

THE ARBITRATORS MAY ~~[[MODIFY]]~~ MODIFY OR CORRECT AN AWARD:

(1) ON THE GROUNDS STATED IN §3-223(B) (1), (2), OR (3); OR

(2) FOR THE PURPOSE OF CLARITY.

(D) MODIFICATION OF AWARD AND COURT'S ORDER.

THE ARBITRATORS SHALL MODIFY OR CORRECT AN AWARD CONSISTENT WITH THE ORDER OF COURT, IF A PETITION UNDER §3-223, §3-224, OR §3-227 IS PENDING.

(E) MODIFIED AWARD SUBJECT TO PROVISIONS OF THIS SUBTITLE.

THE MODIFIED OR CORRECTED AWARD IS SUBJECT TO THE PROVISIONS OF §3-223, §3-224, AND §3-227 OF THIS SUBTITLE.

REVISOR'S NOTE: This section is new language derived from Art. 7, §9.

SEC. 3-223. CORRECTION OR MODIFICATION OF AWARD BY COURT.

(A) PETITION.

A PETITION TO MODIFY OR CORRECT THE AWARD SHALL BE FILED WITHIN 90 DAYS AFTER DELIVERY OF A COPY OF THE AWARD TO THE APPLICANT.

(B) CONDITIONS FOR MODIFICATION OR CORRECTION OF AWARD.

THE COURT SHALL MODIFY OR CORRECT THE AWARD IF:

(1) THERE WAS AN EVIDENT MISCALCULATION OF FIGURES OR AN EVIDENT MISTAKE IN THE DESCRIPTION OF ANY PERSON, THING, OR PROPERTY REFERRED TO IN THE AWARD;

(2) THE ARBITRATORS HAVE AWARDED UPON A MATTER NOT SUBMITTED TO THEM AND THE AWARD MAY BE CORRECTED WITHOUT AFFECTING THE MERITS OF THE DECISION UPON THE ISSUES SUBMITTED; OR

(3) THE AWARD IS IMPERFECT IN A MATTER OF FORM, NOT AFFECTING THE MERITS OF THE CONTROVERSY.