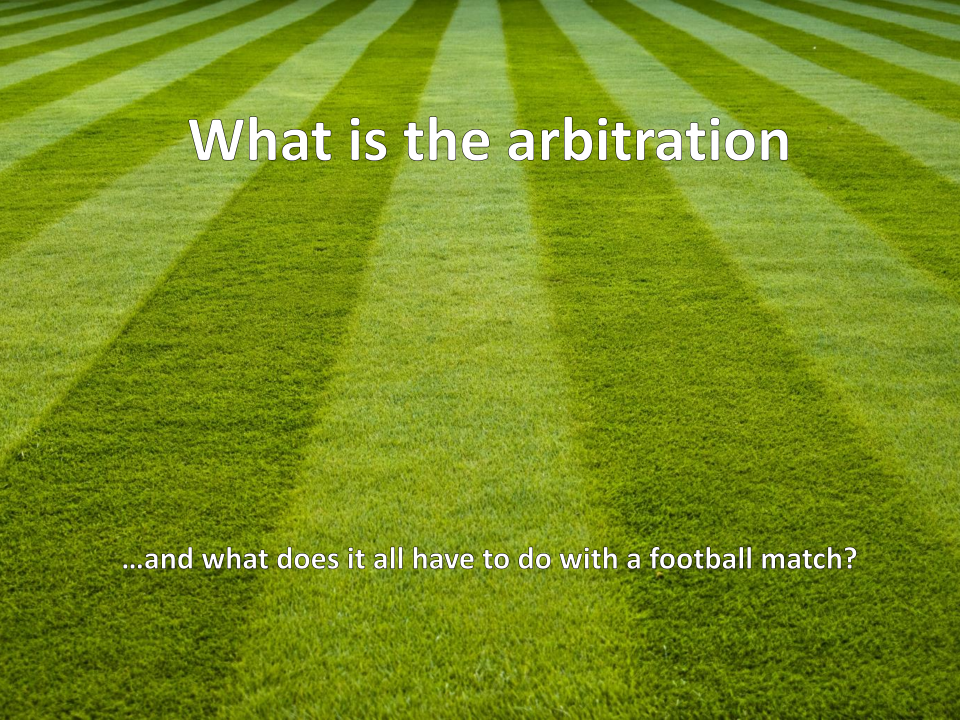
INTERNATIONAL ARBITRATION COURT FOR TRANSPORT

At the Romanian Association of International Road Transport









Prerequisite conditions:

1. An arbitral convention between parties

2 options – an arbitral clause

(included in main contract / established by a distinct convention)

a compromise

(agreed by all parties, even after the starting of a litigation).

2. A litigation between parties

At least one of the parties should intent to solve it through arbitration.

Arbitration clause (generic)

«Any disputes arising out of or in connection with the present contract, including any questions regarding its conclusion, execution or termination, shall be settled by the International Arbitration Court for Transport at the Romanian Association of International Road Transport in accordance with the Arbitration Code on Transport and Related Activities».

Arbitration clause for paid transport services

«Any disputes arising out of or in connection with the present contract, including any questions regarding its conclusion, execution or termination, shall be settled by the International Arbitration Court for Transport at the Romanian Association of International Road Transport in accordance with the Arbitration Code on Transport and Related Activities.

The Arbitration Court for Transport applies provisions of the Convention on the Contract for the International Carriage of Goods by Road (CMR) signed in Geneva on 19 May 1956».

Our development goals:

Specialization

Efficiency

Worldwide recognition



Specialization



- Developed by relevant institutions in transport industry;
- Highly-specialized arbitrators;
- Optimized and cost-effective solutions;
- Recommended for international, multimodal transports.

Efficiency

No arbitration award cancelled.





14 files already concluded

Preemptive effect in some cases

Arbitration is very fast!



Company A. vs. company B.

Object of litigation: international multimodal transport (road, ferry)

Claimed amount: EUR 2'300.00

Parties nationality: French (A. - represented), Romanian (B.)

Venue: Bucharest



File summary

- 1. (21 March) Arbitration claim received by Court
- 2. (25 April) Statement of Claim & Notification of parties
- 3. (19 May) First (and final) hearing
- 4. (26 May) Arbitration award communicated to parties.





WORLDWIDE RECOGNITION





12+ international Partnerships and MoUs







An International Specialized Arbitration Network





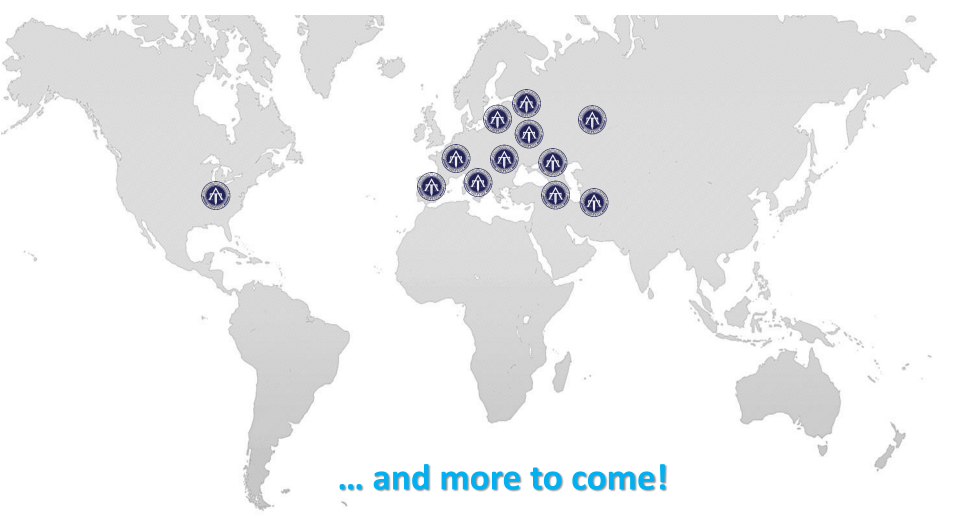


OUR INTERNATIONAL SPECIALIZED ARBITRATION NETWORK











Electronic Arbitration



coming soon



Thank you!



www.arbitrans.net