

Approved by the Extraordinary General Meeting of 19 April 2017

CIVIL AND COMMERCIAL ARBITRATION COURT

CIMA



Sworn translation into English

© Corte Civil y Mercantil de Arbitraje – CIMA Serrano, 16, 2.º izquierda 28001 Madrid (Spain)

Tel.: [+34] 91 431 76 90 Fax: [+34] 91 431 61 38 cima@cima-arbitraje.com www.arbitrajecima.com

1. Emergency arbitrator

Emergency arbitrators shall receive a minimum fee of €2,000 and a maximum fee of €5,000.

2. Completion of the procedure before granting the award

A) In case of there existing an agreement between the parties:

- a) That the said agreement is added to the award and the following circumstances take place:
 - i. After the set out objections, if any, have been resolved: €1,000/€3,000.
 - ii. After resolving the cause of arbitral challenge, if any: €1,000/€3,000.
 - iii. Before the submission of the pleadings: €1,000/€4,000.
 - iv. After the submission of the pleadings: €1,000/€6,000.
 - v. After the submission of the statement of defence and/or counterclaim: 20% of the fee.
 - vi. After the submission of the opposition to the counterclaim: 30% of the fee.
 - vii. After the submission of evidence: 60% of the fee.
 - viii. After the submission of the letter of conclusions: 80% of the fee.
 - ix. During the writing process of the award: 90-95%.
- b) In case that the said agreement is not added to the award and it is reached in any of the aforementioned circumstances:

The fees resulting from the different assumptions established in letter a) shall be reduced by 10%.

B) In case of acquiescence of the defendant:

Rates provided for in sub-paragraph A. a) shall apply, depending of the phase in which the acquiescence takes place.

C) In case of withdrawal of the plaintiff:

The above rates will apply, from the defence to the request for arbitration, taking into account the phase in which the withdrawal occurs.

D) For any other cause:

Above provided rates will apply depending on to the phases in which the triggering event of the conclusion of the arbitration takes place.



3. Termination of proceedings by the relevant award

The amount of the fees of the arbitrators shall be obtained by applying to the successive parts of the sum in dispute, the percentages indicated in the following scale, and subsequently adding the figures obtained. In any case, the minimum fee will be $\le 1,000$.

This rule is applicable for determining the fees of one single arbitrator; in case of there being three, the amount resulting from the application must be multiplied by the factor 2.5 and divide by 3; if the arbitral tribunal consists of five members, the amount resulting from its application must be multiplied by 4 and divided by 5.

AMOUNTS	PERCENTAGE APPLIED	CUMULATIVE AMOUNT
Up to 50.000 €	9,500 %	4.750 €
Excess up to 100.000 €	4,750 %	7.125 €
Excess up to 300.000 €	3,300 %	13.725 €
Excess up to 600.000 €	2,000 %	19.725 €
Excess up to 1.000.000 €	1,200 %	24.525 €
Excess up to 3.000.000 €	0,640 %	37.325 €
Excess up to 5.000.000 €	0,300 %	43.325 €
Excess up to 8.000.000 €	0,182 %	48.785 €
Excess up to 12.000.000 €	0,120 %	53.585 €
Excess up to 15.000.000 €	0,119 %	57.155 €
Excess up to 20.000.000 €	0,118 %	63.055 €
Excess up to 30.000.000 €	0,117 %	74.755 €
Excess up to 50.000.000 €	0,116 %	97.955 €
Excess up to 70.000.000 €	0,115 %	120.955 €
Excess up to 100.000.000 €	0,114 %	155.155 €
Excess over 100.000.000 €	0,100 %	

The aforementioned amounts shall be the maximum sums to be received by the arbitrators. Said amounts may be adjusted by the Court, establishing the final amount between a minimum of 80% and a maximum of 100% thereof, taking into account the complexity, dedication and other circumstances so requiring. Wherever clarification and rectification of the award is required, 90% of the resulting maximum amount shall be applied. In the event of a supplementary award or interim award prior to the final award, the highest level of the amount shall be applied.

No statutory rate shall be applied to the aforementioned amounts.

In cases involving an undefined monetary amount, consideration shall be given above all to their complexity, scale and importance. Over the course of the arbitration proceedings, the arbitration panel shall establish the definitive amount, which may under no circumstances be less than €100,000.

4. Arbitral court of appeal

In arbitrations in which the award is challenged, the members of the arbitration court fees will be of 50% of the tariffs provided for in the procedure that has resulted in the award under review.



1. Start-up fees

Start-up	fees f	or	arbitrations	of sums	up to	€100,000	ŧ	E300
Start-up	fees f	or	arbitrations	of sums	over t	o €100,00	0	€500

2. Administration fee

The amount of the administration fee of the arbitrators shall be obtained by applying to the successive parts of the sum of the arbitration, the percentages indicated in the following scale, and subsequently adding the figures obtained. In any case, the minimum fee will be ϵ 600.

AMOUNTS	PERCENTAGE APPLIED	CUMULATIVE AMOUNT
Up to 50.000 €	9,500 %	4.750 €
Excess up to 100.000 €	4,750 %	7.125 €
Excess up to 300.000 €	3,300 %	13.725 €
Excess up to 600.000 €	2,000 %	19.725 €
Excess up to 1.000.000 €	1,200 %	24.525 €
Excess up to 3.000.000 €	0,640 %	37.325 €
Excess up to 5.000.000 €	0,300 %	43.325 €
Excess up to 8.000.000 €	0,182 %	48.785 €
Excess up to 12.000.000 €	0,120 %	53.585 €
Excess up to 15.000.000 €	0,119 %	57.155 €
Excess up to 20.000.000 €	0,118 %	63.055 €
Excess up to 30.000.000 €	0,117 %	74.755 €
Excess up to 50.000.000 €	0,116 %	97.955 €
Excess up to 70.000.000 €	0,115 %	120.955 €
Excess up to 100.000.000 €	0,114 %	155.155 €
Excess over 100.000.000 €	0,100 %	

In cases of undetermined amount, the Court shall fix the amount of the fee.

3. Arbitral court of appeal

In arbitrations in which the award is challenged, the Court fees will be of 50% of the tariffs provided for in the procedure that has resulted in the award under review.



Other services provided by the Court

- **1. Testimonials:** €25 to €100, plus expenses.
- **2. Queries:** €50 to €500, depending on size and significance.
- **3. Mediation services:** scale of arbitrations in equity reduced by 50%.
- **4. Integration or adaptation of contracts:** €150 to €1000.

All amounts referred to in this document, both for CIMA administration fees, arbitration fees and expenses of the proceedings, just as the corresponding costs of other services provided by the Court, shall be subject to the application of value added tax (VAT).





CIVIL AND COMMERCIAL ARBITRATION COURT

CIMA

Serrano, 16, 2.º izquierda
28001 Madrid (Spain)
Tel.: [+34] 91 431 76 90
Fax: [+34] 91 431 61 38
cima@cima-arbitraje.com
www.arbitrajecima.com