

Overview

Disputes and differences in the construction industry are very common issues which, if not timely and properly resolved, may lead to severe money and/or time losses, further breaking the business relationship between the construction contracts parties.

This course is part of the **Top Management Programs (TMP)**, and will explore in details the different methods to resolve the disputes and differences in the construction contracts and safely mitigate money losses and keep the parties relationships healthy.

The main objective of this course is to assist the attendees to learn more about the most common disputes in the construction projects and the most effective methods to resolve these disputes.

The course shall touch base and explore the Arbitration Law in Egypt and the Arbitration Rules of the Cairo Regional Center for International Commercial Arbitration in Egypt.

Program Objectives

The objectives of this program are to:

- Assist the attendees to learn and know more about the different triggers of disputes on a construction contract and the ways to reserve their rights and entitlements during a dispute resolution.
- Present the attendees with an introduction to learn and know more about arbitration basics and principles.
- Present the attendees with an introduction to learn and know more about the most common rules of arbitration in Egypt and GCC area.

Who Should Attend?

Top Management working in the construction industry whether they are representing Contractors, Consultant Engineers or Clients, and having the interest in gaining the proper knowledge about their rights and obligations under their current and future construction contracts.



Program Structure

This courses is offering the essential knowledge, skills and tools on basics & principals of construction arbitration.

- Number of hours: 25 hours
- Duration: 5 days

The course is run in an entertaining interactive environment utilizing application workshops and real-live case studies.

*“Do Not Read Your Contract
When In Need To.....*

Read It Before Signing It....”

Course Language;

The presentation, supplied documents and workshop exercises of the course shall all be in the English language.

However, and based on the trainees' desire, use of Arabic language during oral explanation could be presented.



*“To win a claim through a dispute is not an acme of skill....
To win a claim without a dispute is the acme of skill....”*

Course Outlines

- Definitions.
- Settlement of Disputes under FIDIC 87/99.
- Introduction to Arbitration.
- Arbitration vs. Litigation
- Introduction to the Arbitration Law.
- Introduction to the Arbitration Rules of UNCITRAL (Model Law for International Commercial Arbitration).
- Initiation of the Arbitration Proceedings.

Course Outlines

- Appointment of the Arbitrators.
- Commencements of the Proceedings.
- Preliminary Meeting.
- Preparation of the Pleadings.
- Rule of Evidences.
- Conduct of the hearing.
- Arbitration Award.
- Enforcement of the Award.