



Arbitration with Closure

The cost and time advantages of Arbitration mean nothing if the stakeholders are not satisfied. Read about three ways to promote a satisfying case...

Arbitration Associates, Inc.

The Right Neutral All stakeholders need to be part of the selection of the arbitrator, and yet the decision making process should not be long and drawn out. The selection pool of neutrals should include members with experience, standing, and integrity. The parties should reach mutual agreement quickly. An experienced arbitration firm with a strong local pool can help with this by acting as a "Neutral Selection Neutral."



The Right Agreement When setting up an ADR case with two or more parties, the details of the arbitration agreement is essential to achieving a satisfying closure. More important than a boiler-plate contract template, is an organization with experience in bringing all of the "amendments" in line with common practice and getting all the parties to come to the table quickly. An experienced ADR firm can achieve the right agreement, while letting parties maintain their bargaining strength.

The Right Experience Being the first ADR provider in the Commonwealth gives Arbitration Associates, Inc. the experience to guide you in evaluating your case, helping you choose the best process, explaining the process to the parties, selecting the best neutrals to resolve your dispute, and even complete case management when needed.

Please contact me personally to discuss your ADR needs. I'm looking forward to hearing from you!
— Debbie Nussbaum, President

Arbitration Associates, Inc.

"Helping you resolve disputes."

Phone: 804-763-3600

Fax: 804-763-3700

E-mail: Debbie@Arbitration-Associates.com
Website: www.Arbitration-Associates.com



ARBITRATION
ASSOCIATES, INC.

11902 Markey Circle
Midlothian, VA 23112