

Statistics from
THE ARBITRATION INSTITUTE
OF THE STOCKHOLM CHAMBER OF COMMERCE

Introduction

The Arbitration Institute of the Stockholm Chamber of Commerce (“SCC”) was established in 1917 and is an independent part of the Stockholm Chamber of Commerce. In the 1970's the SCC was recognized as a neutral centre for the resolution of East-West trade disputes by the United States and the Soviet Union, and at the same time, China also recognized the SCC as a forum for resolving international disputes. The SCC has, since then, expanded its services in international commercial arbitration and is today one of the world’s leading forums for dispute resolution.

The SCC procedural rules are modern and flexible and give the parties and the arbitrators means to form effective procedures adapted to the individual case. The SCC rules are in line with the best practices in international arbitration, and in addition to the SCC rules, the SCC has also developed Mediation Rules and Procedures and Services under the UNCITRAL Arbitration Rules.

Our law firm, MORE Evander, is frequently assigned to represent our clients in commercial disputes, both in district court and in arbitration proceedings before the SCC. Our lawyers are skilled and have extensive experience when it comes to litigation under the SCC procedural rules.

This presentation summarise some statistics published by SCC regarding the arbitral cases held in Sweden under the SCC rules during 2021.

Should you have any questions about arbitral proceedings in Sweden, please contact Johannes Marszalek (johannes.marszalek@amelegal.se) partner at MORE Evander.



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Caseload and seat of arbitration

With a total of **165** cases, the majority of them (**94** cases) were held in Swedish and the rest (**71** cases) in english. Most of them had Stockholm (**122** cases) as the seat of arbitration.

Top 3 seats of arbitration:

Stockholm, 122

Göteborg, 15

Sundsvall, 3



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Applicable rules

The arbitrations were registered under different regulations and rules

*Of the caseload, 62 %
(103 cases) were
registered under the
SCC Arbitration Rules*

*30 % (49 cases) were
registered under the
SCC Rules for Expedited
Arbitrations*

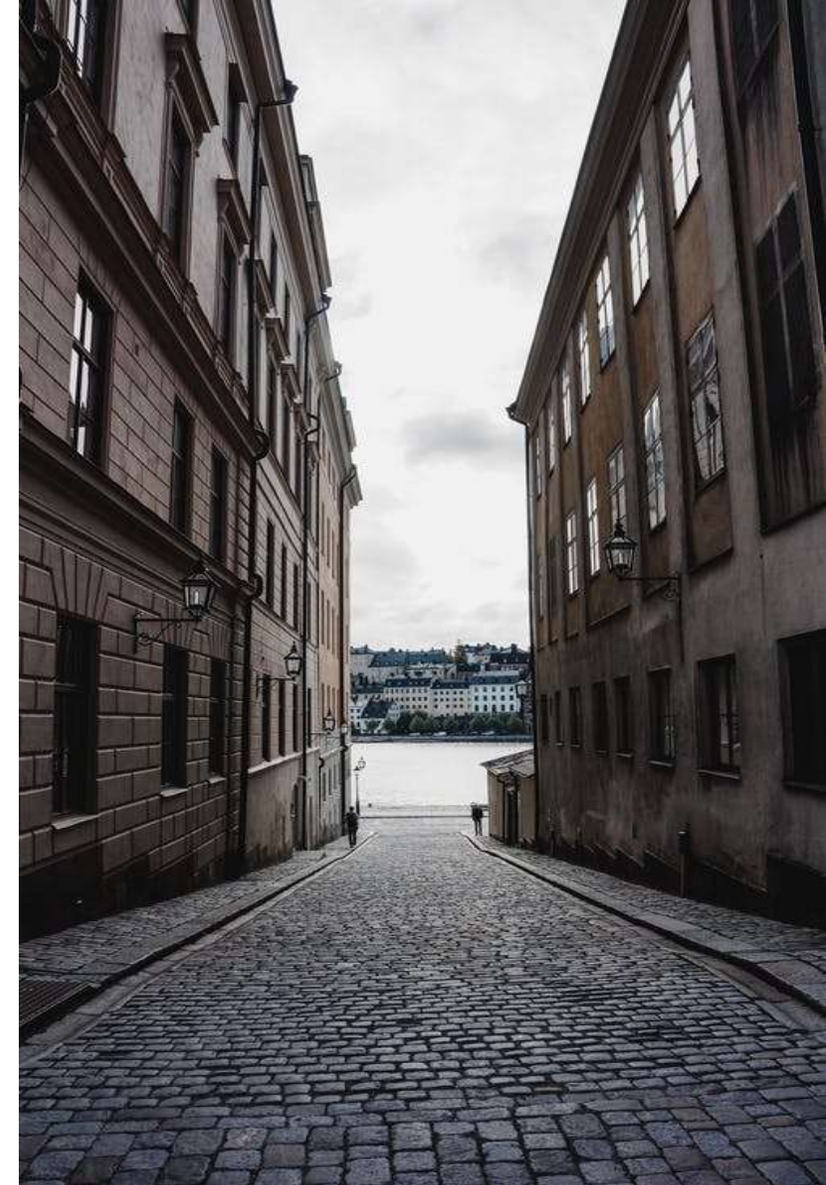
Apart from these two major regulations, other applicable rules were:

Emergency Arbitration, 7

Ad hoc or services, 4

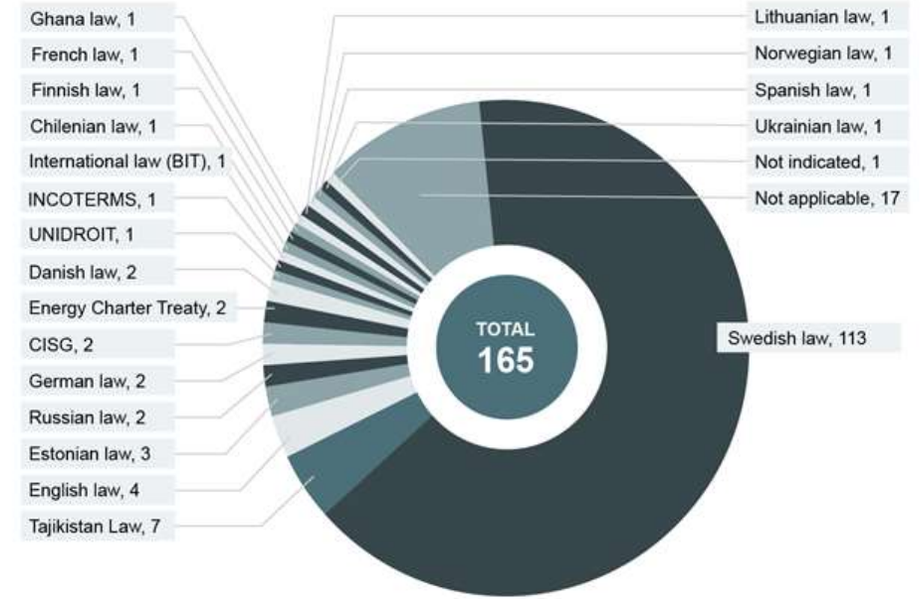
Mediation Rules, 1

UNCITRAL Rules, 1



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Nationality of the parties and applicable law



*Parties from **42** different countries appeared in disputes before the SCC in 2021*

*The most frequent countries were Sweden (**245**), Tajikistan (**14**) and Russia (**10**)*



Disputed agreements

Top 3 disputed agreements:

Service agreements, 31

Business acquisitions, 25

Delivery agreements, 24

Other disputed agreements were:

M&A and corporate agreements, 20

Construction agreements, 20

Cooperation agreements, 12

Employment agreements, 9

Credit/ loan agreements, 7

Intellectual property agreements, 6

License agreements, 4

Investment treaty protections, 3

Settlement agreements, 3

Confidentiality agreements, 1



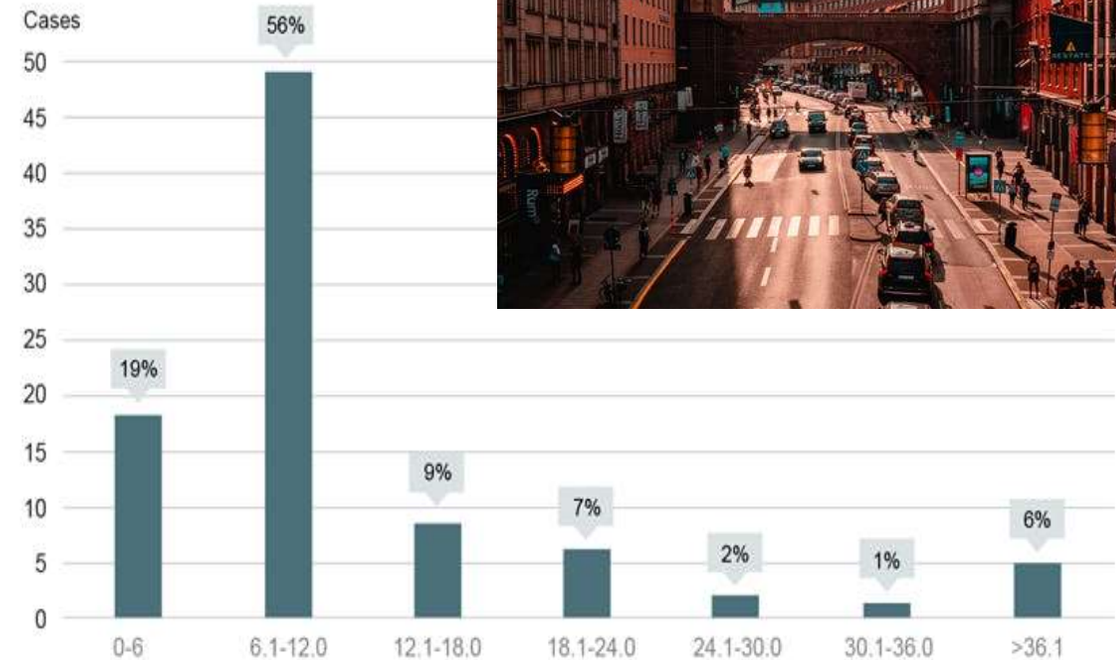
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Time for rendering award

19 % of the awards rendered under the SCC Arbitration Rules in 2021, were rendered within 6 months

56 % of the awards were rendered between 6 to 12 months

TIME FOR RENDERING AWARD
– ARBITRATION RULES 2021



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Conclusion

There are many advantages to choosing Sweden and the SCC as the place for arbitral proceedings. It is one of the world's leading arbitration institutes with fast proceedings and excellent procedures when it comes to handling international disputes. The SCC procedural rules are in line with the best practices in international arbitration and our lawyers have extensive experience litigating under them. Should you have any questions about arbitral proceedings in Sweden, please contact Johannes Marszalek (johannes.marszalek@amelegal.se) partner at MORE Evander.