

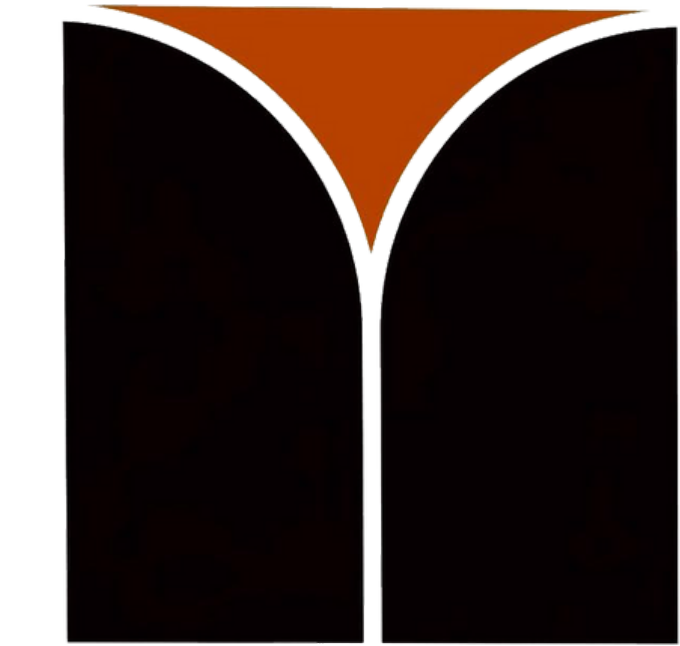


PHD CHAMBER
OF COMMERCE AND INDUSTRY
VOICE OF INDUSTRY AND TRADE



Principal Partner

Maadhyam



International Council for
Conflict Resolution

SEMINAR ON FAST TRACK ARBITRATION "THE NEW PARADIGM"

3.30 pm to 6.00 pm, 7th December 2023, PHD House, New Delhi

Distinguished Speakers

First Session: : 04.00 pm to 05.00 pm

Keynote Session

Reducing costs and delays in Fastrack Arbitrations



**Hon'ble Justice
Philip Jeyaretnam**
President, Singapore
International Commercial Court



**Hon'ble Justice
Arjan Kumar Sikri**
Former Judge
Supreme Court of India



Moderator
Ms. Charanya Lakshmikumaran
Partner, Lakshmikumaran &
Sridharan Attorneys

Second Session: : 05.00 pm to 06.00 pm

Technical Session

"How to Approach Evidence in Arbitration"



**Hon'ble Justice
Ms. Jyoti Singh**
Judge
High Court of Delhi



**Hon'ble Justice
Ms. Mukta Gupta (Rtd.)**
Former Judge,
High Court of Delhi



Mr. A.S. Chandhiok
Sr. Advocate



Moderator
Ms. Kaadambari
Arbitrator & Senior Attorney

6.00 pm onwards

"High Tea"



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Keynote Session

Reducing costs and delays in Fastrack Arbitrations

Arbitration has emerged to be the most preferred dispute resolution mechanism having regards to the flexibilities relating to timelines and costs. However, in recent years, arbitration has been criticized for being highly expensive and time consuming. Opting for arbitrations in cases involving small businesses, small claims and unfussy disputes can often prove to be a costly and time consuming affair which can also severely affect small businesses and go on to impact its operation, reputation, and long-term sustainability.

Owing to the aforementioned factors, it becomes relevant to shift the focus from devising new dispute resolution mechanisms to re-imagining pre-existing methods in a manner which is cost effective and time efficient. The session on “Reducing costs and delays in Fast-Track Arbitrations” intends to explore such avenues which would focus on curating the fast-track arbitration procedures for early, easy, and efficient resolution of disputes.

“How to Approach Evidence in Arbitration”

Nearly every arbitration involves the taking of evidence. What and how evidence is introduced is critical, and is outcome determinative. Thus, procedural questions around the process for taking evidence are some of the most common and the most important in arbitration. Arbitration is often hampered by obstacles to the taking of evidence, either because one party fails to produce relevant documents when requested or the documents are held by a third party outside the tribunal’s powers or the arbitral tribunal does not give fair opportunity to the parties to lead evidence. An arbitration award which ignores vital evidence in arriving at its decision or rewrites a contract is liable to be set on the ground of patent illegality and in some cases.

The second session will cover the evidentiary aspects that may allow a party to present its case fully, various nuances of evidence and the manner in which evidence is required to be conducted in arbitral proceedings.

Register Now



Contact Us

Jitender Rana, Deputy Secretary
PHD Chamber of Commerce & Industry
+91 9873369696, jitender.rana@phdcci.in