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EDITORIAL	
Construction law	301
TOPIC OF INTEREST	
Standard forms of contract in the Australian construction industry: How are they being used? – John Sharkey AM, Matthew Bell and Wayne Jocic	302
ARTICLES	
Kratos unbound? The new IAMA Arbitration Rules – Reece Allen and Roger Quick	
Domestic commercial arbitration in Australia has in recent years been in a serious decline. However, recent reforms, including the implementation of the UNCITRAL Model Law via the State Commercial Arbitration Acts, are intended to breathe new life into domestic commercial arbitration. In that context, the Institute of Arbitrators and Mediators Australia (IAMA) recently introduced new IAMA Arbitration Rules that apply from 2 May 2014. Based on the UNCITRAL Arbitration Rules, the new IAMA Arbitration Rules implement key changes in procedure, speed and costs. This article comments on the new IAMA Arbitration Rules and considers whether they will enliven domestic commercial arbitration.	307
REPORTS	
Romaldi Constructions Pty Ltd v Adelaide Interior Linings Pty Ltd (No 2)	323
Metier 3 Pty Ltd v Enwerd Pty Ltd	340
Beyfield Pty Ltd v Northbuild Construction Sunshine Coast Pty Ltd	350
Alliance Contracting Pty Ltd v James	360

(2014) 30 BCL 299 299

300 (2014) 30 BCL 299