COSTAIN LTD v TARMAC HOLDINGS LTD

Arbitration - Stay of proceedings - Whether there was a valid arbitration clause and a dispute within the clause - Whether clause was incapable of being performed by reason of abandonment, repudiation or estoppel - Whether arbitration clause null and void, inoperative or incapable of being performed - Arbitration Act 1996, section 9.

[2017] 1 Lloyd's Rep. 331

JOINT STOCK COMPANY "AEROFLOT-RUSSIAN AIRLINES" v LEEDS AND OTHERS

Admissibility of evidence - Proof of foreign law - Obiter rulings on Russian law in other proceedings - Civil Evidence Act 1972, section 4.

[2017] 1 Lloyd's Rep. 356

NATIONAL INFRASTRUCTURE DEVELOPMENT CO LTD v BANCO SANTANDER SA

Banking - Letter of credit - Bank issuing standby letters of credit in lieu of retention money under construction contract - Bank refusing to honour beneficiary's demands â" Beneficiary applying for summary judgment - Test for summary judgment - Whether bank had reasonable prospect of establishing fraud - CP Part 24.

[2017] 1 Lloyd's Rep. 361

NAVALMAR UK LTD v KALE MADEN HAMMADDELER SANAYI VE TICARET AS (THE "ARUNDEL CASTLE Charterparty (Voyage) - Laytime - Vessel proceeding to Krishnapatnam and anchoring at location directed by port authority - Whether vessel within port limits - Whether vessel an "arrived ship" - Whether notice of

[2017] 1 Lloyd's Rep. 370

readiness valid.

■ SINOCORE INTERNATIONAL CO LTD v RBRG TRADING (UK) LTD

Arbitration - Award - Enforcement â" Public policy - Contract for sale of rolled steel coils - Seller presenting forged bills of lading - Buyer bringing arbitration proceedings in China - Arbitrators issuing award in favour conseller - Seller applying to enforce award - Whether enforcement of award contrary to public policy - New York Convention 1958.

[2017] 1 Lloyd's Rep. 375