ADMINISTERED ARBITRATION

CPR'S RULES

THE CPR DIFFERENCE: our rules, protocols and model clauses are driven and informed by the CPR Institute, CPR’s think tank, a collection of expert end-users who are on the front lines of dispute resolution.

THE ARBITRATION RULES ADDRESS USER CONCERNS ABOUT:

COST: Fees are capped at $34K

TIME: Awards are generally issued in less than 1 year because of time requirements in the rules with CPR oversight, efficient electronic filings & fast appointment of tribunals, typically within 3-4 weeks of initial conference call

NEUTRALITY IN SELECTION PROCESS: Users control the tribunal selection and our award-winning screened selection process is the default

EARLY DISPOSITION AND SETTLEMENT: The rules expressly allow for early disposition, and the arbitral tribunal and CPR are authorized to propose settlement and assist the parties in initiating mediation at any stage of the proceedings. In addition, CPR’s latest Clause and Protocol for Concurrent Mediation/Arbitration, which provides an innovative mechanism to optimize the chances for resolution.

FULL-FEATURE RULES PROVIDE THE BEST OF WHAT YOU ALREADY KNOW AND EXPECT FROM ARBITRATION RULES:

- Joinder, consolidation, emergency arbitration
- Flexible, user control for full benefits of arbitration
- Strong confidentiality

OUR PANEL OF DISTINGUISHED NEUTRALS

Focusing in more than 30 practice areas and specialty panels, our neutrals are among the most respected and elite mediators and arbitrators in the world, including prominent attorneys, retired state and federal judges, academics, and highly-skilled business executives and experienced legal professionals.

All applicants are carefully vetted by CPR and/or a select panel of high-end users, peers and/or academics, for their expertise, training and qualifications to serve on complex commercial disputes.

CPR is committed to facilitating the selection of diverse neutrals.

PERSONALIZED, BOUTIQUE-STYLE CASE MANAGEMENT

CPR and its esteemed arbitrators and mediators, through administered and non-administered processes, have provided resolutions in thousands of cases, handling more than $1,000,000,000,000 (one trillion dollars) in disputes, worldwide.

Our experienced staff, including several attorneys, are multi-lingual, sophisticated and highly responsive to your needs. Among other things, they:

- Work with the parties to efficiently develop a profile for arbitrator candidates, and check disclosures, availabilities and rates up front
- Ensure a smooth selection procedure, with process rankings provided by the parties
- Provide fundholding support
- Assist the parties and arbitrators with procedural issues
- In case of a challenge, appoint a challenge review committee pursuant to the Challenge Protocol
- Efficiently review awards for computational errors, formatting, typos, and errors of a similar nature

Send all inquiries to CPRNeutrals@cpradr.org.