

RULE OF CALCULATING SPORT ARBITRAION MAIN EXPENSES AND ADDITIONAL EXPENSES

ONE. The amount of Arbitration cost of International disputes will be calculated as the following amounts of the invoice:

/USD/

	For a disputed sum	Arbitration cost
1.	1-1,000	30% of the value
2.	1,001-5,000	300 + 3.0% of amount of the excess of 1,000
3.	5,001-10,000	420 + 3.0% of amount of the excess of 5,000
4.	10,001-50,000	570 + 3.0% of amount of the excess of 10,000
5.	50,001-100,000	1,770 + 3.0% of amount of the excess of 50,000
6.	100,001-200,000	3,270 + 3.0% of amount of the excess of 100,000
7.	200,001-500,000	6,270 + 2.5% of amount of the excess of 200,000
8.	500,001-1,000,000	13,770 + 2.0% of amount of the excess of 500,000
9.	1,000,001-аас дээш	23,770 + 1.5% of amount of the excess of 1,000,000

TWO. The amount of Arbitration cost of Domestic disputes will be calculated as the following amounts of the invoice:

/MNT/

	For a disputed sum	Arbitration cost
1.	1-1,000,000	15% of the value
2.	1,000,001-5,000,000	150,000 + 2.5% of amount of the excess of 1,000,000
3.	5,000,001-10,000,000	250,000 + 2.5% of amount of the excess of 5,000,000
4.	10,000,001-50,000,000	375,000 + 2.0% of amount of the excess of 10,000,000
5.	50,000,001-100,000,00	1,175,000 +1.7% of amount of the excess of 50,000,000
6.	100,000,001-200,000,000	2,025,000 + 1.5% of amount of the excess of 100,000,000
7.	200,000,001-500,000,00	3,525,000 + 1.3% of amount of the excess of 200,000,000
8.	500,000,001-1,000,000,000	7,425,000 + 1.0% of amount of the excess of 500,000,000
9.	1,000,000,001-аас дээш	12,425,000 + 0.8% of amount of the excess of 1,000,000,000

THREE. Arbitral procedure main costs

- 3.1. Following expenses related to the procedure of the Mongolian International and National Arbitration for Sport is the Arbitration main costs
 - 3.1.1. Arbitration service
 - 3.1.2. Administrative proceedings costs of arbitration
 - 3.1.3. Arbitrators, lecturer, secretariat fee
- 3.2. Complainant should pay the costs as the percentage below
- 3.3. Opposition complainant should pay the similar costs with the Complainant
- 3.4. The claimant party may request arbitration on the partial payment of the arbitration costs. First partial payment cost is no less than 50% of amount of the arbitration total fee
- 3.5. Only payment will be count as paid after the expense fee incomes to Mongolian International and National Arbitration for Sport official bank account, Complaint is responsible for the payment into account, Mongolian International and National Arbitration for Sport Office staff is responsible for the completion of invoice.
- 3.6. International disputes will be evaluated by USD, by the law of Central Bank Article 8 Section 1, fee will be evaluated by the MONGOL BANK official exchange rates on the day invoice dated
- 3.7. If the International disputes evaluated by other international currencies, the Arbitration cost will be evaluated by the MONGOL BANK official USD exchange rate on the day invoice dated
- 3.8. If Domestic disputes evaluated by USD or other international currencies, Arbitration cost will be evaluated by the MONGOL BANK official exchange rates on the day of invoice dated
- 3.9. If the claimant is not possible to evaluate by amount, each Arbitration claim will be evaluated by 800'000 MNT.
- 3.10. Calculating spending during the arbitration proceedings about invoice and opposite invoice, or during the decision, main Arbitration composition will determine the amount of the invoice and the amount of expenses.
- 3.12. Arbitration costs will not refund except the section 5 of this rule

FOUR. Additional cost of the Arbitration

- 4.1. Additional cost will include the costs except the arbitration procedure-related costs. Here as: the cost to communicating with the analyst, the cost if the completion of task is outside of the arbitration procedure, wages, postage, translation, witness cost, the cost of arbitrators and secretariat, the cost of the meeting held in different place from the office and others
- 4.2. Arbitration should make a party or the both party to pay advance payment of the procedure-related additional cost. If the Additional expenses paid more, after the decision of Arbitration, will be refund
- 4.3. After the time of the procedure, if needed copy of the evidence, documents, decisions will cost 3'000 MNT per copies

FIVE. Refund from the cost of the Arbitration procedure

5.1 In the situation of plaintiff get back their invoice before the approval of the Arbitration procedure and the completion as parties conciliated, defendant fulfill claims, 60% of the Arbitration main cost should be paid to the plaintiff by defendant

5.2. In the situation of plaintiff get back their invoice before the Arbitration case proceedings, and the completion as parties conciliated, defendant fulfill claims, calculating the cost of arbitration proceedings, up to 50% of the Arbitration cost should be paid to the plaintiff by defendant

5.3. During the Arbitration cancellation of case proceedings, if the disputes not related to the Arbitration, 80% of the Arbitration main cost should be paid to the plaintiff by defendant

5.4. If parties conciliated and dismissed the case before the Arbitration case proceedings or if the parties did not conciliate differently, the remaining costs of the arbitration revenues can be equally refunded to the parties

SIX. Arbitration-related other costs

6.1. If the arbitrator chosen by a party is not permanently work in the place will have proceedings, his cost of the participation of the arbitration procedure should be paid by the chosen party. If such arbitrators appointed chair of the arbitral tribunal, parties should pay to the costs of participating in the proceedings in half for each.

SEVEN. Parties rights on the cost of Arbitration procedure

7.1. One party has rights to complain about their costs from the other party, complaining party has to pay the arbitration cost by this rule

7.2. Request of either party for translating on conference, translating documents, requesting should pay the cost of arbitration for. If parties need to translate documents from the wish of Arbitration compositions, parties should pay in equal shares. If parties wish to hold conference in foreign language, parties has to pay translating cost in equal shares

7.3. Request of either party of analyst appointment, requesting party has to pay the analyst cost. If Arbitration composition request analyst, both parties have to pay in equal shares.