

The recommended arbitration clause with respect to corporate disputes to be resolved in accordance with the rules on arbitration of corporate disputes (for conclusion by all participants in a legal entity and the legal entity itself in the form of a statute of the charter, a provision in an agreement or a separate document):

Any and all disputes, controversies or claims related to the incorporation of [*full name of the legal entity, with respect to which the arbitration agreement is made, specifying its Primary State Registration Number*] (hereinafter, the “Legal Entity”), management thereof or participation therein, the parties and/or participants of which are [*specify the relevant term: shareholders, partners, founders, members*], the Legal Entity itself, as well as other persons who consented to be bound by this arbitration agreement,¹ shall be resolved by arbitration administered by the Russian Arbitration Center at the Autonomous Non-Profit Organisation “Russian Institute of Modern Arbitration” in accordance with the Arbitration Rules.

Persons who are not party hereto, but who enter into legal relations with the Legal Entity (the Legal Entity’s counterparties) may consent to be bound by this arbitration agreement by way of concluding the respective arbitration agreement with the Legal Entity.

The Parties hereby agree to voluntarily comply with the arbitral award.

¹ It is possible to specify the details of other persons, who have expressed the will to be bound by the arbitration agreement.