

ECA ARBITRATION CLAUSE STANDARD

▪ *To be inserted in a contract*

“Any dispute, litigation, question, discussion, controversy or claims of any kind arising out of the contract or related to its existence, violation, termination or nullity shall be exclusively and finally settled by the EHF Court of Arbitration in accordance with the Rules of Arbitration for the ECA.

- a. The seat of arbitration shall be Vienna, Austria
- b. The language of the arbitration shall be English
- c. The substantive law of shall be applicable*; or
- d. The arbitral panel shall pass its decision in equity and good conscience (ex aequo et bono).*

*optionals

▪ *To be linked to a contract*

“Any dispute, litigation, question, discussion, controversy or claims of any kind arising out of the contract [**to be defined**] or related to its existence, violation, termination or nullity shall be exclusively and finally settled by the EHF Court of Arbitration in accordance with the Rules of Arbitration for the ECA.

- a. The seat of arbitration shall be Vienna, Austria
- b. The language of the arbitration shall be English
- c. The substantive law of shall be applicable*; or
- d. The arbitral panel shall pass its decision in equity and good conscience (ex aequo et bono).*

*optionals