NORTON ROSE FULBRIGHT

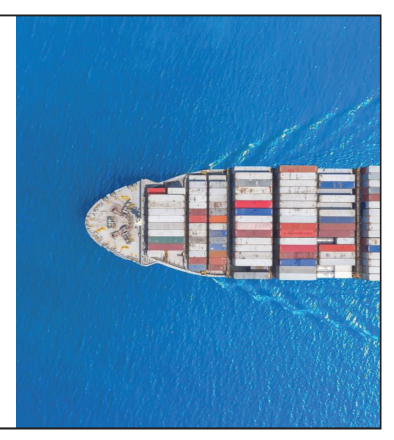
Revised Arbitration Rules of the Houston Maritime Arbitrators Association (HMAA)

32nd Annual David W. Robertson Admiralty and Maritime Law Conference

February 2, 2024

1

Denton Nichols Norton Rose Fulbright US LLP Partner, Houston denton.nichols@nortonrosefulbright.com



NRF

Houston Maritime Arbitrators Association



Houston Maritime Arbitrators Association

Serving the Maritime, Oil & Gas, Energy and Transportation Industry

- Non-Profit Corporation Established in the 1990s "to promote the conduct of arbitration of maritime and commercial disputes in Houston, Texas and elsewhere..." (HMAA Articles of Incorporation)
- Promulgates Arbitration Rules and Mediation Rules
 - Original Arbitration Rules Promulgated in 1997
- Provides training on arbitration under HMAA Rules
- Maintains a Register of Arbitrators, Mediators & Experts
- · Acts as Appointing Authority for Arbitrators



Original HMAA Arbitration Rules – Notable Features

NRF

- Arbitration Rules are "Non-Administered" Rules
 - I.e., HMAA does not act as administrator in arbitrations
- HMAA Register of Arbitrators for Non-Agreed Appointments
- · Default Choice of Houston as Seat of Arbitration
- Default Choice of Single Arbitrator (Rather than Three Arbitrators)
- Automatic Use of Detailed Statements of Claim and Defense
- Fast-Track Arbitration Rules for Lower-Value Cases
- Built-in Procedures for Early Disposition of Claims
- Possibility of "Award Upon Settlement"
- Automatic enforceability under Federal Arbitration Act

Original HMAA Arbitration Rules – Some Gaps and Opportunities for Improvement

NRF

- No express provisions for submitting counterclaims
- · Nearly unlimited time allowed for amendments to claims
- No procedure for resolving challenges to arbitrators
- · No procedures for emergency or interim relief
- Various non-standard and unusual rules (e.g., claimant right to appoint arbitrator for defaulting respondent; party indemnification of arbitrators; arbitrator's lien on award)
- Vague or unclear provisions (e.g., claimant's rights to ruling on "specific issues" after "sufficiently documented claim," party consent to HMAA's "publication" of award)
- Clarification needed for HMAA's powers and role

Rules Revision Committee Members – Est. Oct. 2020 Additional Committee Members Committee Co-Chairs John F. Hark **Kevin O'Gorman Bertling Logistics** Norton Rose Fulbright W. Robins Brice **Douglas J. Shoemaker Brice Mediation Blank Rome Denton Nichols Utsav Mathur** Norton Rose Fulbright Norton Rose Fulbright NRF

5

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Revised Arbitration Rules of Houston Maritime Arbitrators Association

Also available as part of the eCourse <u>Revised Arbitration Rules of Houston Maritime Arbitrators Association</u>

First appeared as part of the conference materials for the 32^{nd} Annual David W. Robertson Admiralty and Maritime Law Conference session "Revised Arbitration Rules of Houston Maritime Arbitrators Association"