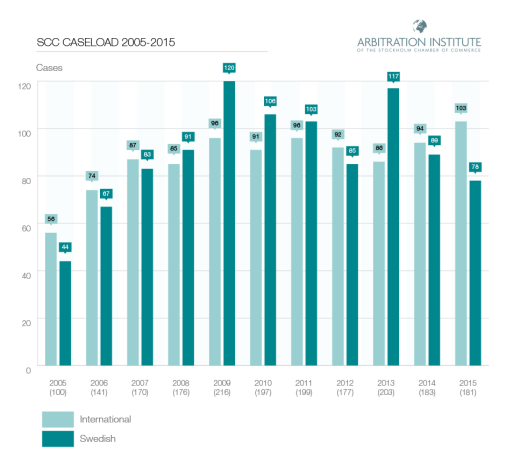
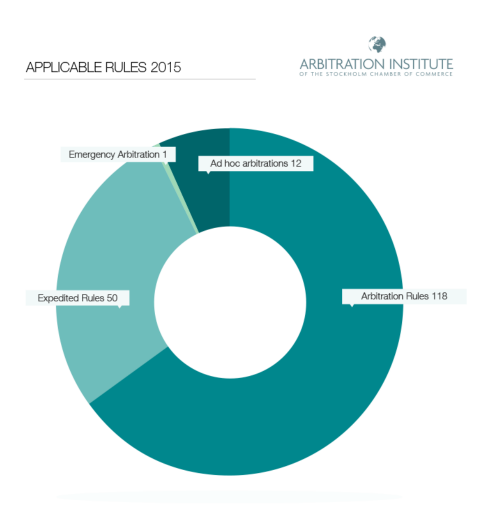
SCC Statistics 2015

2015 proved to be another strong year for the SCC with 181 administered cases which is the sixth highest result ever since the SCC was founded in 1917.

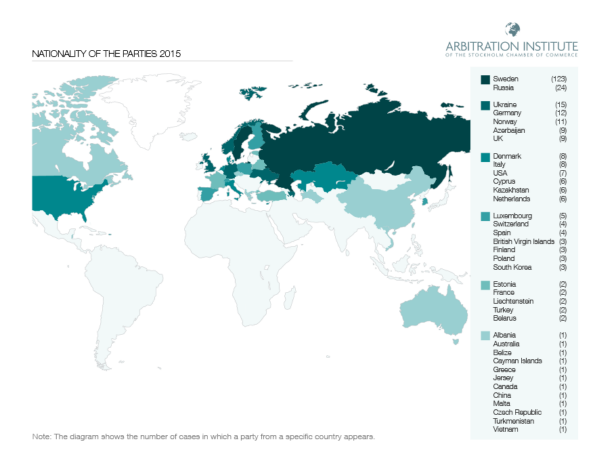


Out of the 181 cases, 43 % (78) were Swedish and 57 % (103) international, which clearly evidence the strong position of the SCC as a preferred venue for dispute resolution among both the Swedish and the international business community. Compared to 2014, the share of international cases increased by 6 percentage points.



Of the 2015 caseload, 62 % (118) were administered under the SCC Rules, and 27 % (50) were administered under the SCC Rules for Expedited Arbitrations. During 2015, the SCC also administered one Emergency Arbitrator proceeding.

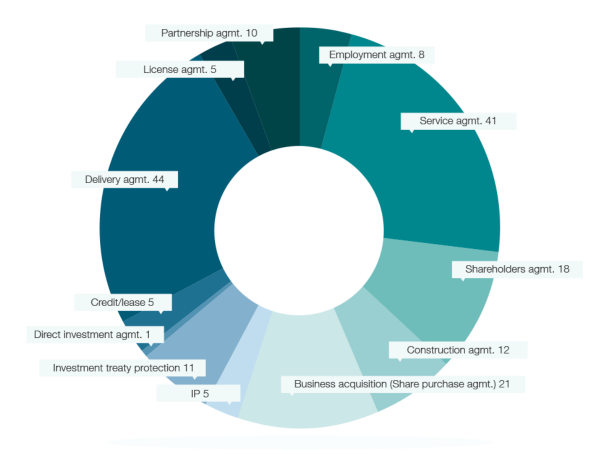
In 7 % (12) of the cases, parties also requested SCC's administrative services as appointing authority in ad-hoc arbitrations, consisting of appointments of arbitrators in ad-hoc arbitrations conducted under the Swedish Arbitration Act (2), appointment of arbitrator for ad-hoc arbitration conducted under the UNCITRAL Rules (1), and appointments of valuator/auditor (9).



Parties from 37 different countries chose to resolve their disputes with the SCC in 2015. Swedish parties continued to appear most frequently in SCC cases. Of the international parties, Russia, Ukraine, Germany, Norway, UK and Azerbaijan were the most frequent nationalities to appear before the SCC.



SUBJECT MATTER 2015



During 2015, the SCC administered disputes stemming from a range of different sectors. Most frequently parties brought disputes arising out of delivery agreements, service agreements, share purchase agreements, and shareholders agreements.

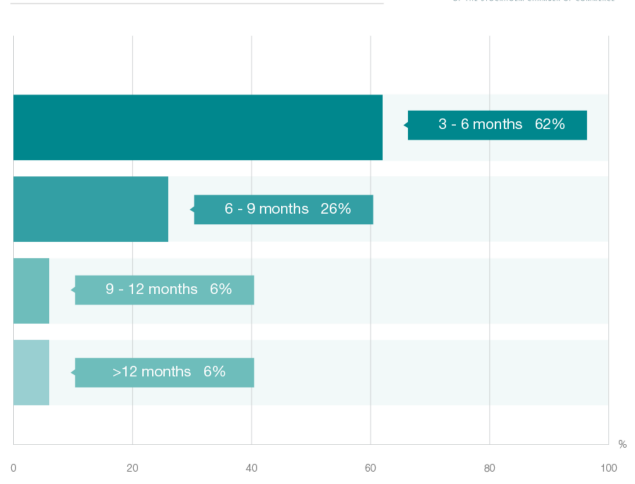


Number of cases 60 52% 50 40 35% 30 20 10 0 months months months months months months months < 6,1 6,1 - 12,1 12,1 - 18,1 18,1 - 24,1 24,1 - 30,1 30,1 - 36,1 > 36,1

TIME FOR RENDERING AWARD - ARBITRATION RULES 2015

Note: The diagram shows the time from registration of a case until the rendering of an award.

For the majority of cases administered under the SCC Rules it took between 6-12 months from the time of registration of a case until the rendering of an award.



TIME FOR RENDERING AWARD - EXPEDITED RULES 2015

Note: The diagram shows the time from registration of a case until the rendering of an award.

For 62 % of the cases administered under the SCC Rules for Expedited Arbitrations an award was rendered within 3-6 months.

ARBITRATION INSTITUTE



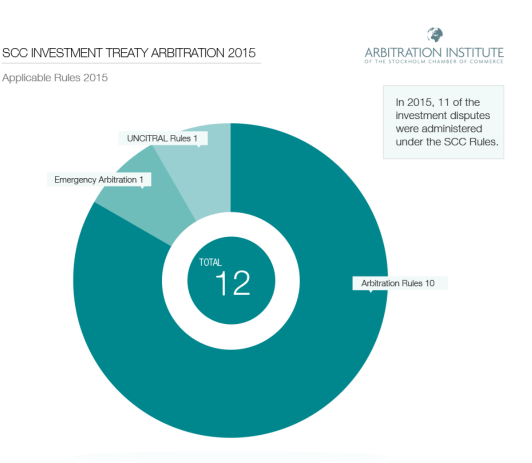
If a decision on interim measures is needed to provisionally ensure a party's claim, before the commencement of an arbitration, the party may apply to the SCC for the appointment of an Emergency Arbitrator in accordance with the SCC Rules.

Five emergency arbitrator proceedings were commenced at the SCC between 2014 and 2015. Three investor treaty protection agreements, one share purchase agreement and one construction agreement, respectively, formed the basis of the request for interim measures.

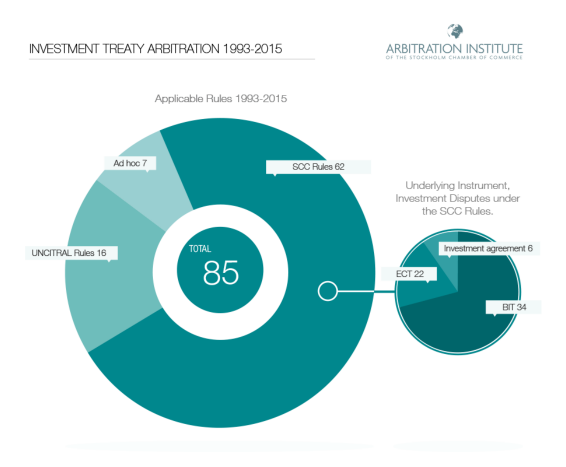




2015 was once again a record year for investment treaty disputes at the SCC with 12 investor treaty cases being administered under the SCC Rules.



Out of the 12 cases, ten were administered as arbitrations under the SCC Rules, one under the rules for the appointment of an Emergency Arbitrator, and 1 under the UNCITRAL Rules (appointment of arbitrator for ad-hoc arbitration).



The SCC has administered a total of 85 investment disputes since 1993. Out of the 85 cases, 72% (62) of the investment disputes registered have been administered under the SCC Rules. The majority of SCC investment disputes are BIT-based disputes (34), or ECT-based disputes (22), but also disputes based on investment agreements (6) have been filed at the SCC under the SCC Rules.