

SCHEDULE I : SCALE OF COSTS FOR ARBITRATION

1. The arbitration costs shall include the fees and expenses of the arbitrators as well as the administrative expenses of the secretariat.

1.1 The fees and costs of the arbitrators shall be determined by the secretariat depending on the amount in dispute and within the limits mentioned hereinafter. This scale applies to all proceedings introduced as from 1 January 2015 whichever version of the Rules is applicable to the proceedings.

Sum in dispute (in euro €)			Fees	
			Minimum	Maximum
from	0,00 to	25.000,00	1.500,00	2.500,00
from	25.000,00 to	50.000,00	2.500,00 + 1,00% otae 25.000	2.750,00 + 5,00% otae 25.000
from	50.001,00 to	100.000,00	2.750,00 + 3,00% otae 50.000	3.250,00 + 4,00% otae 50.000
from	100.001,00 to	500.000,00	3.250,00 + 1,50% otae 100.000	6.000,00 + 1,50% otae 100.000
from	500.001,00 to	1.000.000,00	10.000,00 + 0,75% otae 500.000	12.500,00 + 1,50% otae 500.000
from	1.000.001,00 to	5.000.000,00	17.000,00 + 0,70% otae 1.000.000	20.000,00 + 0,75% otae 1.000.000
from	5.000.001,00 to	10.000.000,00	45.000,00 + 0,30% otae 5.000.000	60.000,00 + 0,30% otae 5.000.000
from	10.000.001,00 to	50.000.000,00	70.000,00 + 0,025% otae 10.000.000	80.000,00 + 0,025% otae 10.000.000
	above	50.000.000,00	90.000,00 + 0,012% otae 50.000.000	140.000,00 + 0,012% otae 50.000.000

otae = of the amount exceeding

2. Each Request for Arbitration pursuant to the Rules must be accompanied by an advance payment on administrative expenses. Such payment is non-refundable.

For arbitrations where the amount of the principal claim does not exceed an amount of € 25.000,00, a non-refundable registration fee of € 750,00 (VAT excl.) is payable.

For arbitrations where the amount of the principal claim is between € 25.000,00 and € 250.000,00 a non-refundable registration fee of € 1.250,00 (VAT excl.) is payable.

For arbitrations where the amount of the principal claim exceeds an amount of € 250.000,00, a non-refundable registration fee of

€ 1.750,00 (VAT excl.) is payable.

The administrative expenses of CEPANI are fixed on a lump sum basis at 10 % of the fees and expenses of the arbitrators as determined hereinabove (scale). They are subject to VAT and are never less than the registration costs mentioned hereinabove.

3. When the arbitrator is subject to VAT, he shall so inform the secretariat, which will charge the parties with the VAT owed on the arbitrator's fees.
4. The secretariat may fix the arbitration costs at a higher or lower figure than that which would result from the application of the Scale of Arbitration Costs, should this be deemed necessary due to the exceptional circumstances of the case.
5. When a tribunal of three arbitrators has been appointed, the above rates of costs and fees shall be multiplied by 3.
When the arbitral tribunal is composed of more than three arbitrators, the secretariat of CEPANI shall determine the arbitration costs accordingly.
6. Prior to any technical expertise ordered by the Arbitral Tribunal, the parties or one of them shall pay an advance, the amount of which shall be determined by the arbitral tribunal and cover the probable costs and fees of the expert(s). The fees and final costs of the expert shall be determined by the Arbitral Tribunal.

The award shall allocate the technical expert appraisal costs between the parties in whatever proportion is decided.

7. The party requesting the interim and conservatory measures shall pay an amount of € 15.000, including € 3.000 for CEPANI's administrative expenses.
8. At any time in the proceedings, the amount mentioned in point may be increased by the CEPANI secretariat, taking into account, *inter alia*, the nature of the case as well as the nature and the volume of work performed by the arbitrator and the secretariat. The request for interim and conservatory measures is deemed to have been withdrawn if the applicant does not pay the required additional fee within the time limit fixed by the secretariat. .

9. When the parties refer to the Arbitration Rules of the United Nations Commission on International Trade Law (UNCITRAL) and appoint the Belgian Centre for Arbitration and Mediation (CEPANI) as the appointing authority, the CEPANI administrative expenses for acting as an appointing authority shall be € 1.500, which amount is non-refundable. No application will be examined before payment of the required amount. When it is requested to render additional services, CEPANI, acting on its own discretion, may determine the amount of administrative expenses, the amount of which shall be proportionate to the services rendered and shall not exceed a ceiling of € 6.000. The administrative expenses are payable by the Parties in equal parts.
10. When the parties refer to CEPANI to appoint an arbitrator in the context of an *ad hoc* arbitration proceeding, the CEPANI administrative expenses for acting as an appointing authority amount to € 1.500, which amount is non-refundable. No application will be examined before payment of the required amount. When it is requested to render additional services, CEPANI, acting on its own discretion, may determine the amount of administrative expenses, the amount of which shall be proportionate to the services rendered and shall not exceed a ceiling of € 6.000. The administrative expenses are payable by the Parties in equal parts.