

# SIAC Model Clause

---

 [siac.org.sg/siac-model-clauses](http://siac.org.sg/siac-model-clauses)

*In drawing up international contracts, we recommend that parties include the following arbitration clause:*

Any dispute arising out of or in connection with this contract, including any question regarding its existence, validity or termination, shall be referred to and finally resolved by arbitration administered by the Singapore International Arbitration Centre (“SIAC”) in accordance with the Arbitration Rules of the Singapore International Arbitration Centre (“SIAC Rules”) for the time being in force, which rules are deemed to be incorporated by reference in this clause.

The seat of the arbitration shall be [Singapore].\*

The Tribunal shall consist of \_\_\_\_\_\*\* arbitrator(s).

The language of the arbitration shall be \_\_\_\_\_.

## APPLICABLE LAW

---

*Parties should also include an applicable law clause. The following is recommended:*

This contract is governed by the laws of \_\_\_\_\_\*\*\*.

\* *Parties should specify the seat of arbitration of their choice. If the parties wish to select an alternative seat to Singapore, please replace “[Singapore]” with the city and country of choice (e.g., “[City, Country]”).*

\*\* *State an odd number. Either state one, or state three.*

\*\*\* *State the country or jurisdiction.*