

Appendices

RA Law on Commercial Arbitration (RA Law No. HO-55-N)

<http://law.aua.am/files/2012/02/Law-of-the-RA-on-Commercial-Arbitration.pdf>

NY Convention (in Armenian)

<http://law.aua.am/files/2012/02/Translation-Clarification.pdf>

Rules of Arbitration, International Chamber of Commerce

<https://iccwbo.org/>

ADR Rules, International Chamber of Commerce

<https://iccwbo.org/>

Commercial Arbitration Rules and Mediation, American Arbitration Association

<https://adr.org/>

UNCITRAL Arbitration Rules

<http://www.uncitral.org/pdf/english/texts/arbitration/arb-rules/arbrules.pdf>

UNCITRAL Conciliation Rules

<http://www.uncitral.org/pdf/english/texts/arbitration/conc-rules/concrules-e.pdf>

Forms

1. Motion to Compel Arbitration (Any court)
 - 1.1. Decision to Compel Arbitration
2. Motion to dismiss due to Arbitration Clause (any court)
 - 2.1. Decision to dismiss due to Arbitration Clause
3. Court order to transfer arbitration related cases to designated court
4. Motion for appointment of arbitrator (Only designated court)
 - 4.1. Decision appointing arbitrator
5. Motion for removal of arbitrator (Only designated court)

- 5.1. Decision to remove arbitrator
- 6. Appeal or Enforcement action for Arbitral Interim Decisions (Only designated court)
 - 6.1. Appeal Arbitral Tribunal Decision to exercise jurisdiction over a case
 - 6.2. Appeal Arbitral Tribunal Decision not to exercise jurisdiction over a case (see 1 – Motion to Compel Arbitration)
 - 6.3. Appeal Arbitral Tribunal Decision not to compel production of evidence
 - 6.4. Appeal Arbitral Tribunal Decision not to remove arbitrator
 - 6.5. Appeal Arbitral Tribunal Attachment Order
 - 6.6. Appeal Arbitral Tribunal Decision to decline to order pre-award attachment
 - 6.7. Enforce Arbitral Tribunal Pre-Attachment Order
 - 6.8. Enforce Arbitral Tribunal Order to compel production of Evidence
 - 6.9. Appeal Arbitral Tribunal Order to compel production of Evidence * Copyright Markham Ball, used with permission.
 - 6.10. Appeal Arbitral Tribunal Decision to decline to order production of Evidence
- 7. Motion to recognize and enforce a Foreign Arbitral Award (only designated court)
 - 7.1. Decision to recognize and enforce a Foreign Arbitral Award
- 8. Motion to enforce a domestic Arbitral Award
 - 8.1. Decision to enforce a recognized Arbitral Award
 - 8.2. Enforcement of Court Judgment via Marshals

Logistics of Arbitral Panel Engagement

- 1. Fee Formulas
 - a. Fixed fee, or
 - b. Hourly fee, or
 - c. Percentage of the amount in dispute (with a graduated schedule, floor or cap), or
 - d. Some combination (a & b) (a &c)
- 2. Payment Terms
 - a. Full fee in advance (assuming it can be determined, in the case of hourly fee, estimate hours and

require full payment, with replenishment, if necessary)

b. Loser reimburses winner for fee c. Parties split fee

3. Non-Institutional

a. Parties sign contract with arbitrator (services) arbitrator must be registered individual entrepreneur (VAT?), tax filing? (Sample Contract) OR

b. Parties sign a contract with the arbitrator's firm for the fee (VAT), specifying that the arbitrator must do the work (Sample Contract)

4. Institutional

a. Parties sign contract with Institution (Sample Contract)

b. Institution signs either short-term employment (withholds taxes) (Sample Contract) OR

c. Independent contractor (arbitrator pays own taxes, must be a registered individual entrepreneur) (Sample Contract)