Construction industries worldwide have adopted mediation as a valuable dispute resolution mechanism in the built environment and there is now emerging law in many legal systems. This special issue on construction mediation seeks high calibre academic papers on developing legal issues.

Aspects of Construction Mediation

Potential topics might include:

- Mediation law
- Confidentiality
- Mediation ethics
- Regulation and professionalisation
- International mediation
- Empirical work on construction mediation
- Contractual provisions for mediation.

This list is not exhaustive and contributors may make enquiries about the suitability of topics to Guest Editor Penny Brooker P.J.Brooker@wlv.ac.uk
Tel: +44 1902 321646.

Manuscripts must be of a high standard, in terms of both their contribution to knowledge and their fluency and quality of writing. They should also strictly conform with the Journal's published Author Guidelines, which are hyperlinked from the Journal webpage (see here). Please note the requirement for a structured abstract.

Closing Date for Submission

Papers for consideration should be formatted in one-and-a-half line spacing and submitted to Penny Brooker P.J.Brooker@wlv.ac.uk no later than 21 September 2011.

About the Journal

The International Journal of Law in the Built Environment provides a vehicle for the publication of high quality legal scholarship in the context of the design, management and use of the built environment. It publishes up-to-date and original legal research contributions for the benefit of scholars, policy makers and practitioners in these areas, including those operating in the fields of legal practice, housing, planning, architecture, surveying, construction management, real estate and property management.
The journal publishes scholarly legal articles dealing with the application of law in these areas, or with the related professional and policy aspects. Articles may address legal educational issues, doctrinal, theoretical or other forms of legal scholarship, or deal with empirical and socio-legal investigations within a built environment context. In keeping with the journal’s international scope articles drawing comparisons between two or more jurisdictions and those offering theoretical cross-jurisdictional legal perspectives are particularly welcome.

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