

A Summary of Alternative Dispute Resolutions

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Abstract

The article analyzes the main criteria, legal bases, and necessary conditions for the emergence of international arbitration jurisdiction and other alternative dispute resolution such as mediation and conciliation. This view requires a detailed discussion and analysis starting from the increase in the number of disputes of different subjects of law to the implementation of decisions in practice. The article aims to apply a comparative approach to these conflict resolution procedures. The article also highlights the importance of each of these alternative dispute resolution procedures, given the growing number of entities run by ADR today. In this way the peaceful means of resolving ADR conflicts deserve to be in the spotlight as they are making a special contribution to the consolidation and development of this branch of law. A special focus in the article is occupied by the doctrinal opinions of different authors regarding the nature of each of these tools, the advantages, the efficiency that they have separately as well in relation with each other, always referring to the relevant legislation. On the other hand, the principles of ADR procedures occupy an important place in the summary of this article.

Keywords: *ADR, mediation, conciliation, principles, convention, court, arbitration, arbitration clause, arbitration agreement, state, case, contract, international law, dispute.*

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