

2GF. Decision of arbitral tribunal

In deciding a dispute, an arbitral tribunal may award any remedy or relief that could have been ordered by the Court if the dispute had been the subject of civil proceedings in the Court. This section is subject to section 17.

(Added 75 of 1996 s. 7)

2GG. Enforcement of decisions of arbitral tribunal

An award, order or direction made or given in or in relation to arbitration proceedings by an arbitral tribunal is enforceable in the same way as a judgment, order or direction of the Court that has the same effect, but only with the leave of the Court or a judge of the Court. If that leave is given, the Court or judge may enter judgment in terms of the award, order or direction.

(Added 75 of 1996 s. 7)

Interest**2GH. Arbitral tribunal may award interest**

(1) An arbitral tribunal may, in arbitration proceedings before it, award simple or compound interest from such dates, at such rates, and with such rests as the tribunal considers appropriate for any period ending not later than the date of payment—

- (a) on money awarded by the tribunal in the proceedings; or
- (b) on money claimed in, and outstanding at the commencement of, the proceedings but paid before the award is made.

(2) Subsection (1) does not affect any other power of an arbitral tribunal to award interest, but is subject to any agreement of the parties to the contrary.

(Added 75 of 1996 s. 7)

2GI. Rate of interest on money awarded in arbitration proceedings

Interest is payable on the amount of an award from the date of the award at the same rate as for a judgment debt, except when the award otherwise provides.

(Added 75 of 1996 s. 7)

2GF. 仲裁庭的決定

在就一項爭議作出決定時，仲裁庭可判給（在假若該爭議是法院民事法律程序中的標的之情況下）任何本可由法院命令判給的補救或濟助。本條受第 17 條規限。

（由 1996 年第 75 號第 7 條增補）

2GG. 仲裁庭的決定的強制執行

由仲裁庭在仲裁程序中或就仲裁程序所作出或發出的裁決、命令或指示，可猶如具有相同效力的法院判決、命令或指示般以相同的方式強制執行，但只有在得到法院或法院法官的許可下方可如此強制執行。如法院或法官給予該許可，則可按該裁決、命令或指示而作出判決。

（由 1996 年第 75 號第 7 條增補。由 1998 年第 25 號第 2 條修訂）

利息**2GH. 仲裁庭可判給利息**

(1) 在仲裁庭席前進行的仲裁程序中，仲裁庭可就以下款項判給自其認為適當的日期起按其認為適當的息率以單利或複利計算的利息——

- (a) 仲裁庭在仲裁程序中判給的款項；或
- (b) 在仲裁程序中所申索的款項，而該筆款項在仲裁程序展開時仍未繳付，但在裁決作出前已繳付，

結算期按仲裁庭認為適當者而定，但計息期不得超逾付款日期。

(2) 第 (1) 款並不影響仲裁庭判給利息的任何其他權力，但受各方作出相反規定的協議規限。

（由 1996 年第 75 號第 7 條增補）

2GI. 就在仲裁程序中判給的款項所判給利息的息率

就裁決所判給的款額而繳付的利息，可自該裁決的日期起計，息率與判定債項的息率相同，但如該裁決另有規定，則作別論。

（由 1996 年第 75 號第 7 條增補）