Rules for Expedited Arbitrations
MODEL ARBITRATION CLAUSE

Any dispute, controversy or claim arising out of or in connection with this contract, or the breach, termination or invalidity thereof, shall be finally settled by arbitration in accordance with the Rules for Expedited Arbitrations of the Arbitration Institute of the Stockholm Chamber of Commerce.

The parties are advised to make the following additions to the clause, as required:

The seat of arbitration shall be .............

The language to be used in the arbitral proceedings shall be.............

Model Governing Law Clause

This contract shall be governed by the substantive law of ............. (insert jurisdiction).

RULES FOR EXPEDITED ARBITRATIONS

Adopted by the Stockholm Chamber of Commerce and in force as of 1 January 2007
RULES FOR EXPEDITED ARBITRATIONS

The Arbitration Institute of the Stockholm Chamber of Commerce


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RULES FOR EXPEDITED ARBITRATIONS

THE ARBITRATION INSTITUTE OF THE STOCKHOLM CHAMBER OF COMMERCE

Article 1 The SCC Institute
The Arbitration Institute of the Stockholm Chamber of Commerce (the “SCC Institute”) is the body responsible for the administration of disputes in accordance with the Rules for Expedited Arbitrations of the Arbitration Institute of the Stockholm Chamber of Commerce (the “SCC Rules”) and other procedures or rules agreed upon by the parties. The SCC Institute is composed of a board of directors (the “Board”) and a secretariat (the “Secretariat”). Detailed provisions regarding the organisation of the SCC Institute are set out in Appendix I.

INITIATION OF PROCEEDINGS

Article 2 Request for Arbitration
Arbitration is initiated by the Claimant filing a Request for Arbitration with the SCC Institute, which shall include:

(i) a statement of the names, addresses, telephone and facsimile numbers and e-mail addresses of the parties and their counsel;
(ii) a summary of the dispute;
(iii) a preliminary statement of the relief sought by the Claimant;
(iv) a copy or description of the arbitration agreement or clause under which the dispute is to be settled; and
(v) any comments on the seat of arbitration.
Article 3  Registration Fee
(1) Upon filing the Request for Arbitration, the Claimant shall pay a Registration Fee. The amount of the Registration Fee shall be determined in accordance with the Schedule of Costs (Appendix II) in force on the date of the Request for Arbitration.

(2) If the Registration Fee is not paid upon filing the Request for Arbitration, the Secretariat shall set a time period within which the Claimant shall pay the Registration Fee. If the Registration Fee is not paid within this time period, the Secretariat shall dismiss the Request for Arbitration.

Article 4  Date of commencement
The arbitration shall be deemed to commence on the date on which the Request for Arbitration is received by the SCC Institute.

Article 5  Answer
(1) The Secretariat shall send a copy of the Request for Arbitration and the documents attached thereto to the Respondent. The Secretariat shall set a time period within which the Respondent shall submit an Answer to the SCC Institute. The Answer shall include:

(i) any objections concerning the existence, validity, or applicability of the arbitration agreement; however, failure to raise any objections shall not preclude the Respondent from subsequently raising such objections at any time up to and including the submission of the Statement of Defence;

(ii) an admission or denial of the relief sought in the Request for Arbitration;

(iii) a preliminary statement of any counterclaims or set-offs; and

(iv) any comments on the seat of arbitration.

(2) The Secretariat shall send the Answer to the Claimant. The Claimant shall be given an opportunity to submit comments on the Answer.

(3) Failure by the Respondent to submit an Answer shall not prevent the arbitration from proceeding.

Article 6  Request for further details
The Board may request further details from either party regarding any of their written submissions to the SCC Institute. If the Claimant fails to comply with a request for further details, the Board may dismiss the case. If the Respondent fails to comply with a request for further details regarding its counterclaim or set-off, the Board may dismiss the counterclaim or set-off. Failure by the Respondent to otherwise comply with a request for further details shall not prevent the arbitration from proceeding.

Article 7  Time periods
The Board may, on application by either party or on its own motion, extend any time period which has been set for a party to comply with a particular direction.

Article 8  Notices
(1) Any notice or other communication from the Secretariat or the Board shall be delivered to the last known address of the addressee.

(2) Any notice or other communication shall be delivered by courier or registered mail, facsimile transmission, e-mail or any other means of communication that provides a record of the sending thereof.

(3) A notice or communication sent in accordance with paragraph (2) shall be deemed to have been received by the addressee on the date it would normally have been received given the chosen means of communication.
Article 9   Decisions by the Board
When the exchange of written submissions pursuant to Articles 2-6 has been concluded, the Board shall, if necessary:
(i) decide whether the SCC Institute manifestly lacks jurisdiction over the dispute pursuant to Article 10(i);
(ii) make any appointment of arbitrator pursuant to Article 13, and
(iii) decide the seat of arbitration pursuant to Article 20.
The Board shall also determine the Advance on Costs pursuant to Article 44.

Article 10   Dismissal
The Board shall dismiss a case, in whole or in part, if:
i) the SCC Institute manifestly lacks jurisdiction over the dispute; or
ii) the Advance on Costs is not paid pursuant to Article 44.

Article 11   Consolidation
Upon the submission of a Request for Arbitration concerning a legal relationship in respect of which an arbitration between the same parties is already pending under these Rules, the Board may, at the request of a party, decide to include the claims contained in the Request for Arbitration in the pending proceedings. Such decision will only be made after consulting the parties and the Arbitrator.

THE ARBITRATOR

Article 12   Number of arbitrators
The Arbitral Tribunal shall consist of a sole arbitrator.

Article 13   Appointment of arbitrator
(1) The parties are free to agree on a different procedure for appointment of the Arbitrator than as provided under this Article. In such cases, if the Arbitrator has not been appointed within the time period agreed by the parties or, where the parties have not agreed on a time period, within the time period set by the Board, the appointment shall be made pursuant to paragraphs (2) – (4).

(2) The parties shall be given ten days within which to jointly appoint the Arbitrator. If the parties fail to make the appointment within this time period, the Arbitrator shall be appointed by the Board.

(3) If the parties are of different nationalities, the Arbitrator shall be of a different nationality than the parties, unless the parties have agreed otherwise or unless otherwise deemed appropriate by the Board.

(4) When appointing arbitrator, the Board shall consider the nature and circumstances of the dispute, the applicable law, the seat and language of the arbitration and the nationality of the parties.

Article 14   Impartiality and independence
(1) The Arbitrator must be impartial and independent.

(2) Before being appointed as arbitrator, a person shall disclose any circumstances which may give rise to justifiable doubts as to his/her impartiality or independence. If the person is appointed as arbitrator, he/she shall submit to the Secretariat a signed statement of impartiality and independence disclosing
any circumstances which may give rise to justifiable doubts as to that person’s impartiality or independence. The Secretariat will provide the parties with a copy of the statement of impartiality and independence.

(3) The Arbitrator shall immediately inform the parties in writing where any circumstances referred to in paragraph (2) arise during the course of the arbitration.

Article 15 Challenge to arbitrator

(1) A party may challenge the Arbitrator if circumstances exist which give rise to justifiable doubts as to the Arbitrator’s impartiality or independence or if he/she does not possess qualifications agreed by the parties.

(2) A challenge to the Arbitrator shall be made by submitting a written statement to the Secretariat setting forth the reasons for the challenge within 15 days from when the circumstances giving rise to the challenge became known to the party. Failure by a party to challenge the Arbitrator within the stipulated time period constitutes a waiver of the right to make the challenge.

(3) The Secretariat shall notify the parties and the Arbitrator of the challenge and give them an opportunity to submit comments on the challenge.

(4) If the other party agrees to the challenge, the Arbitrator shall resign. In all other cases, the Board shall make the final decision on the challenge.

Article 16 Release from appointment

(1) The Board shall release the Arbitrator from appointment where:

(i) the Board accepts the resignation of the Arbitrator;

(ii) a challenge to the Arbitrator under Article 15 is sustained; or

(iii) the Arbitrator is otherwise prevented from fulfilling his/her duties or fails to perform his/her functions in an adequate manner.

(2) Before the Board releases an Arbitrator, the Secretariat may give the parties and the Arbitrator an opportunity to submit comments.

Article 17 Replacement of arbitrator

(1) The Board shall appoint a new arbitrator where the Arbitrator has been released from his/her appointment pursuant to Article 16, or where the Arbitrator has died.

(2) Where the Arbitrator has been replaced, the new Arbitrator shall decide whether and to what extent the proceedings are to be repeated.

THE PROCEEDINGS BEFORE THE ARBITRATOR

Article 18 Referral to the Arbitrator

When the Arbitrator has been appointed and the Advance on Costs has been paid, the Secretariat shall refer the case to the Arbitrator.

Article 19 Conduct of the Arbitration

(1) Subject to these Rules and any agreement between the parties, the Arbitrator may conduct the arbitration in such manner as the Arbitrator considers appropriate.

(2) In all cases, the Arbitrator shall conduct the arbitration in an impartial, practical and expeditious manner, giving each party an equal and reasonable opportunity to present its case.

(3) The following shall apply to the proceedings, unless the Arbitrator, for special reasons, decides otherwise:
(i) in addition to the Statement of Claim and the Statement of Defence, the parties each may only submit one written statement, including statements of evidence;

(ii) the statements must be brief; and

(iii) the time limits within which the documents shall be submitted may not exceed 10 working days.

(4) The Arbitrator may order a party to finally state its claims for relief and the facts relied on as grounds thereof, and the evidence on which the party relies. At the expiration of the time period for such statement, the party may not amend its claim for relief nor adduce additional facts or evidence, unless the Arbitrator, for special reasons, so permits.

**Article 20  Seat of arbitration**

(1) Unless agreed upon by the parties, the Board shall decide the seat of arbitration in accordance with Article 9.

(2) The Arbitrator may, after consultation with the parties, conduct hearings or meetings at any place which the Arbitrator considers appropriate. If any hearing or meeting is held elsewhere than at the seat of arbitration, the arbitration shall be deemed to have taken place at the seat of arbitration.

(3) The award shall be deemed to have been made at the seat of arbitration.

**Article 21  Language**

(1) Unless agreed upon by the parties, the Arbitrator shall determine the language or languages of the arbitration. In so determining, the Arbitrator shall have due regard to all relevant circumstances and shall give the parties an opportunity to submit comments.

(2) The Arbitrator may order that any documents submitted in languages other than the language(s) of the arbitration be accompanied by a translation into the language(s) of the arbitration.

**Article 22  Applicable law**

(1) The Arbitrator shall decide the merits of the dispute on the basis of the law or rules of law agreed upon by the parties. In the absence of such agreement, the Arbitrator shall apply the law or rules of law which the Arbitrator considers to be most appropriate.

(2) Any designation made by the parties of the law of a given state shall be deemed to refer to the substantive law of that state and not to its conflict of laws rules.

(3) The Arbitrator shall decide the dispute *ex aequo et bono* or as *amicable compositeur* only if the parties have expressly authorised it to do so.

**Article 23  Timetable**

After the referral of the case to the Arbitrator, the Arbitrator shall promptly establish a timetable for the conduct of the arbitration. The Arbitrator shall send the timetable to the parties and to the Secretariat.

**Article 24  Written submissions**

(1) The Claimant shall, within the period of time determined by the Arbitrator, submit a Statement of Claim which shall include, unless previously submitted:

(i) the specific relief sought;

(ii) the material circumstances on which the Claimant relies; and

(iii) copies of documents relied upon in the Statement of Claim.

(2) The Respondent shall, within the period of time determined by the Arbitrator, submit a Statement of Defence which shall include, unless previously submitted:
(i) a statement whether, and to what extent, the Respondent admits or denies the relief sought by the Claimant;

(ii) any objections concerning the existence, validity or applicability of the arbitration agreement;

(iii) the material circumstances relied on by the Respondent;

(iv) any counterclaim or set-off and the grounds on which it is based; and

(v) copies of documents relied upon in the Statement of Defence.

(3) The Arbitrator may direct the parties to submit additional written submissions.

Article 25 Amendments
At any time prior to the close of proceedings pursuant to Article 34, a party may amend or supplement its claim, counterclaim, defence or set-off provided its case, as amended or supplemented, is still comprised by the arbitration agreement, unless the Arbitrator considers it inappropriate to allow such amendment or supplement having regard to the delay in making it, the prejudice to the other party or any other circumstances.

Article 26 Evidence
(1) The admissibility, relevance, materiality and weight of evidence shall be for the Arbitrator to determine.

(2) The Arbitrator may require a party to identify the documentary evidence it intends to rely on and specify the circumstances intended to be proved by such evidence.

(3) At the request of a party, the Arbitrator may order a party to produce any documents or other evidence which may be relevant to the outcome of the case.

Article 27 Hearings
(1) A hearing will be held if requested by a party and if deemed necessary by the Arbitrator.

(2) The Arbitrator will, in consultation with the parties, determine the date, time and location of any hearing and will provide the parties with reasonable notice thereof.

(3) Unless otherwise agreed by the parties, hearings will be in private.

Article 28 Witnesses
(1) In advance of any hearing, the Arbitrator may request the parties to identify each witness or expert they intend to call and specify the circumstances intended to be proved by each testimony.

(2) The testimony of witnesses or party-appointed experts may be submitted in the form of signed statements.

(3) Any witness or expert, on whose testimony a party seeks to rely, shall attend a hearing for examination, unless otherwise agreed by the parties.

Article 29 Experts appointed by the Arbitrator
(1) After consultation with the parties, the Arbitrator may appoint one or more experts to report to the Arbitrator on specific issues set out by the Arbitrator in writing.

(2) Upon receipt of a report from an expert appointed by the Arbitrator, the Arbitrator shall deliver a copy of the report to the parties and shall give the parties an opportunity to submit written comments on the report.

(3) Upon the request of a party, the parties shall be given an opportunity to examine any expert appointed by the Arbitrator at a hearing.
Article 30  Default
(1) If the Claimant, without showing good cause, fails to submit a Statement of Claim in accordance with Article 24, the Arbitrator shall terminate the proceedings provided the Respondent has not filed a counterclaim.
(2) If a party, without showing good cause, fails to submit a Statement of Defence or other written statement in accordance with Article 24, or fails to appear at a hearing, or otherwise fails to avail itself of the opportunity to present its case, the Arbitrator may proceed with the arbitration and make an award.
(3) If a party without good cause fails to comply with any provision of, or requirement under, these Rules or any procedural order given by the Arbitrator, the Arbitrator may draw such inferences as it considers appropriate.

Article 31  Waiver
A party, who during the arbitration fails to object without delay to any failure to comply with the arbitration agreement, these Rules or other rules applicable to the proceedings, shall be deemed to have waived the right to object to such failure.

Article 32  Interim measures
(1) The Arbitrator may, at the request of a party, grant any interim measures it deems appropriate.
(2) The Arbitrator may order the party requesting an interim measure to provide appropriate security in connection with the measure.
(3) An interim measure may take the form of an order or an award.
(4) A request for interim measures made by a party to a judicial authority is not incompatible with the arbitration agreement or with these Rules.

Article 33  Communications from the Arbitrator
Article 8 shall apply to communications from the Arbitrator.

Article 34  Close of proceedings
The Arbitrator shall declare the proceedings closed when it is satisfied that the parties have had a reasonable opportunity to present their cases. In exceptional circumstances, prior to the making of the final award, the Arbitrator may reopen the proceedings on its own motion, or upon the application of a party.

AWARDS AND DECISIONS
Article 35  Making of awards
(1) The Arbitrator shall make the award in writing and sign the award. A party may request a reasoned award no later than at the closing statement.
(2) An award shall include the date of the award and the seat of arbitration in accordance with Article 20.
(3) The Arbitrator shall deliver copies of the award to each of the parties and to the SCC Institute without delay.

Article 36  Time limit for final award
The final award shall be made not later than three months from the date upon which the arbitration was referred to the Arbitrator pursuant to Article 18. The Board may extend this time limit upon a reasoned request from the Arbitrator, or if otherwise deemed necessary.

Article 37  Separate award
The Arbitrator may decide a separate issue or part of the dispute in a separate award.
Article 38 Settlement or other grounds for termination of the arbitration

(1) If the parties reach a settlement before the final award is made, the Arbitrator may, upon the request of both parties, record the settlement in the form of a consent award.

(2) If the arbitration for any other reason is terminated before the final award is made, the Arbitrator shall issue an award recording the termination.

Article 39 Effect of an award

An award shall be final and binding on the parties when rendered. By agreeing to arbitration under these Rules, the parties undertake to carry out any award without delay.

Article 40 Correction and interpretation of an award

(1) Within 30 days of receiving an award, a party may, upon notice to the other party, request that the Arbitrator correct any clerical, typographical or computational errors in the award, or provide an interpretation of a specific point or part of the award. If the Arbitrator considers the request justified, the Arbitrator shall make the correction or provide the interpretation within 30 days of receiving the request.

(2) The Arbitrator may correct any error of the type referred to in paragraph (1) above on its own initiative within 30 days of the date of an award.

(3) Any correction or interpretation of an award shall be in writing and shall comply with the requirements of Article 35.

Article 41 Additional award

Within 30 days of receiving an award, a party may, upon notice to the other party, request the Arbitrator to make an additional award on claims presented in the arbitration but not determined in the award. If the Arbitrator considers the request justified, the Arbitrator shall make the additional award within 30 days of receipt of the request. When deemed necessary, the Board may extend this 30 day time limit.

COSTS OF THE ARBITRATION

Article 42 Costs of the Arbitration

(1) The Costs of the Arbitration consist of:
   i) the Fee of the Arbitrator;
   ii) the Administrative Fee of the SCC Institute; and
   iii) the expenses of the Arbitrator and the SCC Institute.

(2) Before making the final award, the Arbitrator shall request the Board to finally determine the Costs of the Arbitration. The Board shall finally determine the Costs of the Arbitration in accordance with the Schedule of Costs (Appendix II) in force on the date of commencement of the arbitration pursuant to Article 4.

(3) The Arbitrator shall include in the final award the Costs of the Arbitration as finally determined by the Board and specify the fees and expenses of the Arbitrator.

(4) If the arbitration is terminated before the final award is made, the Board shall finally determine the Costs of the Arbitration having regard to when the arbitration terminates, the work performed by the Arbitrator and other relevant circumstances.

(5) Unless otherwise agreed by the parties, the Arbitrator shall, at the request of a party, apportion the Costs of the Arbitration between the parties, having regard to the outcome of the case and other relevant circumstances.
(6) The parties are jointly and severally liable to the arbitrator and the SCC Institute for the Costs of the Arbitration.

Article 43  Costs incurred by a party
Unless otherwise agreed by the parties, the Arbitrator may in the final award, or an award under Article 38, upon the request of a party, order one party to pay any reasonable costs incurred by another party, including costs for legal representation, having regard to the outcome of the case and other relevant circumstances.

Article 44  Advance on Costs
(1) In accordance with Article 9, the Board shall determine an amount to be paid by the parties as an Advance on Costs.

(2) The Advance on Costs shall correspond to the estimated amount of the Costs of Arbitration pursuant to Article 42.

(3) Each party shall pay half of the Advance on Costs, unless separate advances are determined. Where counterclaims or set-offs are submitted, the Board may determine separate advances on costs for the claims, the counterclaims and the set-offs, and each of the parties shall pay the advances on costs corresponding to its claim. Upon a request from the Arbitrator, the Board may order parties to pay additional advances during the course of the arbitration.

(4) If a party fails to make a required payment, the Secretariat shall give the other party an opportunity to do so within a specified period of time. If the required payment is not made, the Board shall dismiss the case in whole or in part pursuant to Article 10. If the other party makes the required payment, the Arbitrator may, at the request of such party, make a separate award for reimbursement of the payment.

(5) At any stage during the arbitration or after the Award has been made, the Board may draw on the Advance on Costs to cover the Costs of the Arbitration.

(6) The Board may decide that part of the Advance on Costs shall be provided in the form of a bank guarantee or other form of security.

CONFIDENTIALITY

Article 45  Confidentiality
Unless otherwise agreed by the parties, the SCC Institute and the Arbitrator shall maintain the confidentiality of the arbitration and the award.

GENERAL RULE

Article 46  General rule
In all matters not expressly provided for in these Rules, the SCC Institute, the Arbitrator and the parties shall act in the spirit of these Rules and shall make every reasonable effort to ensure that all awards are legally enforceable.

EXCLUSION OF LIABILITY

Article 47  Exclusion of liability
Neither the SCC Institute nor the arbitrator are liable to any party for any act or omission in connection with the arbitration unless such act or omission constitutes wilful misconduct or gross negligence.

ENTRY INTO FORCE

These Rules enter into force on 1 January 2007 and will replace the former Rules for Expedited Arbitrations. These Rules will be applied to any arbitration commenced on or after 1 January 2007, unless otherwise agreed by the parties.
APPENDIX I
ORGANISATION OF THE SCC INSTITUTE

Article 1 The SCC Institute
The Arbitration Institute of the Stockholm Chamber of Commerce (the “SCC Institute”) is a body providing administrative services in relation to the settlement of disputes. The SCC Institute is part of the Stockholm Chamber of Commerce (the “Chamber”), but is independent in exercising its functions in the administration of disputes. The SCC Institute is composed of a board of directors (the “Board”) and a secretariat (the “Secretariat”).

Article 2 Function of the SCC Institute
The SCC Institute does not itself decide disputes. The function of the SCC Institute is to:
- administer domestic and international disputes in accordance with the SCC Institute’s rules;
- administer domestic and international disputes in accordance with other procedures or rules agreed upon by the parties; and
- provide information concerning arbitration and mediation matters.

Article 3 The Board
The Board is composed of one chairperson, a maximum of three vice-chairpersons and a maximum of 12 additional members. The Board includes both Swedish and non-Swedish nationals.

Article 4 Appointment of the Board
The Board is appointed by the Board of Directors of the Chamber. The members of the Board are appointed for a period of three years and, absent exceptional circumstances, are eligible for re-appointment in their respective capacities only for one further three year period.

Article 5 Removal of a member of the Board
If extraordinary reasons so require, the Board of Directors of the Chamber may remove a member of the Board. If a member resigns or is removed during a term of office, the Board of Directors of the Chamber will appoint a new member for the remainder of the term.

Article 6 Function of the Board
The function of the Board is to take the decisions required of the SCC Institute in administering disputes under the SCC Institute’s rules any other rules or procedures agreed upon by the parties. Such decisions include decisions on the jurisdiction of the SCC Institute, determination of advances on costs, appointment of arbitrators, decisions upon challenges to arbitrators, removal of arbitrators and the fixing of arbitration costs.

Article 7 Decisions by the Board
Two members of the Board form a quorum. If a majority is not attained, the Chairperson has the casting vote. The Chairperson or a Vice Chairperson is authorised to take decisions on behalf of the Board in urgent matters. A committee of the Board may be appointed to take certain decisions on behalf of the Board. The Board may delegate decisions to the Secretariat, including decisions on advances on costs, extension of time for rendering an award, dismissal for non-payment of registration fee, release of arbitrators and fixing of arbitration costs. Decisions by the Board are final.

Article 8 The Secretariat
The Secretariat acts under the direction of a Secretary General. The Secretariat carries out the functions assigned to it under the SCC Institute’s rules. The Secretariat may also take decisions delegated to it by the Board.

Article 9 Procedures
The SCC Institute shall maintain the confidentiality of the arbitration and the award and shall deal with the arbitration in an impartial, practical and expeditious manner.
APPENDIX II
SCHEDULE OF COSTS

I. Registration Fee

The Registration Fee referred to in Article 3 of the Rules for Expedited Arbitration amounts to EUR 1,000.

The Registration Fee is non-refundable and constitutes a part of the Administrative Fee due to the Arbitration Institute of the Stockholm Chamber of Commerce (the “SCC Institute”) under Section II, Article 2 below. The Registration Fee shall be credited to the Advance on Costs to be paid by the Claimant pursuant to Article 44 of these Rules.

II. Arbitration Costs

Article 1 Fee of the Arbitrator

(1) The Board shall determine the fee of the Arbitrator based on the amount in dispute in accordance with the table below.

(2) The amount in dispute shall be the aggregate value of all claims, counterclaims and set-offs. Where the amount in dispute cannot be ascertained, the Board will determine the Fee of the Arbitrator taking all relevant circumstances into account.

(3) In exceptional circumstances, the Board may deviate from the amounts set out in the table.

Article 2 Administrative Fee of the SCC Institute

(1) The Administrative Fee of the SCC Institute shall be determined in accordance with the table below.

(2) The amount in dispute shall be the aggregate value of all claims, counterclaims and set-offs. Where the amount in dispute cannot be ascertained, the Board will determine the Administrative Fee of the SCC Institute taking all relevant circumstances into account.

(3) In exceptional circumstances, the Board may deviate from the amounts set out in the table.

Article 3 Expenses

In addition to the Fee of the Arbitrator and the Administrative Fee of the SCC Institute, the Board shall fix an amount, to be paid by the parties, to cover any reasonable expenses incurred by the Arbitrator and the SCC Institute. The expenses of the Arbitrator may include the fees and expenses of any expert appointed by the Arbitrator pursuant to Article 29.
### ARBITRATOR’S FEE

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<th>Amount in dispute (EUR)</th>
<th>Arbitrator’s fee (EUR)</th>
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<td></td>
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<td>2 500 + 0,01% of the amount above 50 000</td>
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<tr>
<td>from 50 000 001 to 75 000 000</td>
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<td>from 75 000 001</td>
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</table>

### ADMINISTRATIVE FEE OF THE SCC INSTITUTE

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<th>Amount in dispute (EUR)</th>
<th>Administrative Fee of the SCC Institute (EUR)</th>
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</tr>
<tr>
<td>from 5 000 001 to 10 000 000</td>
<td>13 000 + 0,08% of the amount above 5 000 000</td>
</tr>
<tr>
<td>from 10 000 001 to 50 000 000</td>
<td>17 000 + 0,01% of the amount above 10 000 000</td>
</tr>
<tr>
<td></td>
<td>Maximum 30 000</td>
</tr>
</tbody>
</table>

On www.sccinstitute.com you find a calculator estimating the costs of the arbitration.