

## The International Arbitration and Mediation Center - CAMINTER, was

established in June 2014, a non-profit, active entity that has played an important role in the development of African, Latin American, European and Asian countries for almost a decade with the mission of manage international arbitration and mediation involving available rights and that are submitted to it, with autonomy, independence, confidentiality and absolute secrecy, in line with the best international practices in the field of ADRs (Alternative Dispute Resolution).

As a signatory to the New York Convention, Brazilian arbitral awards are enforceable in more than 150 countries that are also signatories to this Convention. (New York, 1958). Its Laws and regulations are based on UNCITRAL.

By acting faster than traditional courts, CAMINTER responds to companies and individuals with assertiveness and focusing on their needs. This provides cost reduction, deadlines and much less hassle for users, in addition to reducing the number of cases that reach the courts of the Judiciary.

CAMINTER has implemented best practices, policies, technologies and procedures to help protect the privacy and maintain the confidentiality of the parties' data.

CAMINTER has a modern online platform for Arbitration and Mediation, on this platform it is also possible to work with hybrid procedures, that is, initiated online and completed in person and vice versa.

CAMINTER has a team of professional arbitrators and mediators with high technical capacity in all areas of knowledge.

CAMINTER ensures the correct arbitration procedure. The arbitrator is chosen by the parties and it is he who makes the final decision. Participation is voluntary. All procedures are controlled, meaning safety for the parties.

## **MEDIATION**

Mediation makes it possible to resolve disputes through solutions constructed by the parties involved, whether individuals or legal entities. As with arbitration, mediation conducted by CAMINTER is confidential, and the disclosure of any information is prohibited without the prior mutual authorization of the parties, guaranteeing that companies are not exposed in order to preserve their business relationships, in addition to being a means which is an alternative to the judiciary system.



It is a more user-friendly mechanism, which uses the services of a mediator who has no interest in the object of the demand and who is duly qualified for the role. All mediation, with very few exceptions, is confidential and will not be admissible later in any other court or adversarial proceeding. As agreements are reached outside the courts of law, there is no need to use them. This constitutes a fundamental advantage in the corporate context.

By choosing CAMINTER as responsible for the administrative support of the mediation procedure, the parties will have guaranteed the smooth running of the procedure in all its phases, in order to facilitate the construction of a solution to the conflict.

## **ARBITRATION**

The use of arbitration is increasing because it is the most appropriate format for the resolution of disputes, in which the parties define an impartial third party, independent of the demand, to analyze and judge the conflict. The parties are free to define an institution to promote the administration of the procedure, through the independent management of costs and documents, a service provided by international centers such as CAMINTER.

There are several reasons for the increasing search for arbitration, as it has many advantages for the parties involved:

- 1- Economics;
- 2- Confidentiality and secrecy;
- 3- Choosing the most appropriate location for the Parties;
- 4- Legislation and language of the procedure;
- 5- Expertise of the chosen arbitrator;
- 6- Flexibility of procedures;
- 7- Speed in conflict resolution.