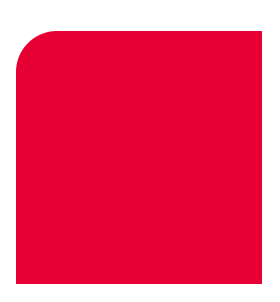


## **Energy ADR 101**



### **Speaker**



#### **Andrew Barton**

Vice President American Arbitration Association

San Antonio, TX bartona@adr.org





#### **American Arbitration Association®**

Founded in 1926, the not-for-profit American Arbitration Association<sup>®</sup> (AAA<sup>®</sup>)-International Centre for Dispute Resolution<sup>®</sup> (ICDR<sup>®</sup>) is the largest private global provider of alternative dispute resolution (ADR) services in the world.

# **Energy ADR at a Glance**

#### 2023 At A Glance:

86 Energy Cases Filed
222 arbitrators and mediators worldwide
30% Self-Identified as Diverse - 34% Appointments
\$594,326,091 Total Claims
\$170,691,000 Largest Claim
\$718,328,515 Total Counterclaims
\$526,300,000 Largest Counterclaim

#### FILING TO AWARD

Cases that proceeded to hearing and award in 2023 did so much more quickly, especially when compared to U.S. District Courts.







QUICKEST TIME TO AWARD

MEDIAN TIME TO AWARD

## **Introduction to ADR**

### Dispute Resolution Continuum



### **Negotiation**

Disputants communicate their differences to one another and with this knowledge try to resolve them.

#### **Mediation**

A neutral assists the parties in reaching their own settlement but does not have the authority to make a binding decision.

#### **Arbitration**

A referral of a dispute to one or more impartial persons for a private and binding determination.



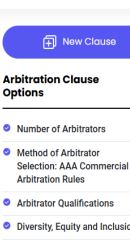
# **The Arbitration Process**

## The Dispute Resolution Clause

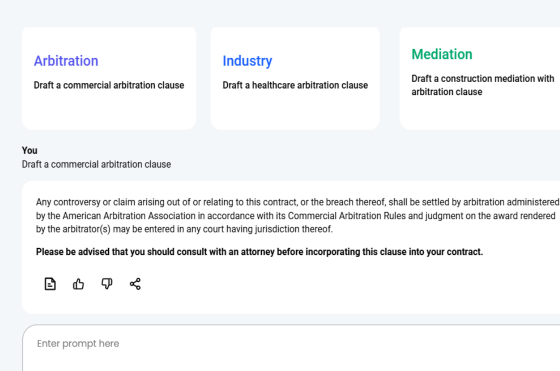
A dispute resolution clause should address the special needs of the parties involved. An inadequate ADR clause can produce as much delay, expense, and inconvenience as a traditional lawsuit. When writing a dispute resolution clause, keep in mind that its purpose is to resolve disputes, not create them.



#### ClauseBuilder A Betta



- Diversity, Equity and Inclusion
- Locale Provisions
- Governing Law
- Discovery
- E-Discovery
- Documents Only Hearing
- Duration of Arbitration Proceedings
- Remedies
- Assessment of Forum Fees and Attorneys' Fees









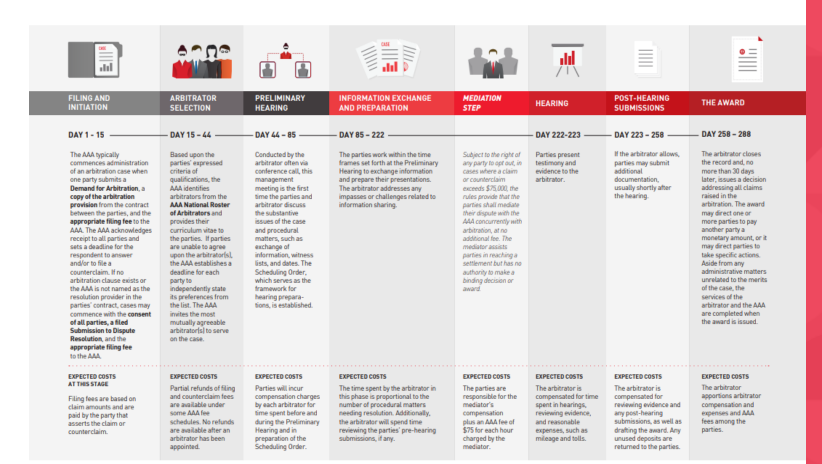
# **The Arbitration Process**

#### AAA® ARBITRATION ROAD MAP

#### REACHING RESOLUTION

AMERICAN ARBITRATION ASSOCIATION®

Arbitration is the out-of-court submission of a dispute to an impartial third party or parties for a binding decision. The AAA arbitration administration process comprises a well-defined set of steps by which most commercial cases proceed.



# Advantages/Disadvantages of Arbitration

### **Advantages of Arbitration**



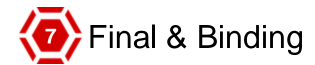








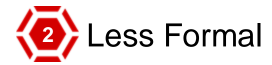






### **Disadvantages of Arbitration**















# Advantages/Disadvantages of Litigation

### **Advantages of Litigation**







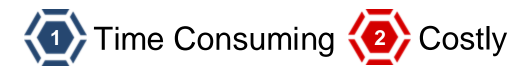








### **Disadvantages of Litigation**

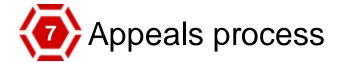














## **Key Takeaways**

- Pay Attention to Clause
- Select Experienced Attys
- Choose the Right Arbitrator
- Limit Discovery
- Participate in the Prelim
- Remain Open to Settlement
- Trust Expertise of Arbitrator
- Present Case Efficiently





#### **Andrew Barton** Vice President 210.998.5750

Bartona@adr.org



