



Arbitration Commitment Clause with provision for Emergency Arbitrator

“The parties, freely and knowingly, resolve to establish that any dispute arising out of or in connection with this contract, will be resolved by Arbitration, definitively under the terms of Law no. 9,307/96, being elected the Câmara de Mediação e Arbitragem da Cannabis e Saúde Latino-Americana - CAMACAN LATAM - Camacan LATAM, CNPJ no. 40.176.055 / 0001-71, headquartered in the city of Rio de Janeiro, RJ, to administer the arbitration procedure that will be confidential, by one or more arbitrators, appointed in accordance with the aforementioned Regulation, which is already considered accepted by the parties to govern the Arbitration procedure, which will be based at the location of _____.”

§1º The parties accept Emergency Arbitration for urgent situations that require the need for a precautionary decision even before the Arbitration has started, which must be forwarded by the interested party to CAMACAN LATAM who must immediately appoint an Emergency Arbitrator to deliberate exclusively on the measure intended urgency, whenever possible, after hearing the other party in advance, or immediately after deciding, if there is no time to do so beforehand, an opportunity in which you can change or revoke your decision.

§2º The party that has requested the precautionary or urgent measure, will bear the costs of that request and, if granted, must submit the final Arbitration Request within 30 days after the decision made by the Emergency Arbitrator takes effect, as a result of losing its validity the measure granted.

§3º After the Arbitration has started, the Arbitrator or Arbitration Court will assess the advisability of maintaining the precautionary measure issued by the Emergency Arbitrator, and may change, revoke or annul the previous decision.