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Protection+ UjOr . Interim or conservatory measures of protection+ dConserve: to save and protect from loss  
or damage Purpose: enforcement of award to prevent the party from transfer his key evidence, property or to preserve the status quo (魚rc  
鰐秆) \$ VjPj Application for IM+ DTo the Arbitration institution or tribunal To the court  
Enforcement WjQj International practices + 6 Unless otherwise agreed by the parties, the tribunal may, at the request  
of a party, order any party to take such interim measure of protection as the the tribunal consider necessary in respect of the subject  
matter of the dispute. (Art. 17, 1985 Model Law) UNCITRAL Rules(26), ICC 23, WIPO 46, AAA 21, LCIA 25) 7j7nL XjRj 2006  
Model Law Amendment+ Art.17 replaced by 11 articles, 5 sections in Chapter 4 IM and conditions for granting■17-A  
Preliminary orders (PO,“Rek}T銷 B-C) Provisions applicable to IM and PO (D-G) Recognition & enforcement of IM(H-I) Court-ordered IM(J)  
FVrJrrJjh YjSj IM and conditions for granting+ Temporary measure granted prior to the issuance of the award  
Harm not adequately reparable by an award of damages likely result without the order; Requesting party could be reasonably successful  
Tribunal considered appropriate Z ZjTr PO and Conditions+ . Directing a party not to frustrate the purpose of  
IM requested without notice to the other party; Notice to all parties of the request for IM and give opportunity for objection; PO shall  
expire after 20 days from the date of issuance prior to IM; Binding on the parties but unenforceable by the court; /rZ/nL  
[Uj Provisions on IM and PO+ Modification, suspension and termination Provision of security Disclosure obligations on  
material change in the circumstances Cost and damages WjVj Recognition and Enforcement + jAs binding award for court  
enforcement; Court may require security Conditions for refusing enforcement (I) ljWj Court-ordered IM(17-J)+ A  
court shall have the same power of issuing an interim measure in relation to arbitration proceedings, irrespective of whether their place  
is in the territory of this State, as it has in relation to proceedings in courts. The court shall exercise such power in accordance with  
its own procedures in consideration of the specific features of intl arbitration. i+jZi jXj Sundaram v. NEPC 214

If a party has applied for property preservation measures, the arbitral commission of the PRC handling cases involving foreign element shall refer the party's application for a decision to the intermediate people's court where the party against whom the application is made has his domicile or where his property is located. Art. 46 Arbitration Law  
Under circumstances where evidence may be destroyed or lost or be difficult to obtain later, a party may apply for interim measures of protection of evidence. If a party applies for interim measures of protection of evidence, the arbitration commission shall submit his application to the basic-level People's Court of the place where the evidence is located.



to save and protect from loss or damage Purpose: enforcement of award to prevent the party from transfer his key evidence, property or to preserve the status quo (魚rc聆秆) \$ Application for IM+ DTo the Arbitration institution or tribunal To the court Enforcement W<sub>1</sub>Q<sub>r</sub> International practices + 2 Unless otherwise agreed by the parties, the tribunal may, at the request of a party, order any party to take such interim measure of protection as the tribunal consider necessary in respect of the subject matter of the dispute. (Art. 17, 1985 Model Law) UNCITRAL Rules(26), ICC 23, WIPO 46, AAA 21, LCIA 25)

3;3<sub>1</sub> R<sub>1</sub> 2006 Model Law Amendment+ Art.17 replaced by 11 articles, 5 sections in Chapter 4 IM and conditions for granting~~17-A~~ Preliminary orders (PO,“Rek)T銷 B-C) Provisions applicable to IM and PO (D-G) Recognition & enforcement of IM(H-I) Court-ordered IM(J) FV<sub>1</sub>r<sub>1</sub>r<sub>1</sub>r<sub>1</sub>|rh Y<sub>1</sub>S<sub>1</sub> IM and conditions for granting+ Temporary measure granted prior to the issuance of the award Harm not adequately reparable by an award of damages likely result without the order; Requesting party could be reasonably successful Tribunal considered appropriate Z Z<sub>1</sub>T<sub>1</sub> PO and Conditions+ . Directing a party not to frustrate the purpose of IM requested without notice to the other party; Notice to all parties of the request for IM and give opportunity for objection; PO shall expire after 20 days from the date of issuance prior to IM; Binding on the parties but unenforceable by the court; /TZ/<sub>1</sub>U<sub>1</sub> Provisions on IM and PO+ Modification, suspension and termination Provision of security Disclosure obligations on material change in the circumstances Cost and damages

W<sub>1</sub>V<sub>1</sub> Recognition and Enforcement + jAs binding award for court enforcement; Court may require security Conditions for refusing enforcement (I) ]<sub>1</sub>W<sub>1</sub> Court-ordered IM(17-J)+ A court shall have the same power of issuing an interim measure in relation to arbitration proceedings, irrespective of whether their place is in the territory of this State, as it has in relation to proceedings in courts. The court shall exercise such power in accordance with its own procedures in consideration of the specific features of int'l arbitration. i<sub>1</sub>Z<sub>1</sub> ^X<sub>1</sub> Sundaram v. NEPC 214 Yearbk. Comm. Arbitration, 1999 Hire-purchase agreement NEPC delayed in payment Apply to the court to take custody of the generators Whether IMP could be taken before arbitration procedure r<sub>1</sub>L b<sub>1</sub>Z<sub>1</sub> Art. 256 of CPL(2007)+ If a party has applied for property preservation measures, the arbitral commission of the PRC handling cases involving foreign element shall refer the party's application for a decision to the intermediate people's court where the party against whom the application is made has his domicile or where his property is located. &F<sub>1</sub>Z<sub>1</sub> j c<sub>1</sub>[<sub>1</sub> .Art.46 Arbitration Law i<sub>1</sub>Under circumstances where evidence may be destroyed or lost or be difficult to obtain later, a party may apply for interim measures of protection of evidence. If a party applies for interim measures of protection of evidence, the arbitration comm-H<sub>1</sub> !"

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 Protection+ U10r . Interim or conservatory measures of protection+ dConserve: to save and protect from loss  
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 鮎) + U10r Application of PPT10

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