Title:
UNCITRAL Arbitration Rules 1976

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UNCITRAL ARBITRATION RULES

Adopted December 15, 1976

SECTION I. INTRODUCTORY RULES

Scope of Application

Article 1

1. Where the parties to a contract have agreed in writing that disputes in relation to that contract shall be referred to arbitration under the UNCITRAL Arbitration Rules, then such disputes shall be settled in accordance with these Rules subject to such modification as the parties may agree in writing.

2. These Rules shall govern the arbitration except that where any of these Rules is in conflict with a provision of the law applicable to the arbitration from which the parties cannot derogate, that provision shall prevail.

Notice, Calculation of Periods of Time

Article 2

1. For the purposes of these Rules, any notice, including a notification, communication or proposal, is deemed to have been received if it is physically delivered to the addressee or if it is delivered at his habitual residence, place of business or mailing address, or, if none of these can be found after making reasonable inquiry, then at the addressee=s last-known residence or place of business. Notice shall be deemed to have been received on the day it is so delivered.

2.
Referring Principles:

XII.1 - Distribution of burden of proof

XIII.2.1 - Number of arbitrators

XIII.2.2 - Arbitrator's duty to disclose

XIII.2.3 - Grounds for challenge of an arbitrator

XIII.2.4 - Principle of separability of the arbitration clause

XIII.2.5 - Power of arbitral tribunal to order interim measures

XIII.2.6 - Decision making by panel of arbitrators

XIII.3.1 - Arbitral due process

XIII.3.2 - Seat of arbitration

XIII.3.3 - Language of the arbitration

XIII.3.4 - Language of the arbitration

XIII.3.5 - Hearings and written proceedings

XIII.3.6 - Hearings and written proceedings

XIII.3.7 - Default of a party

XIII.4.1 - Rules applicable to merits; decision ex aequo et bono

XIII.4.2 - Form and contents of award

XIII.4.3 - Settlement

XIII.4.4 - Termination of proceedings

XIII.5.1 - Confidentiality