

The Court Arbitration of the Blockchain

and New Technologies Chamber of Commerce



Entrepreneurs willing to make a deal



The How



Contract

Dispute —

Procedure

If a case is to be submitted to an arbitration tribunal (for court arbitration), it is necessary for there to be an arbitration clause on record. To accomplish that you can:



Draw up a separate contract

Incorporate an arbitration clause in the existing contract Make a statement using an over-the-distance communication device in a recordable form

Suit

The arbitration clause:

- Cause of dispute
- An indication of the legal relationship between parties and the legal basis for current or potential future dispute

Remember that the following:

- Number of arbitrators;
- Qualifications;
- Course of conduct;
- Location of arbitration;
- Language of the proceedings

Are regulated by IGBiNT regulations, and disparate conduct requires advanced knowledge

Note!

Response to suit

Proceedings

The court can respond based on its own applicability to a given case. If it deems itself inapplicable, it can raise this objection as one against court arbitration



Refund of 80% of fee

The verdict is to be in writing and signed by the arbitrators. In it a verdict should contain:

- The invocation of the arbitration clause with the inclusion of the parties involved, the delineation of the parties and arbiters and the motives being invoked
- Date and place of resolution

In limited cases, the court can dismiss a case:

- When the plaintiff does not bring a case in accordance with art. 1188 of the Polish Civil Code and when the parties had
- reached a settlement with each other before appearing before the arbitration tribunal z art. 1196 KPC

blockchaincourt.org