The ICA has access to the most eminent and experienced arbitrators and conciliators and with the widest commercial dispute resolution processes. Located in New Delhi, it is also available for conciliation, expert appraisal/determination and other hearing and administration facilities are available in major commercial centres of India. The major facilities, Germany, Nepal, Hong Kong, Switzerland and Malaysia, may provide following arbitration clause in their contracts:

“All parties desirous of making reference for maritime arbitration under the Maritime Arbitration Rules of ICA concussion, by parties who have not provided for conciliation, but who wish to have a peaceful settlement of their disputes, may provide the following arbitration clause in their charters:

“All disputes arising under this charterparty shall be settled in India in accordance with the Maritime Arbitration Rules of the Indian Council of Arbitration. The arbitrators shall be appointed from out of the Maritime Panel of Arbitrators of the Indian Council of Arbitration. The arbitrators shall be commercial in nature.”

ICA Arbitration

The ICA has long been recognized as one of the foremost providers of arbitration administration, for disputes arising out of the widest range of commercial contracts.

“Any dispute or difference whatsoever arising between the parties out of or in relation to the construction, meaning, scope operation or effect of this contract or the validity or the breach thereof shall be settled by arbitration in accordance with the Rules of Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shall be binding on the parties.”

ICA Conciliation

The ICA conciliation procedure may be used both by parties who are already committed to conciliation, by virtue of a contractual provision, and by parties who have not provided for conciliation, but who wish to have a peaceful settlement of their disputes, either in the course of attempting to settle the dispute or, during the course of litigation, to try to save the dispute.

“If a dispute arises out of or in connection with this contract, or in respect of any defined legal relationship associated therewith or derived therefrom, the parties agree to seek an amicable settlement of that dispute by conciliation under the ICA Rules of Conciliation. The authority to appoint the conciliator/conciliators shall be the Indian Council of Arbitration. The Indian Council of Arbitration will provide administrative services in accordance with the ICA Rules of Conciliation.”

ICA Maritime

All parties desirous of making reference for maritime arbitration under the Maritime Arbitration Rules of ICA may provide the following arbitration clause in their charters:

“All disputes arising under this charterparty shall be settled in India in accordance with the provisions of the Arbitration & Conciliation Act 1996 (No.20 of 1996), and under the Maritime Arbitration Rules of the Indian Council of Arbitration. The arbitrators shall be appointed from out of the Maritime Panel of Arbitrators of the Indian Council of Arbitration. The arbitrators shall be commercial in nature.”

Panel of Arbitrators

The ICA has access to the most eminent and experienced arbitrators and conciliators and with the widest range of expertise from India, U.K., Singapore, France, USA, Australia, New Zealand, Kuwait, Belgium, Germany, Nepal, Hong Kong, Switzerland and Malaysia.

Facilities in India

Hearing and administration facilities are available in major commercial centres of India. The major facilities, located in New Delhi, is also available for conciliation, expert appraisal/determination and other commercial dispute resolution processes.

ICA Publications

2. “Arbitration and Alternative Dispute Resolution” How to settle International Business Disputes, with supplement on Indian Arbitration Law
3. “Arbitration and Contract Law in SAARC Countries”
5. “Case Law on UNCITRAL Model Law on International Commercial Arbitration” with references to the corresponding provisions of new India Arbitration Law
6. “Case Law on UNCITRAL Convention on Contracts For the International Sale of Goods” with references to the corresponding provisions of Indian law
7. “Construction Industry Arbitration”
Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.

Branch Offices / State Level Offices

Indian Council of Arbitration

Avoid Litigation—Use Institutional Arbitration

Institutional Arbitration Clause saves time and prevents complication—Choose ICA Rules of Arbitration and Venue to be in India

Indian Council of Arbitration

Fee Structure for Arbitration & Conciliation Services

The ICA aims to make its arbitrations and conciliations cost-effective. Charges are based principally on the basis of amount of claim. For example, an approximate total arbitration fee for a case of about Rs. 1 Crore with a Sole Arbitrator comes to Rs. 2,57,500/- and an approximate total arbitration fee for a case of Rs.5 Crores consisting of three arbitrators comes to Rs. 8,87,500/-. For details see the schedule of fees prescribed under the respective Rules.