

General Terms & Conditions

Education & Training

Established in 1996, Arbitration & Mediation (ARyME) is a private institution dedicated solely to providing specialized information on international ADR, and to promoting a better understanding and use of alternative dispute resolution mechanisms to resolve civil and business disputes.

ARyME is NOT a case administrator. We provide the most comprehensive source of information and documentation on international ADR on the internet. ARyME is also a meeting point where the international business and legal communities, and the general public, can offer and find specialized ADR-related services throughout the world.

DEFINITIONS

ARyME:

Arbitration y Mediation (ARyME)

WEBSITE(s):

Internet-based pages and services accessible from the top-level domain names www.aryme.com, www.aryme.es, www.adrresources.com or www.adrchina.com.

EDUCATION & TRAINING:

Service to list and to promote ADR-related events in the WEBSITE.

EVENT:

A specific ADR-related program.

PROGRAM:

Data and information which describes an EVENT.

MATERIAL(s):

Information and/or documentation published in ARyME's EDUCATION & TRAINING section of the WEBSITE.

CONDITIONS:

Agreement under whose terms ARyME provides its EDUCATION & TRAINING service.

VISITOR(s):

Any individual who accesses the WEBSITE to consult the information published within its sections.

SUBSCRIBER(s):

A VISITOR who fills out an online form for the purpose of listing and promoting an EVENT in the WEBSITE.

THIRD-PARTY(ies):

Any individual who is not the actual SUBSCRIBER.

MANAGEMENT PANEL:

An online, secure, private and interactive area from where a SUBSCRIBER publishes the PROGRAM of the EVENT in the WEBSITE, and accesses his/her personal information record.

ACCESS CODES or CODES:

An array of numbers and/or letters (username & password) with which the SUBSCRIBER accesses his/her MANAGEMENT PANEL.

1. OBJECT OF THESE CONDITIONS

This document establishes the CONDITIONS under which VISITORS may subscribe to, access, and use the EDUCATION & TRAINING service, hereinafter "SERVICE").

2. ACCEPTANCE OF THESE CONDITIONS.

AMENDMENTS

The VISITOR who subscribes to the SERVICE must accept these CONDITIONS in their entirety as a precondition to complete the registration process.

ARyME may amend these CONDITIONS from time to time. Any amendment shall be communicated to the SUBSCRIBER, either by electronic mail to the email address having been entered in the registration form, or by publishing the amendments in the MANAGEMENT PANEL.

The absence of an express rejection of any amendments by the SUBSCRIBER shall imply the SUBSCRIBER's acceptance of the amended CONDITIONS which shall take effect upon renewal of his/her subscription.

3. PERTINENCE

By accepting these CONTITIONS, the SUBSCRIBER declares that published EVENTS are related to alternative dispute resolution.

4. PRICE AND PAYMENT

The price to subscribe will be published in the WEBSITE and shall be viewable at all times in the registration form as a precondition to actual payment.

Only credit card payment is accepted to process a subscription. ARyME accepts both VISA and MASTERCARD.

5. DURATION

Subscription lasts one year commencing on the date when the subscription process is successfully completed.

6. SUBSCRIPTION

By subscribing, the SUBSCRIBER declares that, in the event of also being a panelist of an ADR services provider, no compromises of any nature exists that would impede subscribing this SERVICE.

To subscribe, it will be necessary to collect certain data of a personal nature which the VISITOR chooses to provide of his/her own free will, and which will have to be entered in the appropriate subscription form. By subscribing, the VISITOR declares that all information provided is complete, accurate and truthful to the best of his/her knowledge.

Upon completion of the registration process, the SUBSCRIBER may access his/her private online MANAGEMENT PANEL with the ACCESS CODES having been previously chosen to that effect. Once in the MANAGEMENT PANEL, the SUBSCRIBER will be able to publish the PROGRAM of the EVENT in the WEBSITE.

The subscription is expressly restricted to its use by the SUBSCRIBER individually, who may neither share nor transfer his/her rights of use with or to any THIRD-PARTY.

7. RENEWALS

Subscriptions will not be renewed automatically. Upon expiration, each SUBSCRIBER must

personally authorize renewal from his/her MANAGEMENT PANEL.

8. ACCESS

To access the MANAGEMENT PANEL, he/she will have to use ACCESS CODES. The SUBSCRIBER may choose his/her CODES so long as they are different from existing CODES belonging to another SUBSCRIBER.

In choosing personalized access codes, SUBSCRIBERS commit to so choosing within the law and generally accepted good practice. SUBSCRIBERS may not choose ACCESS CODES containing injurious expressions and, absent authorization, no CODE may be chosen that may be identical to (i) established trademarks or commercial names (ii) celebrities, (iii) any person of notorious fame.

SUBSCRIBERS commit to making diligent use of their personal ACCESS CODES, and not to share them or transfer them to any THIRD-PARTY.

SUBSCRIBERS further commit to communicating to ARyME any unauthorized use of the said CODES as soon as this circumstance is known to him/her.

Accessing the reserved areas of the WEBSITE through means of any nature different from assigned ACCESS CODES is expressly prohibited.

9. USE OF THE DIRECTORY

The SUBSCRIBER commits to using the SERVICE in conformity with these CONDITIONS, as well as with the law and generally accepted good customs.

The SUBSCRIBER commits to refrain from (i) making illegal use of the DIRECTORY, (ii) using the SERVICE for purposes different from those defined in these CONDITIONS, and (iii) wilfully damaging, overloading or in any other way impeding the WEBSITES's normal functioning.

THE SUBSCRIBER declares that the PROGRAM describing the EVENT to be published in the WEBSITE is complete, accurate and truthful to the best of his/her knowledge.

By subscribing, the SUBSCRIBER commits to refrain from (i) sending to ARyME commercial

notices or advertising of any kind, and (ii) reproducing, modifying, copying, or selling any MATERIAL different from his own, (iii) selling the use or access to any section of the WEBSITE.

10. CANCELLATION

ARyME reserves the right to cancel access to the SERVICE to a SUBSCRIBER who, at ARyME's sole discretion, breaches any of these CONDITIONS by communicating its decision to the SUBSCRIBER to the email address shown in his/her the MANAGEMENT PANEL.

Upon cancellation, ARyME will reimburse to the SUBSCRIBER the proportional share of the fee paid for the unused period of time from the date of termination to the contract expiration date.

11. PERSONAL DATA

Personal information provided by SUBSCRIBERS is confidential and protected by Law 15/1999, of December 13, 1999, and other applicable laws.

The objective of the automated management of personal information resulting from completed subscription processes is not only to provide the SUBSCRIBER with a personalized web surfing experience, but also to enable ARyME to maintain its contractual responsibilities with each individual SUBSCRIBER, and to properly administer, manage, and improve rendered services so that they may be tailored to suit individual preferences.

However, personal information requested by ARyME from SUBSCRIBERS is strictly limited to essential information necessary to provide its service.

Personal data entered by SUBSCRIBERS will be automatically incorporated into a data file whose management is the sole responsibility of ARyME, located in Avenida del Doctor Arce 14, 28002 Madrid, SPAIN. The said file will be utilized to properly provide the subscribed service, as well as to provide commercial information regarding ARyME's various other services.

SUBSCRIBERS may access the SERVICE from a secure, private personal services' online MANAGEMENT PANEL, containing both actual access to the SERVICE, as well as access to the complete personal information record entered

during the subscription process. SUBSCRIBERS will be able to edit and update their personal information record from the said PANEL at any time and as often as they wish.

Under no circumstance will ARyME utilize personal information provided by SUBSCRIBERS for purposes different from those described herein, except after having advised them expressly of any such different use, and having afforded them a reasonable opportunity to object to a different use. Additionally, ARyME will delete from its database files all personal information regarding any SUBSCRIBER when the said information no longer serves the purpose for which it was entered.

SUBSCRIBERS will receive a free online monthly newsletter which is independent from this service. The expiration of the subscription to the SERVICE does not simultaneously cancel his/her complimentary subscription to the said newsletter. While associated personal information will be deleted from our data files upon expiration of the service, a minimum will be stored to continue forwarding the newsletter to the SUBSCRIBER.

The above policy notwithstanding, our free monthly newsletter contains an area from which SUBSCRIBERS may edit their personal information, manage their subscription and request removal from the distribution list. Requesting removal from the newsletter's distribution list will cause all residual personal information to be permanently deleted from ARyME's automated data files.

12. SECURITY

ARyME complies with required legal internet security standards to protect its SUBSCRIBERS' personal information, and has deployed within its website all technical resources available within its means to prevent unauthorized access of personal data files, and to prevent their incorrect use or theft. These measures notwithstanding, SUBSCRIBERS are hereby advised that internet security measures are not unbreakable.

13. COOKIES

Cookies are anonymous bits of data transferred from a PC over the internet. Access to cookie-

transferred information allows ARyME to personalize the services it provides to SUBSCRIBERS.

Therefore, ARyME utilizes cookies to render certain services, and to ensure the correct functioning of its WEBSITE and its various client-based options. The said cookies do NOT send nor transfer personal information of any kind to our server, nor do they alter in any way a computer's configuration. Also, cookies do not search, store, ping or identify in any way any personal data stored in a computer.

14. RIGHTS RESERVED

The subscription to the SERVICE does not cause the transfer to ARyME of any intellectual property rights over the content of the PROGRAM describing the EVENT or the content or material accessible from the said PROGRAM, neither wholly nor partially.

15. NO ENDORSEMENT

The publication in the WEBSITE of a PROGRAM describing an EVENT is not to be construed as an endorsement or recommendation by ARyME of the EVENT.

16. EXCLUSION OF GUARANTEES AND LIABILITY

Although ARyME endeavors to make the SERVICE accessible to SUBSCRIBERS at all times, it is not possible to guarantee uninterrupted server availability due to potential technical failure beyond its control. ARyME declines all responsibility for damages of any nature that may derive therefrom. When reasonably possible, ARyME will warn SUBSCRIBERS of any interruption of service.

While every reasonable effort is made to protect servers from virus or malicious attacks, ARyME cannot and does not guarantee a virus-free environment and, therefore, declines all responsibility for any damage that undetected viruses or unauthorized malicious attacks may cause.

ARyME offers neither express nor implied guarantees respecting the usefulness of the SERVICE to satisfy a SUBSCRIBER's particular objectives or expectations.

17. APPLICABLE LAW AND JURISDICTION. ARBITRATION

These CONDITIONS are governed by the laws of Spain. Any dispute arising out of or relating to applicable contractual terms and conditions may be submitted, at the discretion of any SUBSCRIBER, to either the Courts and Tribunals of Madrid, or may be settled by arbitration in accordance with the arbitration rules of the [National Arbitration Center](#) of the [Consumer Institute of Spain](#). If the SUBSCRIBER chooses to submit a dispute to arbitration, the parties further agree to abide by and to perform the award of the arbitrator(s) as the final decision respecting such dispute.

The consumer arbitration system in Spain is a service provided free of charge by the National Consumer Institute. Regarding subscribers who do not reside in Spain, ARyME hereby informs you that we will submit to authorized consumer arbitral institutions in your country of residence provided that the service is free of charge and conducted in either Spanish or English.

Madrid, September, 2007