

**GENERAL TERMS AND CONDITIONS FOR PUBLICATION
IN THE ROMANIAN ARBITRATION JOURNAL**

1. Submitting your material for publication in the Romanian Arbitration Journal, subject to its acceptance by the Editorial Board of the Journal, signifies the consent of the author for assignment of copyright under the following general conditions:
2. The Editorial Board shall accept the work provided that it observes, to a certain reasonable extent in terms of level and style, considering as minimum required for acceptance the following:
 - appropriate scientific level;
 - observing ethic and academic integrity criteria with regard to intellectual property and copyright available at:
[http:// old.unibuc.ro/n/despre/Codul_de_etica_al_Universitatii_din_Bucuresti.php](http://old.unibuc.ro/n/despre/Codul_de_etica_al_Universitatii_din_Bucuresti.php)
 - the topic of the work should be recent and related to the topic of arbitration;
 - the work should bring novelty to existing doctrine;
 - the content of the work should be updated with legislation in force at the date of submission.

The agreement for publication may not be given in advance only based on topic, proposals, outlines or summaries/abstracts.

The submission of materials to the Editorial Board for the Romanian Arbitration Journal does not lead to the obligation to publish such materials. If the paper does not meet terms, the Publishing House and the Editorial Board reserves the right to refuse to publish the work as it was submitted or to request the author to revise the work, in order for the work to observe the Journal standards.

3. The author assigns to the Editorial Board, according to Romanian Law no. 8/1996 on copyright and related rights, the following rights:
 - the rights of reproduction and distribution of the work in hard copy within the issue of the Romanian Arbitration Journal where the work was published;
 - the rights of reproduction and distribution of the work published in the Romanian Arbitration Journal in electronic format throughout their existence;
 - the rights of reproduction and distribution of the work published in the Romanian Arbitration Journal in electronic format throughout their existence in the databases of sintact.ro, Kluwer

Arbitration, HeinOnline, EBSCO and ProQuest without being limited to such databases, all of which being databases where the Romanian Arbitration Journal is published for scientific purposes.

4. The materials submitted to the Editorial Board for publication shall be sent to the e-mail address: rra@ccir.ro and it shall observe the following conditions:

- the articles shall be sent in Romanian language or in English language, in Word format and it shall be drafted with diacritical marks without grammatical errors observing the abbreviations indicated within the pages of the Journal. The Editorial Board may ask the author to revise the material;
- each article shall have a title, an abstract and keywords in Romanian and English and it shall follow a coherent structure (chapters, sections, correct numbering etc.)

5. The author warrants that he or she is the sole copyright holder and that the work is original except for the public domain materials and extracts from other works, that need to be used and cited in compliance with the intellectual property legal provisions. The author assumes full responsibility with respect to the content of the work.

6. With regard to the materials that are published, the Editorial Board reserves the following rights:

- to change their titles;
- to correct, as the case may be, to rephrase or change style for certain wording without affecting the authors' ideas, opinions and arguments.

7. Authors shall receive a confirmation of receipt within 10 days. To avoid any malfunctions in the transfer of documents we request the authors that if in the said period they have not received confirmation to contact the Editorial Board through a new message.

The decision to publish the article belongs to the Editorial Board of the Journal and shall be taken after assessing the work with observance of the criteria indicated at point 2. If there are any suggestions for revision, they shall be sent to the authors. Refusal to amend the articles as indicated by the Editorial Board within a reasonable time limit agreed by the parties is equivalent to withdrawing the article from publication.

8. Doctrine articles must be submitted along with a one-page maximum abstract written in English language.

9. Bibliographical sources shall be quoted in full, including: name and author's first name initial, the work, edition, publisher, place of publication, year of publication, page (pages) / paragraph as the case may be. Abbreviations will be used according to the customs of the Journal.

- 10.** Judgments rendered *in extenso*, commented or summarized must be final. It shall be specified if they are published judgments and also their source.
- 11.** The authors shall specify their name and surname, profession (position), place of work /place of business, address, e-mail and telephone number. At the request of the Publishing House, the author must provide the documents required by the latter (editing agreement, affidavits, if the case).

The content of this publication is not intended to replace general or specific professional legal opinions and readers are urged to request, if needed, specialized legal advice.