



REQUEST FOR ARBITRATION

Details of Respondent:

- *name/trade name, address/head office, represented by (position and name).*
- *represented and defended by (name of lawyers), in accordance with the appointment of counsel at the foot of/annexed to this request, at whose offices at (address) it elects domicile for the purposes of this procedure.*

States as follows

General details of the dispute:

- *indication of the name/trade name and address/head office of the respondent;*
- *description of the dispute and claims with an indication of the economic value;*
- *details of the arbitration agreement (in which case the document containing the arbitration clause must be attached);*
- *any evidence required in support of the claim and any other document the Party considers useful;*
- *indications of the rules applicable to the procedure, the rules applicable to the merits of the dispute, clarification as to whether the dispute is procedural or contractual, whether the ruling is to be made according to law or in equity, the place and language of the arbitration procedure.*

Now therefore, the applicant

Appointment as Arbitrator in the case of Sole Arbitrator (only included if a Sole Arbitrator is requested)

requests

that the Arbitration Council of the International Chamber of Arbitration appoints, in accordance with Article 13.2 of the Arbitration Rules, by virtue of the arbitration agreement, a Sole Arbitrator who will decide (on a procedural/contractual basis in law/in equity), accepting the following arguments:

or

Appointment as arbitrator in the case of an Arbitration Tribunal (only include if asking the Arbitration Council for the appointment of a third arbitrator)

appoints



INTERNATIONAL CHAMBER OF ARBITRATION

pursuant to article 13.4 of the Rules, as arbitrator (position and name) with offices in (town/city, address, telephone number, fax number, email address), requesting the Arbitration Council of the International Chamber of Arbitration to appoint by virtue of the arbitration agreement the third arbitrator to act as Chair of the Arbitration Tribunal.

alternatively (only include if asking the party-appointed arbitrators to appoint a third arbitrator)

expressly granting the arbitrator appointed by the party under the arbitration agreement the power to appoint, by agreement with the arbitrator designated by the other party, the third arbitrator to act as chair of the arbitration panel. If the arbitrators thus appointed do not appoint the third arbitrator by the date set by the Secretariat, the Chair will be appointed by the Arbitration Council of the International Chamber of Arbitration.

requests

that the newly-formed arbitration panel decides on a procedural/contractual basis, in law/ in equity, accepting the following arguments:

requests

the Secretariat of the International Chamber of Arbitration to send this request for arbitration to the other party.

We now produce the following documents (for example a copy of the document containing the arbitration clause).

Place, dd/mm/yyyy

Signature of the party and/or lawyer (if they have been duly instructed to act).

A party may represent themselves in person without the assistance of a lawyer, or they may choose to appoint a representative. In this case the party must give a suitable authority to the representative.