



# Substantially Effectual particulars of the Arbitration Award and Procedures of Sanction

On the Basis of Legislation and Law Judgments  
issued in the United Arab Emirates

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Law judgments passed on objection to the voidance of the arbitrator's award reflect the importance of studying the procedures and particulars of the arbitration award and sanction thereto. Arbitration is not limited to the men of law, but extends to include the people of scientific and practical expertise in different professions such as the arbitration of a suit in connection with a construction contract, financial dispute or banking case involving men of finance etc.

An arbitrator, even if he is a man of law, may not be able to verify which procedures and particulars are required for the solution of a dispute. If failure to adhere to such procedures or particulars is considered substantial, this may lead to the request of avoidance of an award given by him. As a result, all the efforts made by him for the solution of a dispute could be wasted, merely because of the omission of a single procedure or fact in a case where an arbitrator has reached a final award, which would otherwise be incontestable.

**This study is therefore divided into three parts as follows:**

The *first part* contains the facts required for the arbitrator's award, the *second part* contains the approval of the arbitration award and any matters incidental thereto and the *third part* contains cases pertaining to the voidance of arbitration.

In accordance with the *Federal Law No 10 of 1992 on Civil Procedures*, the lawmakers in the UAE have incorporated arbitration awards in section three (from *Article 203 - Article 218*).

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