

ICC Expedited Procedure Provisions (EPP)

Key features



- Automatic application to disputes up to US\$3 million – unless opt out.
- Case management conference within 15 days of transmission of the file to the arbitral tribunal.
- Parties can opt in regardless of the amount in dispute.
- Possibility to streamline the procedure with limited or no document production, evidentiary hearing, and post-hearing briefs.
- Appointment of a sole arbitrator in most cases.
- Award must be issued within six months of case management conference.
- Reduced (20%) arbitrator fees.

Statistics 2017-2024



865 EPP cases, with a record of **189** cases in **2023**.

In **16%** of the total cases, the parties agreed to opt in.

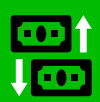
In only **31** instances, the parties agreed to opt out (**3.6%**).

19% of the cases involved multiple parties.



In **59** cases, a three-member arbitral tribunal was appointed.

In **65** cases, the ICC Court decided to submit the case to a sole arbitrator notwithstanding an arbitration agreement providing for three members.

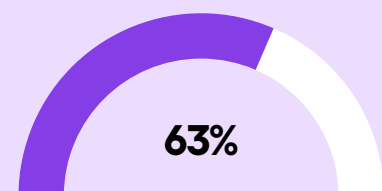


5.6% of the cases with amounts in dispute above **US\$3 million**.



461 final awards rendered, issued after scrutiny of **15** days on average.

63% of the final awards were rendered on or around the **six-month time limit**. In only **33** cases, the delay resulted in a specific reduction of the arbitrator's fees.



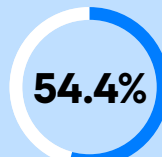
Only **12 challenges** (**1.4%** of cases).



No document production in **79%** of cases.



Expert reports filed in **5.2%** of cases.



A hearing in **54.4%** of cases, including **63%** of virtual or hybrid hearings.



No post-hearing briefs in **70%** of cases.

