

Dispute resolution through ad hoc and institutional arbitration

PhD (C.) Edlira Aliaj

La Sapienza Università

Universiteti i Vlores "Ismail Qemali"

Abstract

This paper considers the differences between institutional and 'ad hoc' arbitration methods, and the advantages and disadvantages of each. The purpose of this paper is not to determine what is the better option, ad hoc or institutional arbitration as this will be dependent upon the parties themselves, the nature of the contractual relationship and the dispute itself. The functioning of the ad hoc and institutional arbitration models determine the nature of the disputes which can be arbitrated by them. The success and efficiency of the systems in consonance to the objectives of arbitration rely heavily on the implementation and application of the principles of ad hoc and institutional arbitration.

Keywords: *arbitration, ad hoc arbitration, institutional arbitration, disputes, UNCITRAL.*

Full Text: [PDF](#)



This work is licensed under [Creative Commons Attribution 3.0 License](#).

Academic Journal of Business, Administration, Law and Social Sciences ISSN 2410-3918 (print)

ISSN 2410-8693 (online)

Copyright © IIPCCCL-International Institute for Private, Commercial and Competition law