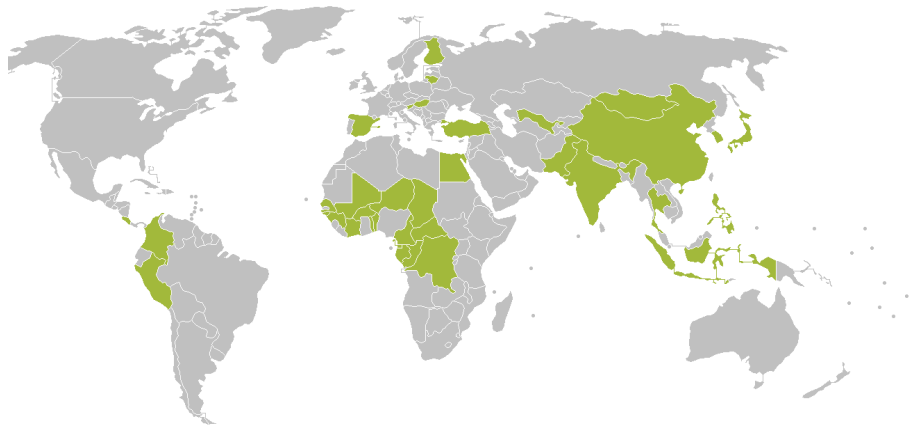


Objectives

- Promote the HCCH Principles in arbitration centres
- Endorse the use of the HCCH Principles in arbitration proceedings
- Reinforce party autonomy on choice of law

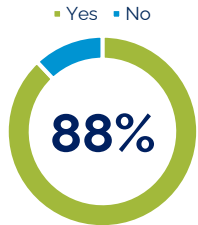
Global distribution of participating arbitration centres



NB: Boundaries on this map are based upon those used by the UN Cartographic Section. The number of States reflects the Parties as recorded by the Depository (NL, MFA). Neither should be taken to imply official endorsement or acceptance.

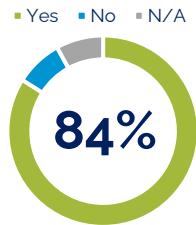
Key findings from the 2022 survey for arbitration centres

HCCH Principles



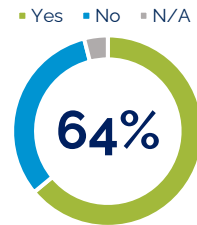
consider their institutional rules to be consistent with the HCCH Principles

Where parties have made a choice of law

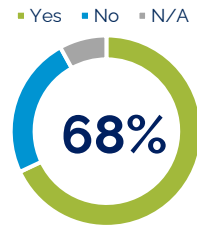


allow parties to select the applicable law (incl. non-State law)

In the absence of parties' choice of law



provide approaches in the determination of the applicable law



consider necessary an international legal instrument assisting with the determination of the applicable law

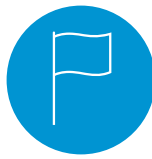
Progress



Third survey on the HCCH Principles



47% increase in the number of participating arbitration centers compared to 2020



Participating arbitration centres representing **22 States (+ OHADA)**

PARTICIPATING ARBITRATION CENTRES

