

ADR Entity Reporting - Annual Report

Reporting period 1 October 2019 – 30 September 2020

Centre for Effective Dispute Resolution (CEDR)

Information to be included in the annual activity report.

You must display this information on your website as part of the annual reporting procedures by **1 November 2020**.

You can choose to display this in the most appropriate format for you organisation and your website. The information you display must include the following information, as specified in the ADR regulations:

Information as specified in regulations	Basic guidance
a) the number of domestic disputes and cross-border disputes the ADR entity has received;	CEDR received a total of 6 domestic disputes. No cross-border disputes were received.
b) the types of complaints to which the domestic disputes and cross-border disputes relate;	Of the 5 disputes that fell within the scope of what CEDR could deal with, the complaints related to: <ul style="list-style-type: none">• Financial entitlement / game outcome – 5• Payment / transactional error – 0• Terms and conditions / contract terms – 0
c) a description of any systematic or significant problems that occur frequently and lead to disputes between consumers and traders of which the ADR entity has become aware due to its operations as an ADR entity;	There have been so few cases in this period that it is not possible to identify systematic or significant problems more generally.
d) any recommendations the ADR entity may have as to how the problems referred to in paragraph (c) could be avoided or resolved in future, in order to raise traders'	N/A

standards and to facilitate the exchange of information and best practices;	
e) the number of disputes which the ADR entity has refused to deal with, and percentage share of the grounds set out in paragraph 13 of Schedule 3 on which the ADR entity has declined to consider such disputes;	<p>CEDR has refused to deal with a total of 1 case in this period.</p> <p>Prior to submitting the complaint to the body, the consumer has not attempted to contact the trader concerned in order to discuss the consumer's complaint and sought, as a first step, to resolve the matter directly with the trader Nil</p> <p>The dispute is frivolous or vexatious Nil</p> <p>The dispute is being, or has been previously, considered by another ADR entity or by a court Nil</p> <p>The value of the claim falls below or above the monetary thresholds set by the body Nil</p> <p>The consumer has not submitted the complaint to the body within the time period specified by the body, provided that such time period is not less than 12 months from the date upon which the trader has given notice to the consumer that the trader is unable to resolve the complaint with the consumer Nil</p> <p>Dealing with such a type of dispute would seriously impair the effective operation of the body Nil</p> <p>Cases outside the remit of the ADR Entity because of: - A Gambling Commission regulatory issue; - Not the relevant gambling sector; or - Other Nil</p>

	<p>Cases discontinued for non-operational reasons:</p> <ul style="list-style-type: none"> • where the subject-matter of the consumer's dispute did not fall within the scope of what CEDR can consider under its Scheme Rules 100% • where the consumer voluntarily withdrew their dispute after it had commenced Nil
f) the percentage of alternative dispute resolution procedures which were discontinued for operational reasons and, if known, the reasons for the discontinuation;	N/A
g) the average time taken to resolve domestic disputes and cross-border disputes;	<p>Disputes took an average of 30 calendar days to resolve.</p> <p>The above average relates only to domestic disputes, as CEDR did not receive any cross-border disputes.</p>
h) the rate of compliance, if known, with the outcomes of the alternative dispute resolution procedures;	<p>N/A</p> <p>CEDR has received no reports of non-compliance by a trader within this reporting period.</p> <p>CEDR has a process in place whereby a trader that fails to comply with an adjudicator's decision that has been accepted by the consumer has their membership of CEDR suspended. If non-compliance persists, the trader's membership of CEDR is terminated.</p>
i) the co-operation, if any, of the ADR entity within any network of ADR entities which facilitates the resolution of cross-border disputes.	N/A

In addition, we request the following information, which is not included in the ADR Regulations:

j) % of completed disputes ruled in favour of the operator	100%
k) % of completed disputes ruled in favour of the consumer	Nil
l) % of completed disputes settled by the operator during the ADR body investigation	Nil