



Cour Européenne d'Arbitrage European Court of Arbitration Corte Arbitrale Europea Europäischer Schiedsgerichtshof Corte Europea de Arbitraje

MEDIATION CENTRE OF EUROPE, OF THE MEDITERRANEAN AND OF THE MIDDLE EAST (CEM)

Main points of the European Court of Arbitration rules (CEA rules):

(Why litigate for years when you can arrive at a conciliation in just a few days?)

1. The **widespread distribution** of our institution (present in many countries, with all the relevant services being provided).
2. **Our ancient tradition** as a non profit entity in alternative dispute resolution.
3. The aim of providing cost-efficient results and avoiding unnecessary bureaucratic formalities.
4. **Specialized Mediation Sections** for the separate issues of healthcare, international disputes, franchising, tenders, real estate as well as family disputes.
5. The **importance** dedicated to the high quality training of mediators, and **of the role that psychology plays** in mediation, enabling the mediator to empathise with the problems facing the parties and allowing him/her to gain the parties trust and confidence, essential for the completion of a successful mediation.
6. Recognising the acute **importance of holding separate meetings** with each of the parties – which remain strictly confidential.
7. When requested, or where appropriate, to provide, at the end of the procedure, for a proposal by the mediator, which induces the parties not to remain passive.
8. A standard mediation clause and arbitration clause.
9. The availability to administer **arbitration** in the absence of a successful mediation

Mediation Clause (CEM):

Any dispute arising between the parties concerning, arising or in connection with this agreement will be referred to mediation, in accordance with the rules of mediation in force of the Centre de Médiation de l'Europe, la Méditerranée et le Moyen Orient (the Centre) (a division of the Centre Européen d'Arbitrage et de Médiation, based in Strasbourg), with a mediator to be appointed by the Centre by its competent Section.

Value in dispute

Up to	€ 5,000		
Between	€ 5,001 and	€ 9,000	
Between	€ 9,001 and	€ 15,000	
Between	€ 15,001 and	€ 23,000	
Between	€ 23,001 and	€ 30,000	
Between	€ 30,001 and	€ 45,000	
Between	€ 45,001 and	€ 90,000	
Between	€ 90,001 and	€ 150,000	
Between	€ 150,001 and	€ 225,000	

Fees of the Mediator

(to be divided among the parties)

€ 230
€ 458
€ 611
€ 764
€ 1,375
€ 2,215
€ 2,673
€ 3,055
€ 3,819

Administrative Charges

(to be divided among the parties)

€ 76
€ 115
€ 153
€ 214
€ 267
€ 382
€ 458
€ 496
€ 535

For higher amounts, information may be requested to the Secretariat.

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