## Commercial Courts (Pre-Institution Mediation and Settlement) Rules, 2018

UNION OF INDIA India

# Commercial Courts (Pre-Institution Mediation and Settlement) Rules, 2018

## Rule

## COMMERCIAL-COURTS-PRE-INSTITUTION-MEDIATION-AND-SETTLE of 2018

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Commercial Courts (Pre-Institution Mediation and Settlement) Rules, 2018Published vide Notification No. G.S.R. 606(E), dated 3.7.2018G.S.R. 606(E). - In exercise of the powers conferred by sub-section (2) of section 21A read with sub-section (1) of section 12A of the Commercial Courts Act, 2015 (4 of 2016), the Central Government hereby makes the following rules, namely:-

#### 1. Short title and commencement.

(1) These rules may be called the Commercial Courts (Pre-Institution Mediation and Settlement) Rules, 2018.(2) They shall come into force on the date of their publication in the Official Gazette.

#### 2. Definitions.

(1)In these rules unless the context otherwise requires,-(a)"Act" means the Commercial Courts Act, 2015 (4 of 2016);(b)"applicant" means a person who approaches the Authority under rule 3 for the initiation of mediation process;(c)"Authority" means the Authority notified by the Central Government under sub-section (2) of section 12A of the Act;(d)"commercial dispute" means the commercial dispute as defined in clause (c) of sub-section (1) of section 2 of the Act;(e)"Form" means the Form specified in the Schedule to these rules;(f)"mediation" means a process undertaken by a Mediator to resolve, reconcile and settle a commercial dispute between the parties thereto.(g)"Mediator" means a person empanelled by the Authority for conducting the mediation;(h)"opposite party" means a party against whom relief is sought in a commercial dispute;(i)"Schedule" means the Schedule appended to these rules; and(j)"settlement" means the

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settlement of commercial dispute arrived at by the parties to the mediation;(2)The words and expressions used and not defined in these rules, shall have the same meanings respectively as assigned to them in the Act or the Legal Services Authorities Act, 1987 (39 of 1987) or in any other law for the time being in force.

#### 3. Initiation of mediation process.

(1)A party to a commercial dispute may make an application to the Authority as per Form-1 specified in Schedule-I, either online or by post or by hand, for initiation of mediation process under the Act along with a fee of one thousand rupees payable to the Authority either by way of demand draft or through online;(2)The Authority shall, having regard to the territorial and pecuniary jurisdiction and the nature of commercial dispute, issue a notice, as per Form-2 specified in Schedule-I through a registered or speed post and electronic means including e-mail and the like to the opposite party to appear and give consent to participate in the mediation process on such date not beyond a period of ten days from the date of issue of the said notice.(3)Where no response is received from the opposite party either by post or by e-mail, the Authority shall issue a final notice to it in the manner as specified in sub-rule (2).(4)Where the notice issued under sub-rule (3) remains unacknowledged or where the opposite party refuses to participate in the mediation process, the Authority shall treat the mediation process to be a non-starter and make a report as per Form 3 specified in the Schedule-I and endorse the same to the applicant and the opposite party.(5)Where the opposite party, after receiving the notice under sub-rule (2) or (3) seeks further time for his appearance, the Authority may, if it thinks fit, fix an alternate date not later than ten days from the date of receipt of such request from the opposite party.(6)Where the opposite party fails to appear on the date fixed under sub-rule (5), the Authority shall treat the mediation process to be a non-starter and make a report in this behalf as per Form 3 specified in Schedule-I and endorse the same to the applicant and the opposite party. (7) Where both the parties to the commercial dispute appear before the Authority and give consent to participate in the mediation process, the Authority shall assign the commercial dispute to a Mediator and fix a date for their appearance before the said Mediator.(8)The Authority shall ensure that the mediation process is completed within a period of three months from the date of receipt of application for pre-institution mediation unless the period is extended for further two months with the consent of the applicant and the opposite party.

## 4. Venue for conducting mediation.

- The venue for conducting of the mediation shall be the premises of the Authority.

#### 5. Role of Mediator.

- The Mediator shall, on receipt of the assignment under sub-rule (7) of rule 3, facilitate the voluntary resolution of the commercial dispute between the parties and assist them in reaching a settlement.

#### 6. Representation of parties.

- A party to a commercial dispute shall appear before the Authority or Mediator, as the case may be, either personally or through his duly authorised representative or Counsel.

#### 7. Procedure of mediation.

(1) The mediation shall be conducted as per the following procedure-(i) At the commencement of mediation, the Mediator shall explain to the parties the mediation process;(ii) The date and time of each mediation sitting shall be fixed by the Mediator in consultation with the parties to the commercial dispute.(iii)The Mediator may, during the course of mediation, hold meetings with the parties jointly or separately, as he thinks fit; (iv) The applicant or opposite party may share their settlement proposals with the Mediator in separate sittings with specific instruction as to what part thereof can be shared with the other party; (v) The parties to the mediation can exchange settlement proposals with each other during mediation sitting either orally or in writing;(vi)During the process of mediation, the Mediator shall maintain confidentiality of discussions made in the separate sittings with each party and only those facts which a party permits can be shared with the other party;(vii)Once both the parties reach to a mutually agreed settlement, the same shall be reduced in writing by the Mediator and shall be signed by the parties to the commercial dispute and the Mediator as per Form-4 specified in the Schedule-I:(viii)The Mediator shall provide the settlement agreement, in original, to all the parties to a commercial dispute and shall also forward a signed copy of the same to the Authority; and(ix)Where no settlement is arrived at between the parties within the time specified in the sub-section (3) of section 12A of the Act or where the Mediator is of the opinion that the settlement is not possible, the Mediator shall submit a report to the Authority, with reasons in writing, as per Form-5 specified in Schedule-I.(2)The Authority or the Mediator, as the case may be, shall not retain the hard or soft copies of the documents exchanged between the parties or submitted to the Mediator or notes prepared by the Mediator beyond a period of six months other than the application for mediation under sub-rule (1) of rule 3, notice issued under sub-rule (2) or (3) of rule 3, settlement agreement under clause (vii) of sub-rule (1) of rule 7 and the Failure report under clause (ix) of sub-rule (1) of rule 7.

### 8. Parties to act in good faith.

- All the parties to a commercial dispute shall participate in the mediation process in good faith with an intention to settle the dispute.

## 9. Confidentiality of mediation.

- The Mediator, parties or their authorized representatives or Counsel shall maintain confidentiality about the mediation and the Mediator shall not allow stenographic or audio or video recording of the mediation sittings.

#### 10. Maintenance and publication of mediation data.

(1) The District Legal Services Authority shall forward the detailed data of the mediation dealt by it under the Act to the State Legal Services Authority.(2) The State Legal Services Authority shall, maintain the data of all mediations carried out by it or under its jurisdiction and publish the same, on quarterly basis, on its website as per Form-6 specified in the Schedule-I.

#### 11. Mediation Fee.

- Before the commencement of the mediation, the parties to the commercial dispute shall pay to the Authority a one-time mediation fee, to be shared equally, as per the quantum of claim as specified in Schedule-II.

#### 12. Ethics to be followed by Mediator.

- The Mediator shall-(i)uphold the integrity and fairness of the mediation process;(ii)ensure that the parties involved in the mediation are fairly informed and have an adequate understanding of the procedural aspects of the mediation process;(iii)disclose any financial interest or other interest in the subject-matter of the commercial dispute;(iv)avoid any impropriety, while communicating with the parties to the commercial dispute;(v)be faithful to the relationship of trust and confidentiality reposed in him;(vi)conduct mediation related to the resolution of a commercial dispute, in accordance with the applicable laws for the time being in force;(vii)recognise that the mediation is based on the principles of self-determination by the parties and that mediation process relies upon the ability of parties to reach a voluntary agreement;(viii)refrain from promises or guarantees of results;(ix)not meet the parties, their representatives, or their counsels or communicate with them, privately except during the mediation sittings in the premises of the Authority;(x)not interact with the media or make public the details of commercial dispute case, being mediated by him or any other allied activity carried out by him as a Mediator, which may prejudice the interests of the parties to the commercial dispute.

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Form-1: Mediation Application Form[See Rule 3(1)]Name of the Authority and addressDetails of Parties:

#### 1. Name of applicant:

Addressrelephone. No. Mobile. E-mail 1D.	Address:-Telephone. No.	Mobile.	E-mail ID:	
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### 3. Name of opposite party:

4. Address and contact details of opposite party:

Address:-Telephone. No of Dispute:	Mobile	E-ma	ail ID:	Details
1. Nature of dispute as pe (4 of 2016):	r section 2 (1	)(c) of the Co	ommercial Co	ourts Act 2015
2. Quantum of claim:				
3. Territorial jurisdiction o	of the compet	tent court:		
4. Brief synopsis of comm	nercial dispu	te (not to exc	eed 5000 wo	rds):
5. Additional points of rele	evance:			
Details of Fee Paid:Fee paid by DOnline transact				
AuthorityNote: Form shall be sub				
For Office Use:				
Form received on:				
File No. allotted:				
Mode of sending notice to the opp	posite party:			
Notice to opposite party sent on:				
Whether Noticeacknowledged by	opposite party o	or not:		
Date of Non-starter report/ Assig	gnment ofcomme	ercial dispute to	Mediator:	
Form-2: Notice/Final Notice to the Rule 3(3)]Name of the Authority		y for Pre-Institu	tion Mediation[S	ee Rule 3(2) and
1. Whereas a commercial	-		•	
by (name of applicant) aga pre-institution mediation i	<del>-</del>			_

Commercial Courts Act, 2015. A copy of the mediation application Form is

attached herewith.

2. The opposite party is hereby directed to appear in person or through his duly authorised representative or Counsel on(Date)(Time) at the (Authority address) and convey his consent to participate in mediation process.
3. Failure to appear before the Authority by opposite party would be deemed as his refusal to participate in mediation process initiated by the applicant.
4. In case, the date and time mentioned in para 2 is sought to be rescheduled the same can be done by the opposite party either on its own or through its authorised representative or counsel by making a request in writing at-least two days prior to the scheduled date of appearance.
Signature of the AuthorityDate:Form 3:Non-Starter Report[See Rule 3 (4) and (6)]Name of the Authority and address
1. Name of the applicant:
2. Date of application for Pre-Institution mediation:
3. Name of the opposite party:
4. Date scheduled for appearance of opposite party:
5. Report made under rule 3(4) or 3(6):
6. Non Starter Report reason:
of the AuthorityCopy to:Applicant.Opposite Party.Form 4: Settlement[See Rule 7 (1) (vii)]Name of the Authority and address
1. Name of the Mediator:
2. Name of the applicant:

- 3. Name of the opposite party:
- 4. Date of application for Pre-Institution mediation:
- 5. Venue of mediation:
- 6. Date(s) of mediation:
- 7. No. of sittings and duration of sittings:
- 8. Terms of settlement:

Date: Signature of ApplicantSignature of Opposite Party Signature of MediatorForm 5: Failure Report[See Rule 7 (1) (ix)]Name of the Authority and address

- 1. Name of the Mediator:
- 2. Name of the applicant:
- 3. Name of the opposite party:
- 4. Date of application for Pre-Institution mediation:
- 5. Venue of mediation:
- 6. Date(s) of mediation:
- 7. No. of sittings and duration of sittings:
- 8. Reasons for failure:

Date: Signature of ApplicantSignature of Opposite Party Signature of MediatorForm 6: Mediation Data[See Rule 10 (2)]

S. Name of the No. of application Nature of Nature of No Authority received by Authority Applicant Party Opposite Party

Individual Corporate Individual Corporate

No. of application No. of application No. of application applications disposed off as application where no where parties slabwise as per per Rule 3(4) and referred for settlement arrived reached asettlement

Schedule-II	3(6)	mediation	atas per Rule	as per Rule 7(1)(vii)
			7(1)(ix)	
I	II	III	IV	V

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## Mediation Fee[See Rule 11]

S.No	Quantum of Claim	Mediation Fee Payable To Authority(in Indianrupees).
1.	From Rs. 3,00,000 to Rs.10,00,000.	Rs. 15,000/-
2.	From Rs. 10,00,000. to Rs. 50,00,000.	Rs. 30,000/-
3.	From Rs. 50,00,000. to Rs. 1,00,00,000.	Rs. 40,000/-
4.	From Rs.1,00,00,000. to Rs.3,00,00,000.	Rs. 50,000/-
5.	Above Rs. 3,00,00,000.	Rs. 75000/-