

A. GENERAL INSTRUCTION

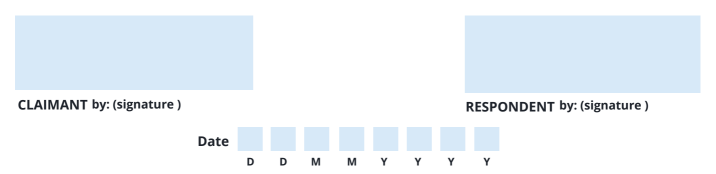
A1. GENERAL INSTRUCTION FOR COMPLETING THE ARBITRATION FORM:

- Completeness: In order to facilitate a thorough and precise completion of the AECCI-IAC Arbitration submission form, the IAC administrator will actively engage with the party/parties, seeking their input and clarification on specific details. The parties can complete the form Starting from Section A to K and rest Office Use Section will be filled by AECCI-IAC Administrator. This collaborative approach aims to ensure that all necessary information is accurately captured and that the form aligns with the party's intentions and requirements. The IAC administrator will provide guidance and assistance throughout the process to enhance clarity and understanding and the submission form will be completed by the IAC administrator in the presence of the party/parties
- Accuracy: Double-check all the information provided in the form for accuracy and correctness. Any errors or
 inaccuracies may cause delays or complications in the arbitration process.
- **Supporting Documents:** Attach all relevant supporting documents to the filing form. This may include the statement of claim, any contracts or agreements related to the dispute, correspondence or communication related to the dispute, and any other relevant evidence or documentation.
- **Format and Organization:** Present the information in a clear and organized manner. Use appropriate headings, sections, and numbering to make it easy for the recipients to understand and navigate through the form.
- **Signatures:** Ensure that all required signatures are provided where necessary. This may include the signatures of the parties involved in the dispute, authorized Counsels, or any other required signatories.
- **Filing Fee:** Include the required filing fee along with the filing form, as specified by the AECCI-IAC. Ensure that the payment is made in the prescribed manner and includes any necessary supporting documentation or proof of payment.
- **Timeliness:** Submit the arbitration case filing form within the specified timeframe or deadline provided by the arbitration center or institution. Late submissions may result in the rejection or delay of the case filing.
- **Review and Confirmation:** Before submitting the form, review all the information provided to ensure its accuracy and completeness. Confirm that all required documents are attached, fees are paid, and signatures are obtained as necessary.
- **Retain Copies:** Make copies of the completed arbitration case filing form and all attached documents for your records. This will help in case of any future reference or need for additional copies.
- **Follow-up:** After submitting the form, follow up with the arbitration center or institution to ensure that the case filing has been received and acknowledged. Maintain open communication with the center throughout the arbitration process.

Please note that these instructions are general in nature, and specific requirements may vary depending on the AECCI- International Arbitration center or institution involved. It is advisable to refer to the specific guidelines and instructions provided by the center for a comprehensive understanding of the case filing process.

B. TERMS OF PRIVACY & CONFIDENTIALITY

The parties hereby declare and undertake to maintain strict confidentiality regarding all information and documents related to the arbitration proceedings. This obligation of confidentiality extends to all aspects of the arbitration and remains binding even after the conclusion of the proceedings.







TIMETABLE & RECORD KEEPING

Note 1: The Arbitration timetable outlines the duration from the initiation of the case filing until the final issuance of the award. It serves as a timeline for the various stages involved in the arbitration process. The timetable typically includes key milestones such as the appointment of arbitrators, submission of pleadings, discovery phase, hearings, and the issuance of the final award. The purpose of the timetable is to provide a structured framework and ensure that the arbitration proceedings progress efficiently and within a reasonable timeframe.

Note 2: In AECCI-IAC, a maximum time frame of 90 days is allocated for the resolution of a case. However, it's important to note that the actual duration of a case may vary depending on its complexity, the number of hearings required, and other relevant factors. *Here LW indicates Legal Wing, "F" indicates Form & "E" is referred as Exhibit.

Particulars	Start Date-End Date	Total No. Of Days	Exhibits & No. of Pages
(A) ADMIN Dept (In Accordance with FORM A1) △ Arbitration Submission Form (F- A1) △ AECCI Registration (Copy of Certificate) △ Agreement of Parties △ Submission of Documents (refer Section I)	From To	5 Days ¹	Exhibit No No of Pg.
(B) LW Dept Intimation from Center (As per FORM A2) To arbitrator for Appointment of Arbitration To Claimant of Arbitrator Appointment To Respondent of Arbitrator Appointment	From To	8 Days ²	Exhibit No No of Pg.
(C) LW Dept Filing of Response From Claimant From Respondent	From To	15 Days³	Exhibit No No of Pg.
(D) Admin & Account Dept Cost of Arbitration (As per FORM A3) Case Filing Fee Administrative Fee Arbitrators Fee	From To	5 Days⁴	Exhibit No No of Pg.
(E) LW Dept & Arbitrator Preliminary Hearing Enquiry by Arbitrator in Writing Counter Claim (by Respondent/ Claimant) Production of Additional Information & Documents	From To	10 days⁵	Exhibit No No of Pg.
(F) LW Dept File of Additional Information & Documents (along with written Submission) By Claimant By Respondent	From To	10 days ⁶	Exhibit No No of Pg.
(G) LW Dept Hearing (Notices Serve by Centre) as per Form A4. To Sole Arbitrator/ Tribunal To Claimant To Respondent	From To	10 Days ⁷	Exhibit No No of Pg.
(H) LW Dept & Arbitrator Hearing (Conventional hearing Day) *	From To	10 Days [®]	Exhibit No No of Pg.



(I) LW Dept & Arbitrator Awards Checklist to Arbitrators (E-I1) Feedback Form (E-I2) Copy of Award (in writing) (E-I3)	From To	20 Days ⁹	Exhibit No No of Pg.
(J) LW Dept & Admin Post Award Services (by Centre) Copies of Award (To Parties) Notices reminding parties of their obligations to comply with award	From To	10 Days ¹⁰	Exhibit No No of Pg.
(K) LW Dept Correction and Interpretation of an Award, if Any (By Parties)	From To	15 days ¹¹	Exhibit No No of Pg.

*The above timetable excludes the Appointment of Emergency Arbitrator and its proceedings.

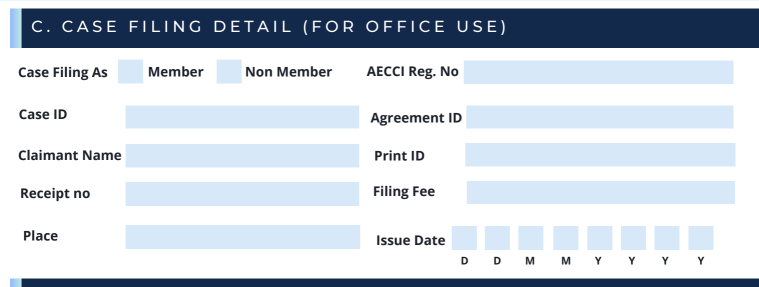
- ¹ This period in specified in Article 4 sub clause 4.2
- ² This period is specified in Article 6 sub clause 6.3
- ³ This period is specified in Article 16
- ⁴ This period is specified in Article 35 and 36.
- ⁵ This is mentioned in Article 14.1.
- ⁶ This is mentioned in Article 17.
- ⁷ This is specified in Article 6.
- ⁸ This is specified in Article 4 and Article 11, 15, 16, 18 and 19.
- ⁹ This is specified in Article 21 and 22.
- ¹⁰ This is specified in Article 23.
- ¹¹ This is specified in Article 34.

RECORD KEEPING

A. The Administrator shall organize and maintain individual folders for each "Arbitration Submission" form received. These records will be securely stored at AECCI-IAC for a period of three (3) years. Upon the expiration of this timeframe, the Administrator may dispose of them in accordance with their discretion.

- B. Except for the award itself, all records, documents, files, proceedings, and hearings related to the arbitration of a dispute under these rules, wherein both parties have consented to be bound by the process, shall remain confidential. However, this confidentiality shall be subject to any necessary ancillary legal actions concerning this specific matter.
- C. The Center shall maintain an up-to-date registry containing the names, addresses, telephone numbers, and a summary of credentials of the appointed arbitrators. This registry will be periodically updated to ensure accuracy and relevance.
- D. Any requests for access to the arbitration records or information contained therein shall be made in writing to the Administrator of AECCI-IAC. The Administrator will review such requests and determine whether disclosure is appropriate and in compliance with applicable laws and regulations.
- E. The confidentiality obligations mentioned in section B shall continue to apply even after the completion of the arbitration proceedings. The parties involved, as well as the arbitrators and any other individuals involved in the process, shall maintain strict confidentiality regarding the details of the arbitration, unless required by law or with the express written consent of all parties involved.
- F. AECCI will take reasonable measures to safeguard the confidentiality and integrity of the arbitration records and any other confidential information exchanged during the arbitration process. This includes implementing appropriate technical and organizational measures to prevent unauthorized access, disclosure, or alteration of such information.
- G. Any breach of the confidentiality obligations set forth in these rules may result in appropriate sanctions, as determined by the Administrator or in accordance with applicable laws and regulations.
- H. AECCI reserves the right to publish anonymized or aggregated data and statistics relating to arbitration cases, provided that such publication does not disclose any confidential information or breach the confidentiality obligations under these rules.





D.DECLARATION

To,

The Chairman / AECCI-IAC Council, Asian Exporters' Chamber of Commerce & Industry - International Arbitration Center India- 400614.

Respected Sir/Madam,

- 1. The undersigned claimant hereby submits the present matter in controversy, as detailed in the attached statement of claim, responses, and any relevant cross claims, counterclaims, and/or third-party claims, to arbitration in strict accordance with the Rules and Code of Arbitration Procedure of AECCI-International Arbitration Centre (AECCI-IAC).
- 2.The claimant solemnly affirms that they, or their duly authorized Counsel(s), have diligently reviewed the procedural guidelines and regulations governing arbitration as stipulated by AECCI-IAC. With unwavering honesty, the claimant asserts that the information provided in the form is true, accurate, and complete to the best of their knowledge.
- 3.The claimant consents to the understanding that, if deemed necessary, a hearing shall be scheduled at a time and venue duly designated by the Council of AECCI-IAC or the appointed arbitrator(s). The claimant acknowledges and comprehends that the arbitration proceedings shall be conducted meticulously in accordance with the prescribed Code of Arbitration Procedure of AECCI-IAC.
- 4.The claimant expressly undertakes to honour and comply with any award(s) resulting from the present Submission Agreement. Additionally, the claimant acknowledges and willingly submits to the jurisdiction of any competent court, which, upon due application, may duly recognize and enforce the said award(s), including any applicable interest.

5.In witness thereof, the claimant has executed and acknowledged the foregoing Submission Agreement, affirming their full understanding and acceptance of its terms. The claimant certifies that the information provided in the form is true, correct, and complete to the best of their knowledge.



Signature

Affix Co. Rubber Stamp



E. RULES & PROCEDURE SELECTION
E1.RULES SELECTED
Commercial Construction Finance Others
E2.PROCEDURE SELECTED
Binding Arbitration Non Binding Arbitration Others
F. CLAIMANT/ LEGAL COUNSEL IS DEFINED AS UNDER:
Claimant Claimant's legal Counsel (as defined by Article no. 2)
Full Name of Claimant's Counsel's Firm
If Signing on behalf of a firm or company, kindly indicate your position or office held as per the Power of Attorney (POA)/ Board Resolution
*Claimant or it's Legal Counsel's address to which documents should be sent
Address
City Pincode
Phone No. PAN No.
If any Ref. email ID
I comprehend that individuals who knowingly make false statements in a document verified by a statement of truth, without an honest belief in its accuracy, may be subject to potential contempt of center proceedings
I affirm my belief in the veracity of the facts presented in this particulars of claim.
The claimant holds the belief that the facts outlined in this particulars of claim are true. I have been duly authorized by the claimant to affix my signature to this statement.
Date Date
D D M M Y Y Y Signature



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	ure of Bu			OF	DIS	SPU	JTE	S						
Amount of Claim \$ USD ₹ INR € EURO														
G1. PERIOD OF DISPUTES*														
Sta	rt Date									Dis	pute	e is Ongoing		
F.n.e	d Data	D	D	М	М	Υ	Υ	Υ	Υ					
EIIC	d Date	D	D	М	М	Y	Υ	Υ	Y					
*The start date corresponds to the inception or commencement of the dispute or conflict, while The end date signifies the date when one or both parties cease correspondence and acknowledge their inability to amicably resolve the matter. *If the dispute remains unresolved and is still running, while the parties approach AECCI-IAC to file their case, kindly indicate the status by checking the designated box that signifies "Dispute Ongoing." G2. SELECTION OF INDUSTRIES														
Agriculture						Automotive & Heavy Industry					Construction & Engineering			
Commodities Trading						Energy & Power					Fashion & Luxury Goods			
	Gas						High-tech Products					Infrastructure		
	Medi	a & Er	nterta	ainme	ent		Mining & Metals					Oil & Petroleum		
	Real Estate						Pharmaceutical & Biotech					Shipbuilding		
	Telecommunications						Transportation					Logistics & Shipping		
Agri-Tech						Machineries								
G3	. ACCOL	ΙΝΙΤ Δ	CTIV	ΊΤΥ										
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Do			•							n clause?				
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If a	ny gover	nmer	nt cor	ntract	ts, ha	s due	e dilig	gence	e been	exercised in exhaus	sting	g all available administrative		

remedies?



If Yes, mention its list of documents under Section I1, on Page 08



H. DETAIL OF PARTIES

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Name of Firm	1	Name of Party		
Address				
City	State		PinCode	
email ID		Phone No		

H2. RESPONDENTS

Name of Firm	N	lame of Party	
Address			
City	State		PinCode
email ID		Phone No	

If Signing on behalf of a firm or company, kindly indicate your position or office held as per the Power of Attorney (POA)/ Board Resolution

Name of Counsel, if any											
Name of Firm		PAN No.									
Address											
City	State	Pincode									
Phone No.	email ID										

RESPONDENT(S): Please take notice that, Pursuant to AECCI-International Arbitration Centre's Rules and Procedures, the Claimant demands arbitration of a claim against you. You have 30 days to serve the Claimant and AECCI-IAC with a Reply to this Demand for Arbitration/Arbitration Notice. Failure to reply within the specified time frame may result in an award entered against you by the Arbitrator.

I. SUPPORTING DOCUMENTATION

Please ensure that the statement of claim and any accompanying supporting documents are attached to this filing. Examples of supporting documents may include exhibits referenced in the statement of claim or a scanned image of a signed submission agreement. Kindly ensure to submit the following Documents in 5 copies if Tribunal/ 3 copies if Sole Arbitrator.

According to Article 13.3 of the AECCI Rule of Arbitration Procedure, it is mandatory to submit all the documents as required (refer Article 18 & Article 19). Please ensure that you include all the necessary documents outlined by the code of arbitration procedure when making your submission.





^{*}In order to initiate the proceedings, it is requested that you kindly submit a copy of the Arbitration Submission form and the Arbitration Agreement, accompanied by the applicable filing fees as stipulated in the rules, to AECCI- International Arbitration Centre.

^{*}You are permitted to annex additional sheets, if deemed necessary or if there is a need for additional space.



I1.Documents Required:

Kind	dly ensure to submit the following D	ocι	uments in 5 copies if Tribunal/ 3 copies if Sole Arbitrator						
	Contract / Agreements		Agreement to arbitrate (Exhibit- A1)						
	Proof of Communications		Witness Statements, if Any						
	Complain/ Narration of facts		Expert Reports						
	Documents establishing the circumstances of the case		In case of government contract communication made with the highest authority for exhaustion of administrative remedies						
	Number of Authenticated or Certified Copies Requested								

J. DESCRIBE THE GROUNDS OF CLAIMS MADE:

*You are permitted to annex additional sheets, if deemed necessary or if there is a need for additional space.





^{*}You are permitted to annex additional sheets, if deemed necessary or if there is a need for additional space.



K. RELIEF REQUESTED

You have the right to seek both monetary and non-monetary relief, including attorney's fees, costs, and interest. Additionally, you may request exterminate if applicable. Furthermore, if your claim alleges commercial/trade or other discrimination in violation of a statute, please indicate such in your filing.

Please indicate any costs being requested by checking the corresponding box. If the specific amounts are known, please provide them. Please refrain from entering zero for the amount. (Refer Article 35)

Check any costs that are being requested. Provide specific amounts, if known, or leave the associated

K1. ATTORNEY'S FEES, COSTS, AND INTEREST

Amount Enclosed:

amount blank and check the "Amount is Unspecified" box to indicate that the amount is unspecified. Do not enter zero for the amount.										
Attorneys Fees	Interest	t Arbitration Cost	Punitive/ Exemplary							
Injunctive Relief	Others									

K2. ARE THESE ADDITIONAL COSTS OR EXPENSES DIRECTLY RELATED TO THE DISPUTE OR ARE THEY INCURRED AS A RESULT OF THE RESPONDENT'S ACTIONS OR OMISSIONS?

Amount

(Describe with any supporting documents or evidences)

*You are permitted to annex additional sheets, if deemed necessary or if there is a need for additional space.







L. FOR OFFICE USE

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F	Reg. No														
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