

Comparison of Arbitral Rules

	Appointment of Arbitrators	Multiparty Arbitration	Joinder of Proceedings (Consolidation)	Joinder of Additional Parties	Confidentiality by default	Interim measures/ Emergency Arbitrator	Costs and fees	Deadline for issuance of the award	Expedited Proceedings	Covid-19
Centro de Arbitragem e Mediação Amcham (AMCHAM)	AMCHAM does not provide a list of arbitrators. Parties shall choose the number of arbitrators. If they fail to do so, the number of arbitrators shall be three. Yet in exceptional cases the Center may determine that a sole-arbitrator shall solve the dispute, after consultation with the parties - article 6.3.	In case of sole arbitrator, parties shall jointly nominate it. In case of three arbitrators, Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator. Should parties fail to reach an agreement, the Center will appoint the arbitrators and choose the chair - article 10.7. - article 6.3.	Upon the request of any party and when the parties have agreed with the consolidation, the General Secretary of the Center may approve the consolidation, as long as the same arbitrators have been appointed in the proceedings that will be consolidated - article 11.11.	No Request for joinder of additional parties will be accepted after the appointment of the arbitrator(s), unless all the Parties, including the additional one, agree otherwise - article 10.3.	Yes - article 20.1.	No provision of emergency arbitrator. The Panel has authority to render interim measures; if the Panel has not yet been constituted, parties may file a request to local judicial authority - article 16.	Administration and arbitrator's fees based on the amount in dispute - article 19.3 and Regiment of Costs.	Eight months from the date of signature of the Terms of Reference; this term may be extended by the Arbitral Tribunal - article 17.5.	Yes, under these requirements: the amount under disputes cannot exceed the limit of three million Brazilian Reais; the arbitration agreement was signed after the Expedited Arbitration Rules entered into force; the Parties have not expressly waived the application of Expedited Rules - article 2.2 of the Expedited Arbitration Rules.	Submissions shall be filed electronically. Hearings shall take place through digital platform or conference calls - AR 01/2020.
Centro de Arbitragem e Mediação da Câmara de Comércio Brasil-Canadá (CAM/CCBC)	Parties may appoint an arbitrator who is not part of the arbitrators list only if approved by CAM-CCBC's President - article 4.4.1.	Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator. Should parties fail to reach an agreement, CAM-CCBC's President shall appoint all arbitrators and choose the chair - article 4.16.	Upon request of the parties and before the signature of the Terms of Reference, the President of the CAM/CCBC may order the joinder of the proceedings - article 4.20.	No express provision.	Yes - article 14.1.	A party that needs an urgent decision prior to the tribunal's constitution may request the appointment of an emergency arbitrator - AR 44/2020. The parties may also resort to local courts for interim measures prior to the tribunal's constitution - article 8.2.	Administration fees based on the amount in dispute. Arbitrator fees may be based on the amount in dispute or on an hourly basis. However, there is a minimum number of hours that shall be considered for each dispute - article 12, 12.7.	60 days after filing of final briefs, extendable for 30 days at the discretion of the President of the Arbitral Tribunal - article 10.	Yes, but expedited Rules will not apply if: (i) the amount of the dispute exceeds three million Brazilian Reais; (ii) the arbitration agreement was signed before the Expedited Rules entered into force, unless the parties agree otherwise; (iii) the parties agreed to exclude the application of the Expedited Arbitration Rules - AR 46/2021	Submissions shall be filed electronically - article 3, AR 40/2020. In-person hearings and meetings at CAM-CCBC offices in São Paulo and Rio de Janeiro and/or in any other location remain suspended. The CAM-CCBC Secretariat will send guidelines for conducting hearings remotely and organize them - article 4, AR 40/2020.
Câmara de Mediação e Arbitragem Empresarial Brasil (CAMARB)	Provides a non-binding arbitrators' list - article 4.1. Parties shall choose the number of arbitrators. If they fail to do so, CAMARB's Board of Directors will decide between sole arbitrator or a three-member Panel - article 4.5.	Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator - article 4.7. If any party fails to do so, the CAMARB's Board of Directors will appoint the arbitrator(s) - article 4.8.	The Panel shall decide on the consolidation of claims - article 3.10.	No express provision.	Yes - article 13.1.	The Arbitral Tribunal may issue interim measures - article 9.1. A party that needs an urgent decision prior to the tribunal's constitution may request the appointment of an emergency arbitrator - article 9.4. The parties may also resort to local courts for interim measures prior to the tribunal's constitution - article 9.2.	Administration and arbitrator's fees based on the amount in dispute - article 11.12.	60 days after filing of final briefs, extendable for 60 days at the discretion of the Arbitral Tribunal - article 10.1, 10.1.1.	Yes. Expedited Arbitration Rules may apply if: (i) the parties have agreed to the application of those; or (ii) the claim/counterclaim are estimated in less than three million Brazilian Reais each, and the parties did not object to expedited proceedings or one party objected, but the CAMARB's Board of Directors decides in favor of Expedited Proceedings.	Submissions shall be filed electronically article 3, AR 08/2020. CAMARB is not promoting any in-person hearings or meetings. The parties, arbitrators and mediators may decide to hold in-person hearings and meetings at locations of their choice, under their organization and responsibility. In these cases, the participation of the CAMARB's Secretariat will take place remotely - AR 15/20.
Centro Brasileiro de Mediação e Arbitragem (CBMA)	Provides a non-binding arbitrators' list - article 5.1. Parties shall choose the number of arbitrators. If they fail to do so, the chamber will appoint a sole arbitrator, except if chamber finds a Panel appropriate - article 5.8.	Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator. Should parties fail to reach an agreement, CBMA shall appoint one or all arbitrators, depending on the case - article 6.1.	The Panel may, subject to the approval of the Center, consolidate proceedings, provided that all parties consent to the consolidation - article 10.1. The Tribunal may also consolidate the proceedings if only a party request it under specific circumstances - article 10.2.	No express provision.	Yes - article 17.	No provision of emergency arbitrator. The Panel has authority to render interim measures; if the Panel has not yet been constituted, parties may file a request to local judicial authority, informing the Center - article 13(2).	Administration and arbitrator's fees based on the amount in dispute - article 16.1 and Regiment of Costs.	Concomitantly to the signature of the Terms of Reference, and after hearing the parties, the Arbitral Tribunal shall present to the parties an estimated schedule setting out the next steps and deadlines, including the deadline for the rendering of the arbitral award - article 9.11.	Yes. Expedited Arbitration Rules may apply if: (i) the amount of the dispute is less than six million Brazilian Reais; (ii) the parties expressly consent - article 1.1 of Expedited Arbitration Rules.	Submissions shall be filed electronically - article 1, AR 01/2020. The Tribunal may adapt the proceedings in light of the limitations of Covid or it may suspend the proceedings upon request from the parties - article 4, AR 01/2020.

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Câmara de Conciliação, Mediação e Arbitragem (CIESP/FIESP)	Provides a non-binding arbitrators' list. Parties shall choose the number of arbitrators. If they fail to do so, the number of arbitrators shall be three - article 2.6.	Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator. Should parties fail to reach an agreement, the CIESP's President will appoint all the arbitrators - article 3.1.	No express provision.	No express provision.	Yes - article 10.6.	No provision of emergency arbitrator. The Panel has authority to render interim measures - article 14.1; the rules are silent as to cases in which the Panel has not yet been constituted, but the Panel has authority to do so under the Brazilian Arbitration Act.	Administration and arbitrator's fees based on the amount in dispute - Table of Costs and Fees.	60 days after filing of final briefs, extendable for 60 days at the discretion of the Arbitral Tribunal. In exceptional cases, the tribunal may request CIESP's President for another extension - article 15.1.	No longer provide for Expedite Proceedings - article 20.9.	Submissions shall be filed electronically - article 5, AR 02/2020. Hearings shall take place through conference call (Dial In or Cisco) - article 7, AR 02/2020.
Câmara do Mercado (CAM)	Provides for an arbitrator's list. The appointment of arbitrators that is not in the list is subject to approval - article 3.7. Parties shall choose the number of arbitrators. If they fail to do so, the Secretariat will decide between sole arbitrator or a three-member Panel - article 3.3.1.	Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator. Should parties fail to reach an agreement, the President of the Center shall appoint all arbitrators - article 3.6.	The president of the Center may determine the joinder of the proceedings - article 6.2.	Yes. The request for joinder shall take place before the appointment of any arbitrator - article 6.1.	Yes - article 9.1.	No provision of emergency arbitrator. The Panel has authority to render interim measures. If the Panel has not yet been constituted, parties may apply to the President of the Center, which will appoint a member of the Center as a support arbitrator. - article 5.1 This case is only allowed if previously stipulated by the parties. If not, the parties may resort to local courts - article 5.1.3.	Administration fees based on the amount in dispute and arbitrators' fees per hourly rate - Regiment of Costs.	60 days after filing of final briefs, extendable for 30 days at the discretion of the President of the Arbitral Tribunal - article 7.1.	No provision of Expedite Proceedings.	The Tribunal may suspend the proceedings at its discretion or upon request from the parties - article 3, AR 01/2020. Hearings shall take place through digital platform or conference calls - article 3, section 1º AR 01/2020. Submissions shall be filed electronically - article 1, AR 01/2020.
FGV Câmara de Mediação e Arbitragem	Provides for an arbitrator's list. The appointment of arbitrators that is not in the list is subject to approval - article 18, II. Parties shall choose the number of arbitrators. If they fail to do so, the number of arbitrators shall be three - article 16, section 1.	Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator. Should parties fail to reach an agreement, the Chief Executive Officer of the FGV Chamber President will appoint all the arbitrators - article 16, section 2.	No express provision.	No express provision.	Yes - article 46 and article 47.	No provision of emergency arbitrator. The rules are silent as to the Panel's authority to grant interim measures, but the tribunal may do so under the Brazilian Arbitration Act. The rules are silent as to cases in which the Panel has not yet been constituted, but, again, under Arbitration Act the Panel has authority.	Administration fees based on the amount in dispute - article 3, Annex to the Rules; arbitrators' fees based on the amount of the dispute - article 10, Annex to the Rules.	60 days after filing of final briefs, extendable for 30 days by the Arbitral Tribunal upon justification - article 36.	No provision of Expedite Proceedings.	The Tribunal may adapt the proceedings in light of the limitations of Covid crisis or it may suspend them upon parties' request - article 4, AR 1/2020. Submissions shall be filed electronically - article 1, AR 1/2020.
Câmara de Arbitragem Mediação e Conciliação do CIERGS (CAMERS)	Provides a non-binding arbitrators' list - article 2.4. Parties shall choose the number of arbitrators. If they fail to do so, CAMERS's President will appoint the arbitrators - article 2.4. Parties shall choose the number of arbitrators. If they fail to do so, the CAMERS's President will appoint the arbitrator - article 2.5.	In case of sole arbitrator, parties shall jointly nominate it. In case of three arbitrators, Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator. Should parties fail to reach an agreement, the CAMERS's President will appoint the arbitrators and choose the chair - article 2.8.	No express provision.	No express provision.	Yes - article 17.4.	No provision of emergency arbitrator. The panel has authority to render interim measures - article 12.1. No provision of interim measures prior to the tribunal's constitution, but parties may resort to local courts as per Brazilian Law.	Administration fees based on the amount in dispute. Arbitrator fees based on an hourly basis, capped to a minimum of 20 hours - article 3.1.1 of the Annex 1 of CAMERS's Rules.	20 day from the date of the Statements of Defense, if no hearings are needed, and 20 day from the Final Briefs, if hearings are needed. This terms may be extendable for 60 days at the discretion of the President of the Arbitral Tribunal - article 13.	Yes. Expedited Arbitration Rules may apply if the parties have agreed to the application of those - article 1.1 of Expedited Arbitration Rules. No express provision regarding cap of the amount of the dispute for the application of the Expedited Rules.	In-person hearings and meetings at CAMERS offices remains suspended. The arbitrators shall decide the progress of the arbitration cases, preferably with alternative ways of meeting. - article 2, AR 10/2020. Submissions shall be filed electronically - article 3, AR 10/2020,
Câmara de Arbitragem e Mediação da Federação das Indústrias do Paraná (CAMFIEP)	Provides a non-binding arbitrators' list - article 4.1. Parties shall choose the number of arbitrators. If they fail to do so, the number of arbitrators shall be three - 2.1.	In case of sole arbitrator, parties shall jointly nominate it. In case of three arbitrators, Claimants shall jointly nominate an arbitrator and the respondents, likewise, shall jointly nominate an arbitrator. Should parties fail to reach an agreement, the CAMFIEP's Board of Directors will appoint the arbitrators and choose the chair - Article 13.1	Upon the request of any party, the CAMFIEP's Board of Directors may order the joinder of the proceedings - article 10.	No Request for joinder of additional parties will be accepted if the additional party is not bounded by the arbitration agreement - article 9.1. No Request for joinder of additional parties will be accepted if all the Parties, including the additional party, did not agree - article 9.2 and 9.3.	Yes - article 11.2.	A party that needs an urgent decision prior to the tribunal's constitution may request the appointment of an emergency arbitrator - article 7.1 The parties may also resort to local courts for interim measures prior to the tribunal's constitution - article 11.7.	Administration and arbitrator's fees based on the amount in dispute. However, the arbitrator's fees is capped to 500,000.00 Brazilian Reais - article 3.3	20 days after filing of final briefs, extendable for 60 days upon justification by the Arbitral Tribunal - article 20.1.	No provision of Expedite Proceedings.	Submissions shall be filed electronically - article 2, Bulletin No. 02/2020.

* AR = Administrative Resolution; article = Article(s)