



Alcances del arbitraje en derecho administrativo frente a los contratos celebrados por la Administración Pública [

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text (article)

Analítica

Arbitration is an alternative dispute resolution mechanism that has gradually positioned itself as one of the most important and recurring alternative methods to the judiciary in Colombia, because it is applicable to different areas of law such as commercial, labor and more recently administrative law. In the latter, important legal advances have been generated not only from the legal but also from the jurisprudential, hence the use of this type of measures is being encouraged, in addition to reducing congestion in the judicial offices of the jurisdiction of the Administrative litigation is also presented as a method with legal effects equivalent to those of a judicial process, which provides legal certainty when voluntarily assuming arbitration as an alternative to resolve disputes in contracts concluded by the Public Administration. For this investigation, a descriptive-qualitative investigation was carried out since the current regulations and jurisprudential contributions were used to analyze the legal situation of arbitration in the Colombian legal system. It is a qualitative investigation, focused on the analysis of principal administrative principles and theories, which goes from the general to the particular through the deductive method.

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Baratz Innovación Documental

- Gran Vía, 59 28013 Madrid
- (+34) 91 456 03 60
- informa@baratz.es