

INDIAN **R**EVIEW
OF
INTERNATIONAL **A**RBITRATION

IRIArb **B**log

EDITORIAL GUIDELINES

In submitting proposals, please take note of the following:

1. IRIArb Blog welcomes posts that analyse current issues in international arbitration.
2. Contributors are discouraged from submitting posts that merely summarise issues or discuss basic aspects of international arbitration. Posts creating dialogue on, and critically analysing, contemporary themes in international arbitration are preferred.
3. IRIArb Blog particularly values candid views from practitioners from different jurisdictions on the practice prevailing in their jurisdictions.
4. Blog posts must be between 500 to 1,500 words. Contributors are encouraged to enhance the clarity of their posts by a clear structure. Please insert spaces between paragraphs. Avoid using ALL CAPS in the title or in the text.
5. Contributors are expected to use hyperlinks in the body of the text to provide appropriate references to the sources used in the post.
6. Contributors must confirm that the work represents their original contribution, and that the post has not been published elsewhere.
7. Contributors are expected to include a short title. The title must not exceed 10 words.
8. Any material submitted will be reviewed by the Editorial board of IRIArb, which decides on its publication. The publication of any material submitted will be at the sole discretion of IRIArb. The IRIArb Blog posts can be cross-posted on other forums, after seeking the approval of the editorial board and providing due credit to IRIArb.

9. If you would like to submit a proposal for a blog post, please contact our **editors**. If you have any other substantive questions or queries, please contact our **editors**, with cc to our **Managing Editor**.
10. The Editorial Team aims to revert to all authors with a final decision within 10 days from receiving a submission.