

DIE ICC-SCHIEDSORDNUNG IN M&A-STREITIGKEITEN / THE ICC ARBITRATION RULES IN M&A DISPUTES

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Legal Briefings

Kommt es zu Rechtsstreitigkeiten bei M&A-Transaktionen, sind Schiedsverfahren der bevorzugte Mechanismus zur Streitbelegung. Gerade bei grenzüberschreitenden Deals hat die Schiedsgerichtsbarkeit gegenüber der staatlichen Gerichtsbarkeit einige Vorteile.

Patricia Nacimiento gibt in einem Artikel der "M&A Review" einen kurzen Überblick über die in M&A-Transaktionen häufig auftretenden Streitigkeiten und stellt dar, welche Bereiche der ICC-Schiedsordnungen für M&A-Streitigkeiten besonders relevant sind.

Arbitration remains the preferred mechanism of dispute resolution in M&A transactions. In particular for cross-border deals arbitration has significant advantages compared to litigation before state courts.

In this article of the "M&A Review", Patricia Nacimiento gives a brief overview of the most common categories of disputes in M&A transactions and explains which part of the ICC Rules of Arbitration are of particular relevance for M&A disputes.

[Read the full article](#) (German language)

KEY CONTACTS

If you have any questions, or would like to know how this might affect your business, phone, or email these key contacts.



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