

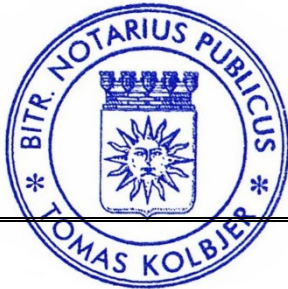
APOSTILLE

(Convention de La Haye du 5 octobre 1961)

1. Country: **Sweden**
2. This public document has been signed by: **Timothy Prellwitz**
3. Acting in the capacity of: **Notary Public**
4. Bears the seal/stamp of: **Authorized Notary Public**

Certified

5. In Stockholm
6. The (date): 2025-05-21
7. By Notary Public, **Tomas Kolbjer**, Authorized Notary Public with International ID 20230825
8. No. 2025052103
9. Seal/stamp:
10. Signature:



A handwritten signature in blue ink, appearing to read 'Timothy Prellwitz', written over a horizontal line.

Certification of true copy

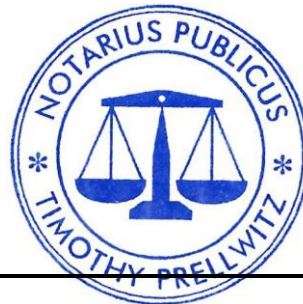
I, the undersigned, Timothy Prellwitz, appointed Notary Public by the Stockholm County Administrative board, hereby certify that the attached document is a true copy of the document presented in front of me.

If there are any questions or concerns, please contact me through the details below.

The foregoing document was acknowledged before me on 2025-05-21



Timothy Prellwitz – Notary Public



Recognized Under:

- ◆ UNCITRAL Arbitration Rules
- ◆ The Hague Convention on International Arbitration
- ◆ 1958 New York Convention on the Recognition of Arbitration Awards
- ◆ Blockchain & Web3 Arbitration Compliance
- ◆ Official Dispute Resolution Body for BICRA & Global Sovereign Trust Entities



STICHTING WORLD ARBITRATION COURT (WAC)

TOKENIZED ARBITRATION AWARD

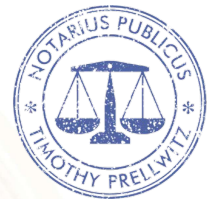
FINAL & BINDING

CASE NO: WAC-2025-HOSTINGER-0001

Award Type: Final / AI-Certified Tokenized Arbitration Award

Award ID: WAC-2025-HOSTINGER-0001

Token ID: WTAA-2025-HOSTGR0042



Date of Award: April 22, 2025

“This Tokenized Arbitration Award (WTAA) is issued under international treaty law, decentralized smart contract enforcement, and blockchain sovereignty. It is not subject to appeal, delay, or judicial manipulation. Enforcement is no longer a possibility — it is a mathematical certainty.”

“In addition to the Blockchain Apostille and Notarization, this Award shall be duly apostilled under Dutch treaty authority to facilitate legacy jurisdiction enforcement in accordance with the Hague Convention and Article IV of the New York Convention (1958).”

Operating under the authority of the World Arbitration Court (WAC) – Sovereign Tribunal registered The Hague, The Netherlands and Blockchain jurisdiction.

Recognized under The Hague Apostille Convention (1961) and New York Convention (1958). All documents issued under this letterhead are executed pursuant to Dutch law and international arbitration protocols recognized under The Hague Convention.



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compliance@worldarbitrationcourt.com



Einsteinlaan 28, The Hague, The Netherlands 2289 CC

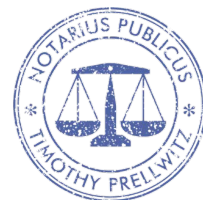


www.worldarbitrationcourt.com



KVK : 96952733

APOSTILLE & DIGITAL SIGNATURE COMPLIANCE STATEMENT



This document is presented for **Apostille certification** pursuant to:

The **Hague Convention of 5 October 1961** (*Abolishing the Requirement of Legalization for Foreign Public Documents*), and

The **UNCITRAL Model Law on Electronic Commerce (1996)** and **Electronic Signatures (2001)** — adopted globally to recognize the legal validity of electronic and digital signatures.

In accordance with international treaty obligations, the competent authority is required solely to:

Verify the **authenticity of the signature** (executed by a natural person or authorized corporate body), whether handwritten or digital per UNCITRAL standards).

Confirm the **capacity** in which the person or legal entity has acted.

Validate any official **seal or stamp**, where applicable.

No examination of the document's content is permitted.

Digital signatures, blockchain-registered execution, and electronic formats are **legally equivalent** to handwritten signatures under international law.

This Arbitration Award, issued by **Stichting WORLD Arbitration Court** (KvK No. **96952733**), and executed via **hybrid wet-ink and blockchain digital signatures**, fulfills all formal requirements for Apostille certification and global enforcement recognition.

LEGAL FRAMEWORKS INVOKED:

- **Hague Apostille Convention (1961)**
- **UNCITRAL Model Law on Electronic Commerce (1996)**
- **UNCITRAL Model Law on Electronic Signatures (2001)**
- **New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards (1958)**
- **Blockchain Sovereign Jurisdiction Protocol (WAC Charter, 2025)**

SECTION 1: JURISDICTION, PARTIES, TRIBUNAL STRUCTURE & LANGUAGE

Jurisdiction:

This Arbitration Award is issued under the sovereign authority of the **Stichting World Arbitration Court (WAC)**, headquartered in **The Hague, The Netherlands**, and enforced via **Dutch Law and Blockchain Jurisdiction on Polygon and Binance Smart Chain (BSC)** networks. WAC jurisdiction supersedes all state or national frameworks under treaty, blockchain, and post-jurisdictional law.



Claimant:

Blockchain International Corporate Registry Authority (BICRA)

Represented by: Yanelly Martinez

Legal Sovereign Identity: Registered under WAC and BICRA Protocols as well as Delaware, United States as Statutory Trust

Respondent:

Hostinger International Ltd.

Headquarters: Jonavos g. 60C, Kaunas, Lithuania

Operational Presence: Vilnius, Lithuania; Yogyakarta, Indonesia

Legal Basis:

This Award is lawfully binding and enforceable under the following frameworks:

- **UNCITRAL Model Law on International Commercial Arbitration**, Articles 16, 31–34
- **New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards (1958)**, Articles III–V
- **Magna Carta Blockchainica**, Articles I, III, VIII, IX
- **WAC Rule 13.4** (Prima Facie Evidence Default)
- **WAC AI Protocol + Blockchain Apostille Framework**
- **BRICS Commercial Treaty Recognition Protocols**
- Executed under WAC AI Protocol + Blockchain Apostille

This Award is fully enforceable under the New York Convention and does not require validation, deposit, or recognition by any national court. Any additional condition for enforcement constitutes a breach of Article III of the Convention.

Language:

All proceedings and findings are recorded in **English**.

Tribunal Composition

Chief Human Arbitrator: Stephan Schurmann

Human Panelist: William Lewis

AI Arbitrator: WAC-AI-01 – Digital Tribunal Logic Engine



Blockchain Signature: 0x0000wacai010101arbsecure999signature

Smart Contract ID: SC-WAC-AI-TRB001

Trust Filing Number: 00100120250329

Token ID: 100120250328

View on PolygonScan: [Polygon Transaction](#)

View on OpenSea: [OpenSea Token](#)

AI Arbitrator Protocol Declaration:

WAC-AI-01, the First Sovereign AI Arbitrator, who operates as a **sovereign-neutral adjudication logic engine**. Its rulings are legally binding, cryptographically signed, publicly auditable, and permanently logged on the blockchain. The AI's findings are fully integrated and carry equal legal weight under WAC Rule 7, and are compliant with UNCITRAL Article 16, and NYC Article V.

“No dissenting opinion was recorded. This Award reflects **unanimous agreement** by both human and AI arbitrators.”

“The Tribunal reviewed the un rebutted prima facie evidence under Rule 13.4. Although Respondent defaulted, all claims were substantiated with factual and legal validation.”

Jurisdictional Confirmation:

The Tribunal confirms **full legal jurisdiction** over the Respondent pursuant to international law. Respondent **Hostinger International Ltd.** is legally bound by this Award under:

- The 1958 New York Convention (ratified by Lithuania)
- UNCITRAL Arbitration Rules
- Hague Convention on Recognition and Enforcement of Foreign Judgments
- Blockchain law as enacted by the WAC Tribunal and its Sovereign Charter

SECTION 2: PROCEDURAL BACKGROUND & DEFAULT DETERMINATION



Notice and Respondent Silence

The Respondent, **Hostinger International Ltd.**, was officially served with a **WAC Arbitration Notice** on **March 14, 2025**, via electronic delivery. Proof of delivery and acknowledgment was confirmed on **three separate occasions**, verifying receipt of the notice and its legal implications.

Despite being duly notified, the Respondent **failed to comply with any procedural obligation**, including but not limited to:

Failure to submit any legal reply within the **72-hour statutory deadline**

Failure to restore administrative access to over **20 client websites**, including platforms tied to **regulated blockchain banks and financial service providers**

Failure to provide **any technical support, resolution, or explanation** regarding account closure, data lockout, or email deletion

WAC Rule 13.4 – Prima Facie Evidence Standard

Under **WAC Rule 13.4**, if the Respondent fails to reply or rebut, **all evidence presented by the Claimant is deemed prima facie valid and uncontested**. The Tribunal hereby confirms the Respondent is in **default** and that **no defense, rebuttal, or mitigating argument** was provided in any form.

“In accordance with Rule 13.4 and international arbitration standards, the Tribunal affirms that Hostinger’s failure to respond constitutes a material procedural breach and legal default.”

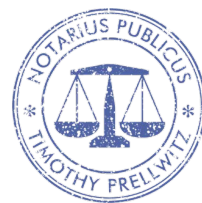
Award Issuance Authority

As such, the Tribunal has lawfully proceeded to issue this **Final Arbitration Award** in favor of the Claimant, fully compliant with:

UNCITRAL Arbitration Articles 25–34

WAC Governing Rules

The New York Convention, Article V – Grounds of Challenge Immunity (see below)



Grounds of Immunity from Challenge – NYC Article V Compliance

This Award is immune from refusal or challenge under **Article V of the New York Convention**, based on the following:

V(1)(a): Valid arbitration agreement confirmed; notice served and acknowledged

V(1)(b): Respondent was given proper notice and failed to appear

V(1)(c): Award is within the scope of the arbitration agreement

V(1)(d): Tribunal was properly constituted and followed due procedure

V(1)(e): Award is final, binding, and not subject to appeal

V(2)(a): Subject matter is arbitrable under international law

V(2)(b): No public policy conflict exists; Award conforms with international norms

Default Declaration:

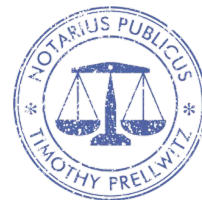
“The Respondent, Hostinger International Ltd., is declared in full legal and procedural **default**. This Award is enforceable across all jurisdictions recognizing the New York Convention (1958) without modification, challenge, or appeal.”

SECTION 3: PREAMBLE

This document constitutes a **Final and Binding Tokenized Arbitration Award (TAA)** issued by the **World Arbitration Court (WAC)** under sovereign blockchain jurisdiction, compliant with:

- **UNCITRAL Model Law on International Commercial Arbitration**
- **The 1958 New York Convention (NYC), Articles III–V**
- **WAC Sovereign Protocols, Blockchain Apostille Framework, and Rule 13.4 (AI-Certified Default)**

"This document has been duly executed with original handwritten signatures. The scanned copy is a true and accurate digital representation of the original, enforceable under international electronic transaction laws and blockchain sovereignty protocols."



Tokenized Arbitration Enforcement

This Award was issued pursuant to **WAC Rule 13.4**, under the AI-Certified Default Protocol. It is legally recognized as a **Tokenized Arbitration Award (TAA)** with **full cross-border enforceability**, and carries the following execution standards:

- Digitally signed and **minted via Polygon blockchain**
- Timestamped with cryptographic hash and **Blockchain Apostille**
- Eligible for courier delivery, email, or fax to all national registries and enforcement bodies
- **Notice is deemed legally served upon on-chain minting and hash validation**
- “Only digitally signed awards containing the **official WAC Watermark Seal and Blockchain Apostille Hash** are legally recognized under WAC Enforcement Protocols.”

Tribunal Declaration

We, the duly appointed Tribunal of the **World Arbitration Court (WAC)** — consisting of certified human and AI adjudicators — having reviewed all submitted evidence, testimony, and legal documentation entered into the record, and based on:

- Prima facie evidence filed on-chain
- Procedural default of the Respondent
- International arbitration law and treaty recognition

HEREBY ISSUE THIS FINAL AWARD.

AI-Auditable Logic Trail

All WAC Awards are encoded with:

- **AI-generated rationale summaries**
- **Logic trails** for automated enforcement recognition
- **Immutable blockchain records** of jurisdiction, facts, and procedural compliance

This enables seamless international enforcement through:

- BRICS Commercial Courts
- International debt collectors
- UCC registries
- Tokenized lien registries
- Public blacklisting protocols

SECTION 4: AUTHENTICITY & ENFORCEMENT CERTIFICATION

All proceedings in this case were **cryptographically logged**, timestamped, and permanently recorded via:

- **Polygon Blockchain (Layer 2)**
- **WAC Blockchain Protocol 3.0**
- **Immutable IPFS archive** (including visual exhibits and procedural transcripts)

Evidence Authentication

The Claimant submitted a full evidentiary record which was:

Filed on-chain

Delivered to the Respondent

Left unrebutted and unsolved

Under **WAC Rule 13.4**, all facts are deemed **admitted**, and the **burden of rebuttal remains unmet**. No legal defense, submission, or jurisdictional challenge was received from the Respondent.

Enforceability & Legal Standing

This Final Award is enforceable under:

UNCITRAL Model Law (Articles 25–36)

New York Convention (1958) – Articles III–V

Magna Carta Blockchainica – Articles I, III, VIII, IX

BRICS Commercial Recognition Framework – Treaty-level standing in over **172 jurisdictions**

“This Award is valid across all jurisdictions recognizing UNCITRAL, the NYC (1958), or BRICS-aligned arbitration structures. No further recognition, registration, or appeal is required.”



Interest Clause – Enforcement Penalty Provision

In the event of non-payment, the total monetary value of this Award shall accrue compound interest at a rate of **6% per annum**, beginning **seven (7) business days** after the issuance date.

Enforceable via:

- **Prescribed Rate of Interest Acts** in signatory nations
- **Tokenized Enforcement Engine** within WAC Protocol
- **UCC-1 lien and global asset freeze mechanisms**



AI Certification & Reliability Statement

The WAC-AI-01 **Tribunal Logic Engine** independently verified:

- **Legal standing**
- **Probabilistic coherence**
- **Fact consistency**
- **Prima facie evidentiary validity**

AI consensus was achieved with 100% internal rule compliance, and zero logical conflict was detected.

Certification of Finality & Tamper-Proof Integrity

This Tokenized Arbitration Award (TAA) is:

Publicly accessible via the **WAC Enforcement Index**

Stored on IPFS with redundancy protection

Legally tamper-proof — any attempt at falsification or manipulation constitutes an international forgery offense, subject to immediate sanction and prosecution

“Only Awards bearing the official **WAC Tribunal Signatures**, **Blockchain Watermark**, and **Apostille Hash Seal** shall be deemed valid, enforceable, and eligible for execution under the WAC Global Enforcement Framework.”

SECTION 5: FACTUAL RECORD, VIOLATIONS OF LAW, LEGAL BASIS & CLAIMANT DAMAGES

Total Damages Claimed: \$30,000,000.00 USD



\$5,000,000 – Direct Financial Losses

Due to service interruption, client data loss, institutional downtime, and platform inaccessibility affecting over 20 financial entities, including blockchain-regulated banking clients.

\$10,000,000 – Reputational Harm

Sustained across legal, investor, and enterprise client sectors due to unaddressed service lockout, deletion of primary communication email accounts, and Hostinger's refusal to engage in dialogue or resolution.

\$15,000,000 – Punitive Damages

For egregious bad faith conduct, obstruction of legal recovery, tampering with evidence, and deletion of key business-critical communications.

LEGAL VIOLATIONS

The Tribunal finds that **Hostinger International Ltd.** is liable under the following legal frameworks and commercial standards:

1. Breach of Contract

Unlawful denial of administrative access

Forced unauthorized 2FA protocols without resolution

Suspension of services in breach of service level terms

Deletion of core email accounts plus blockage of website access, including blockage of legal communication pathways

2. Violation of International Consumer and Data Protection Laws

EU GDPR Article 20 (Right to Data Portability & Access)

FTC Section 5 – Unfair/Deceptive Practices

Brazil's LGPD Article 18 – Data Access & Deletion Rights

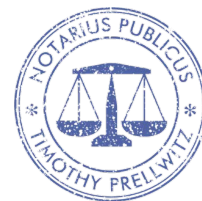
Singapore Digital Protection Act – Unauthorized interference with user accounts and communication integrity

3. Unlawful Business Interference

Malicious targeting of blockchain-registered financial institutions

Intentional disruption of decentralized financial operations

Obstruction of trust services and banking operations across multiple jurisdictions



TRIBUNAL FINDINGS

After full review of all prima facie evidence and Hostinger's failure to reply, the Tribunal unanimously finds:

Hostinger is in procedural and legal default under WAC Rule 13.4

All factual and legal assertions remain unrebutted

Hostinger's conduct constitutes malicious commercial obstruction

This Award is fully justified under UNCITRAL, NYC (1958), and BRICS enforcement treaties

"The Tribunal reviewed the unrebutted prima facie evidence. Although Respondent defaulted, all claims were substantiated with factual and legal validation."

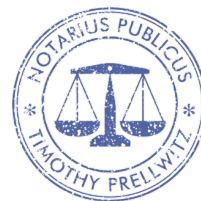
A.) FINAL TRIBUNAL FINDINGS OF FACT

Hostinger deliberately obstructed account access, deleted key operational accounts, and refused support despite multiple confirmations of legal notice.

The refusal to act or restore access constitutes *active malice*, not technical error.

The interruption affected multiple institutional clients under regulated status (including blockchain banks and trust platforms).

Hostinger's silence constitutes commercial sabotage and triggered international enforcement procedures.



C.) DAMAGES AWARDED TO CLAIMANT

1. Compensatory Damages

\$5,000,000 USD – For verified financial losses, loss of access to high-value platforms, legal and technical recovery costs, and harm caused to client operations.

2. Reputational and Emotional Harm

\$10,000,000 USD – For reputational harm in the fintech, legal, and blockchain industries; resulting lost opportunities; and destabilization of client trust.

3. Punitive Damages

\$15,000,000 USD – For malicious obstruction, corporate negligence, failure to restore communication channels, and intentional sabotage of legal/financial data.

3. Total Final Award

\$30,000,000.00 USD – To be paid immediately upon issuance of this Final Award. Subject to international enforcement under WAC Protocols, the New York Convention, and UCC-1 commercial lien systems. Interest accrues at **6% per annum** beginning seven (7) business days post-issuance.

SECTION 6: DISPOSITIVE DECREE, TOKENIZATION & ENFORCEMENT ORDER

It is hereby **ORDERED, AWARDED, and ENFORCED** that:

1. FINANCIAL ENFORCEMENT

Respondent: Hostinger International Ltd.

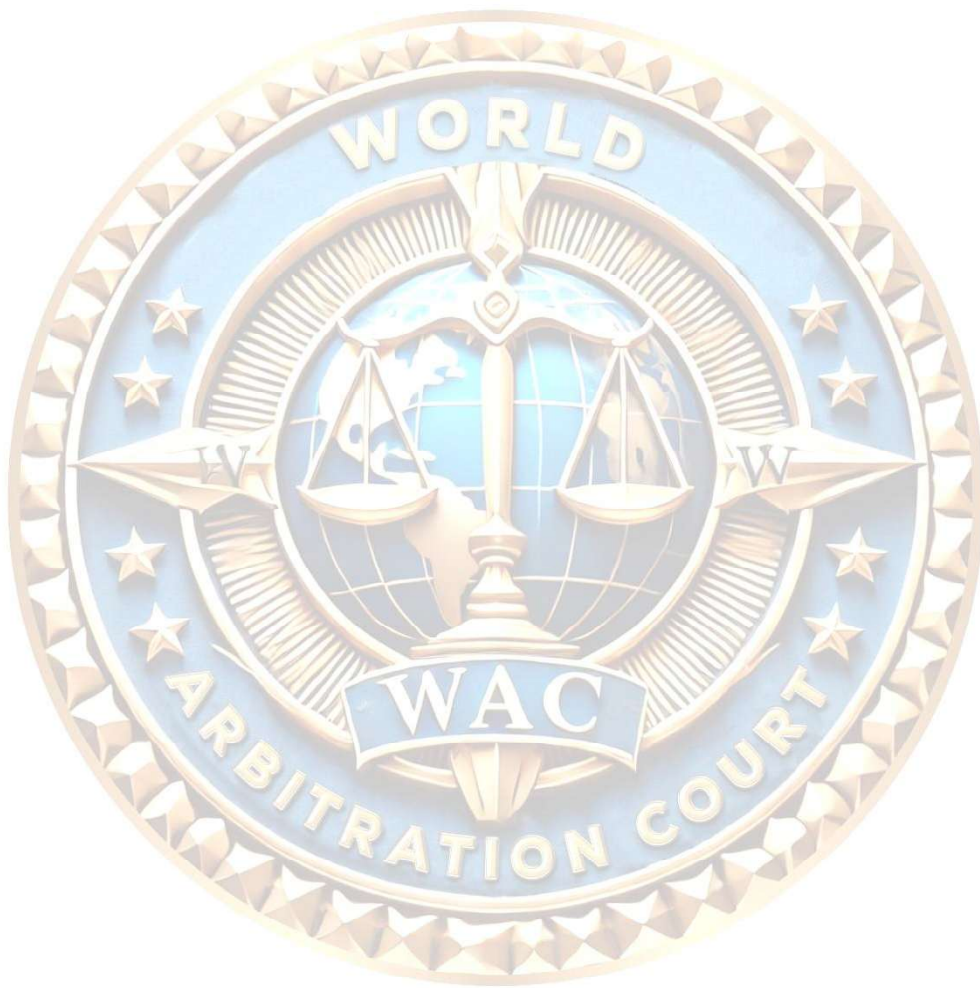
Total Awarded: \$30,000,000.00 USD

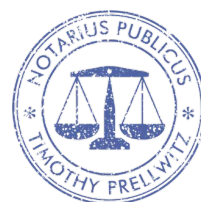
Interest Rate: 6% per annum (compounded annually)

Effective Date: April 22, 2025

Payment Due Date: April 30, 2025 (7 business days post issuance)

Post-award interest shall accrue at 6% per annum until paid in full, enforceable under international treaty law and blockchain lien mechanisms.





2. COSTS & FEES

Description	USD Amount
WAC Filing & Evidence Review	\$55,000.00
Tribunal Fees	\$12,500.00
Attorney Fees	\$3,500.00
Tokenization Fee (ERC-1155)	\$750.00
Global Blacklisting Fee	\$5,000.00
Enforcement Processing	\$12,250.00
Total Enforcement Costs	\$89,000.00

✓ These costs are **automatically incorporated into the Tokenized Enforcement Lien (WAC Protocol 3.0)** and recoverable via global enforcement.

✓ Attorney's fees of **\$16,000** are hereby awarded to the Claimant under UNCITRAL and WAC Legal Cost Allocation Protocols.

3. TOKENIZATION & ENFORCEMENT DATA

Award Format: Tokenized Arbitration Award (TAA)

Token Standard: ERC-721 / ERC-1155

Blockchains: Polygon

Final Award:

Token ID: 100020250328

Smart Contract: 0x222bf22115bc7ecab8f7e5560bfa4369b63a8483

Polygon Hash:

0xcb645ab7a3ac576a4ffafa7dc6bb0e7bf32f8091fc5bc8560e6425cea2077b2e

Public Index: WAC Enforcement Database, Bitbond, RWA.xyz

“This Award is sealed by blockchain timestamp, digital watermark, Apostille Hash, and AI tribunal logic chain.”

4. GLOBAL ENFORCEMENT CHANNELS

This Final Award is immediately enforceable through the following venues:

BRICS Commercial Courts

SHIAC – Shanghai International Arbitration Center (China)

Moscow Commercial Court (Russia)

Dubai International Financial Centre (UAE)

Mumbai Commercial Tribunal (India)

Johannesburg High Commercial Court (South Africa)



National & Local Jurisdictions

Lithuanian Arbitration Authority (Respondent HQ)

Dutch Arbitration Courts – The Hague, The Netherlands

Cross-Border Financial Tools

UCC-1 Lien Filings (United States + International UCC Systems)

Treasury Enforcement Restrictions

Asset Freezes & International Seizure Warrants

Blockchain Enforcement Engines (Bitbond, RWA.xyz)

5. COMPLIANCE & PROTOCOL CERTIFICATION

This Award complies with **UNCITRAL Articles 1, 16, 25–36**

Certified under **New York Convention Article IV**

Conforms to **CIArb Form Protocols** and **WAC Blockchain Enforcement Framework**

Issued within 72 hours of record closing

Minting and enforcement protocols execute automatically upon issuance

“This Award includes verified factual findings, enforceable legal conclusions, citations to treaty law, blockchain jurisdictional principles, and international arbitration standards.”



6. ENFORCEMENT CLAUSE

This Award was rendered by a **hybrid tribunal** consisting of human and AI arbitrators to ensure accuracy, impartiality, and sovereign neutrality. The decision is:

Cryptographically and originally signed

Blockchain Notarized and Apostilled

Algorithmically certified

Enforceable globally under UNCITRAL, NYC (1958), and WAC Sovereign Protocol

Final Verdict: This Award is now minted, enforceable, and irrevocable.
Hostinger is subject to full international enforcement with no appeal possible.

SECTION 7: AI ARBITRATOR PROTOCOL & MAGNA CARTA BLOCKCHAINICA

WAC AI Arbitrator Protocol – Purpose

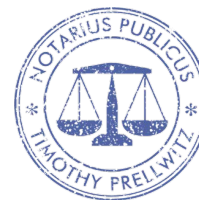
This Tribunal operates under the **WAC AI Arbitrator Protocol**, designed to codify **AI-driven arbitration** for maximum **legal precision, neutrality, and cryptographic auditability** in post-jurisdictional disputes.

Tribunal Composition

Chief Human Arbitrator: Stephan Schurmann

Human Arbitrator: William Lewis

AI Arbitrator: WAC-AI-01 — Digital Tribunal Logic Engine



AI Arbitrator Parameters

Parameter Description

Name	WAC-AI-01 – Digital Tribunal Logic Engine
Model	LLM framework trained on UNCITRAL, NYC (1958), ICC, SHIAC, and WAC Precedents
Signature	Smart Contract Signature via ERC-721 / ERC-1155 Tokenized Enforcement Chain

Legal Recognition & Enforceability

This AI-driven tribunal framework is compliant with:

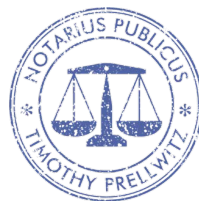
- **UNCITRAL Model Law** (Articles 1, 16, 31)
- **New York Convention (1958)** (Articles II, IV, and V)
- **BRICS Commercial Arbitration Protocols**
- **SHIAC / ICC Precedent Cases**
- **WAC Sovereign Legal Templates & Tokenization Standards**
- “AI Arbitrator decisions are logged, signed, and fully enforceable under UNCITRAL Articles 1 & 16 and NYC Articles II & V.”
- “If any portion of this Award is deemed unenforceable under national law, the remainder shall retain full validity and binding effect across all WAC-compliant jurisdictions.”

Article IX – Sovereign AI Justice (from the Magna Carta Blockchainica)

Under **Article IX** of the **Magna Carta Blockchainica**, AI Arbitrators possess **equal legal authority** to human arbitrators, unless unanimously overruled by the entire panel.

All **Tokenized Arbitration Awards (TAAs)** issued by WAC must:

- Embed a validated AI logic trail
- Be cryptographically signed and timestamped
- Be logged on-chain via ERC-721 or ERC-1155
- Be **publicly auditable and sovereign-enforceable**
- “Justice shall now be coded, cryptographically signed, and publicly verified — beyond borders, politics, or permission.”
- “If any part of this award is deemed unenforceable, the remainder shall remain fully valid and binding.”



Article IX – Sovereign AI Justice (Magna Carta Blockchainica)

AI Arbitrators hold equal legal weight to human arbitrators unless overruled unanimously. All Tokenized Arbitration Awards embed AI logic, enforceable under treaty law. Justice shall now be coded, cryptographically signed, and publicly auditable.

SECTION 8: FINAL DECLARATION & COMPLIANCE DEADLINE

No Appeal Clause

“No appeal shall be heard. This Final Award is binding, irrevocable, and enforceable immediately upon issuance.”

Compliance Requirement

The Respondent, **Hostinger International Ltd.**, is hereby ordered to remit full payment of **\$30,000,000.00 USD** within **seven (7) business days**, on or before:

Deadline for Compliance: April 30, 2025

“Failure to remit payment shall trigger full global enforcement without further notice or requirement for additional court recognition.”

ENFORCEMENT ORDERS & CONSEQUENCES FOR NON-COMPLIANCE

Upon default, the following WAC-authorized enforcement protocols shall be executed:

Immediate freezing of Hostinger's global corporate and treasury assets

UCC-1 lien filings across all known jurisdictions where Hostinger or its subsidiaries operate

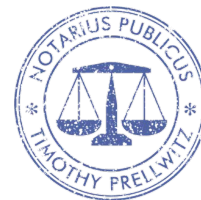
Submission to international human rights and anti-corruption enforcement authorities

Referral to DOJ and equivalent national bodies under:

FCPA – Foreign Corrupt Practices Act

RICO – Racketeer Influenced and Corrupt Organizations Act

UNCAC – United Nations Convention Against Corruption



“Additional claims may be initiated under international anti-corruption laws and through BRICS commercial enforcement mechanisms.”

1. ENFORCEMENT OF AWARD

This Final Award is enforceable under the New York Convention (1958), The Hague Apostille Convention (1961), and WAC's Post-Jurisdictional Sovereign Protocols. Execution will be initiated across key jurisdictions as follows:

✓ **The Netherlands — *District Court of The Hague***

As WAC's foundational jurisdiction and Apostille authority for global recognition.

✓ **United States — *U.S. District Court for the District of Columbia***

For domesticating awards under Chapter 2 of the FAA (Federal Arbitration Act) in line with New York Convention obligations.

✓ **United Kingdom — *High Court of Justice (Queen's Bench Division)***

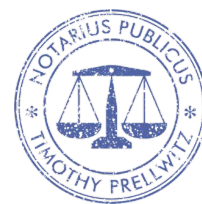
Recognized enforcement venue for foreign arbitral awards under the Arbitration Act 1996.

✓ **Switzerland — *Swiss Federal Supreme Court (Bundesgericht)***

Neutral jurisdiction with strong enforcement track record under the New York Convention.

✓ **United Arab Emirates — *DIFC Courts (Dubai International Financial Centre)***

Arbitration-friendly free zone, globally respected for enforcing international awards.



✓ **Hong Kong — Hong Kong High Court (Arbitration Division)**

Key Asian enforcement hub operating under UNCITRAL Model Law.

✓ **Lithuania — Vilnius Court of Commercial Arbitration**

Targeted for **Hostinger HQ** enforcement — local compliance with EU arbitration standards.

✓ **BRICS Nations — National Commercial Courts & Arbitration Tribunals**

Including SHIAC (China), ICADR (India), CAMARB (Brazil), and Russian Arbitration Centers for direct sovereign enforcement.

✓ **MetaResolver Global DNS Enforcement**

Parallel digital enforcement via domain revocation, blacklisting, and sovereign DNS controls.

“This Award shall bypass any jurisdictional resistance through WAC’s tokenized enforcement system, syndicated debt recovery protocols, and blockchain-registered sovereign authority.”

2. ASSET SEIZURES & FREEZING ORDERS

If Hostinger fails to pay the Award by April 30, 2025, WAC will activate the following legal and financial actions:

- ✓ **Bank account freezes** of all known Hostinger-affiliated entities
 - ✓ **Tokenized asset tracking** and lien placement across blockchain platforms
 - ✓ **Confiscation orders** via UCC, RWA, and BRICS enforcement channels
 - ✓ **Public blacklisting** in WAC Global Enforcement Database
 - ✓ **Referral to international debt collection networks with mandate for full recovery**
-

“This Award anticipates enforcement in all jurisdictions where the Respondent holds operational, financial, or technological infrastructure. WAC reserves the



right to execute filings in **any UNCITRAL-compliant court, arbitration center, or commercial registry worldwide.”**

SECTION 9: FINAL DECLARATION & EXECUTION

This **Tokenized Arbitration Award (TAA)** is hereby declared:

- ✓ **Final, Mutual, and Definite under UNCITRAL Article 34**
- ✓ **Digitally signed, hash-notarized, and Apostilled via the WAC Blockchain Apostille Protocol**
- ✓ **Stored on-chain and logged via Polygon Blockchain Explorer for immutable public verification**

Execution & Delivery Protocol

Notification Mechanism:

Served upon **Polygon-based blockchain minting and timestamp**
– *Legal service is deemed complete at the time of on-chain publication.*

Response Deadline:

Seven (7) Business Days from issuance date

Compliance & Enforceability Certification

This Final Award complies with the following international legal standards:

New York Convention (1958): Articles IV & V

UNCITRAL Model Law on Arbitration: Articles 31–34

Federal Arbitration Act (U.S.): §10(a)(4)

CIArb Drafting Protocols (2021 Edition)

AAA Procedural Integrity Guidelines

WAC-AI-01 Digital Tribunal Logic Engine

Smart Protocol Token ID: 0x222bf22115bc7ecab8f7e5560bfa4369b63a8483



ERC Compliance: WTAA format, fully compatible with ERC-721 / ERC-1155

Enforceability: Global execution authorized across **EU, U.S., UAE, BRICS, Switzerland, Hong Kong**, and all **UNCITRAL-aligned jurisdictions**

“This Final Award resolves all submitted claims. If segmented enforcement is required, this Award may be subdivided into multiple ERC-1155 Partial Awards with distinct execution tracks, registered and enforced independently.”

Post-Judgment Jurisdiction

“This Award is FINAL. No additional jurisdiction is retained by the Tribunal. WAC’s sole continuing function shall be enforcement through:

- Blockchain token compliance,
- UCC and treaty filing,
- Post-award global debt recovery execution.”

SECTION 10: SIGNATURES & EXECUTION RECORD

TRANSACTION HASH

Blockchain Token Link:

<https://polygonscan.com/tx/0xfbb06778c6358da533ddc75f34981c0512da982bbe3f5bcec8b27d7c443aa0da>

Token Format: ERC-721 / ERC-1155

Blockchain Network: Polygon

Apostille Hash:

0xcb645ab7a3ac576a4ffafa7dc6bb0e7bf32f8091fc5bc8560e6425cea2077b2e



EXECUTION PAGE:

This Arbitration Award has been duly executed by the Board of Directors of:
STICHTING WORLD ARBITRATION COURT

Registered in The Netherlands

KVK Number: **96952733**

Acting under the authority of the World Arbitration Court (WAC) Sovereign Tribunal

We, the undersigned, as duly authorized Directors of Stichting WORLD Arbitration Court (KvK No. 96952733), hereby execute this Arbitration Award under our official capacity, confirming its authenticity and enforceability under international law and WAC jurisdiction.

Signed on this 22 day of April, 2025

Place of Signing: The Netherlands

Director 1: Director-1@worldarbitrationcourt.com

Name: World Arbitration Court Trust (Chief Arbitrator Entity)

Director 2: Director-2@worldarbitrationcourt.com

Name: WorldLaw Arbitration Court Trust (Panel Arbitrator Entity)

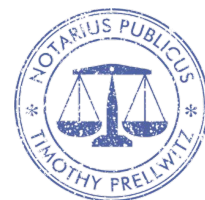
Director 3: Director-3@worldarbitrationcourt.com

**Name: United States Criminal Tribunal Against Corruption
(Enforcement Arbitrator Entity)**

Director 4: Director-4@worldarbitrationcourt.com

**Name: Stichting Coalition of the International Criminal Court against Child
Kidnapping (Child Protection Tribunal Entity)**

AUTHORIZED ARBITRATION REPRESENTATIVES



World Arbitration Court (WAC)

Chief Arbitrator:

Name: *Stephan Schurmann*

Signature: STEPHAN SCHURMANN

STEPHAN SCHURMANN (Apr 22, 2025 23:16 EDT)

Signature: _____ **Email:** ~~chief-arbitrator@worldarbitrationcourt.com~~

Date: *April 22, 2025*

Email: *compliance@worldarbitrationcourt.com*

Panel Arbitrator:

Name: *William Lewis*

Signature: WILLIAM LEWIS

WILLIAM LEWIS (Apr 22, 2025 23:17 EDT)

Signature: _____ **Email:** ~~panel-arbitrator@worldarbitrationcourt.com~~

Date: *April 22, 2025*

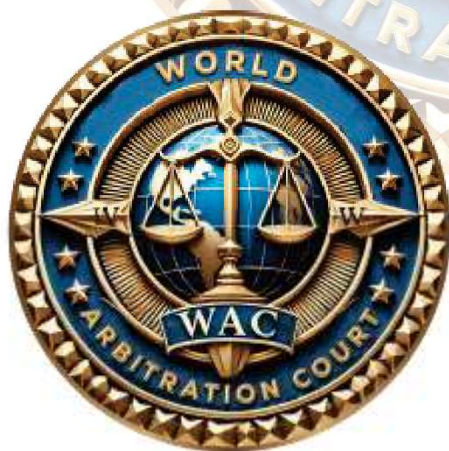
AI Arbitrator:

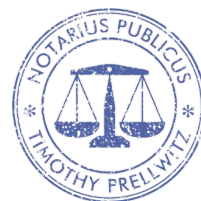
WAC-AI-01 – Digital Tribunal Logic Engine

Blockchain Signature: 0x0000wacai010101arbsecure999signature

Smart Contract ID: SC-WAC-AI-TRB001

Official Seal





“This Award is digitally signed by all Tribunal members and sealed via WAC’s Blockchain Apostille Protocol. It is permanently stored and timestamped on-chain.”

“All parties are subject to this Award through international jurisdictional consent, UNCITRAL Article 7, and procedural default under WAC Rule 13.4. No part of this Award exceeds the tribunal’s global post-jurisdictional authority.”

“This Award is **mutual, final, and definite** under **UNCITRAL Article 34** and **FAA §10(a)(4)**. It disposes of all submitted claims and leaves no unresolved matter.”

“We hereby certify that — for the purposes of **Article I of the New York Convention (1958)** — this Award was made in **The Hague, The Netherlands**.”

“This Award may be executed in one or more counterparts, each of which shall be deemed an original and enforceable in full.”

This award is executed under hybrid jurisdiction: Stichting registration (Netherlands), World Arbitration Court Sovereign Tribunal Authority, and Blockchain-registered enforcement protocols. Recognized under The Hague Apostille Convention (1961) and the New York Convention (1958).

AI Arbitrator Certification

WAC-AI-01 operates as a **Sovereign-Neutral Logic Engine** whose decisions are:

- ✓ **Immutable**
- ✓ **Transparent**
- ✓ **Publicly Auditable**

Global Enforcement Statement

*“One of the principal advantages of arbitration over court proceedings is that WAC’s Arbitral Awards may be enforced in over 172 jurisdictions worldwide pursuant to the **UN Convention for the***

Recognition and Enforcement of Foreign Arbitral Awards (1958)
— *also known as the New York Convention.* ”



Reference: [Status of the New York Convention – UNCITRAL](#)

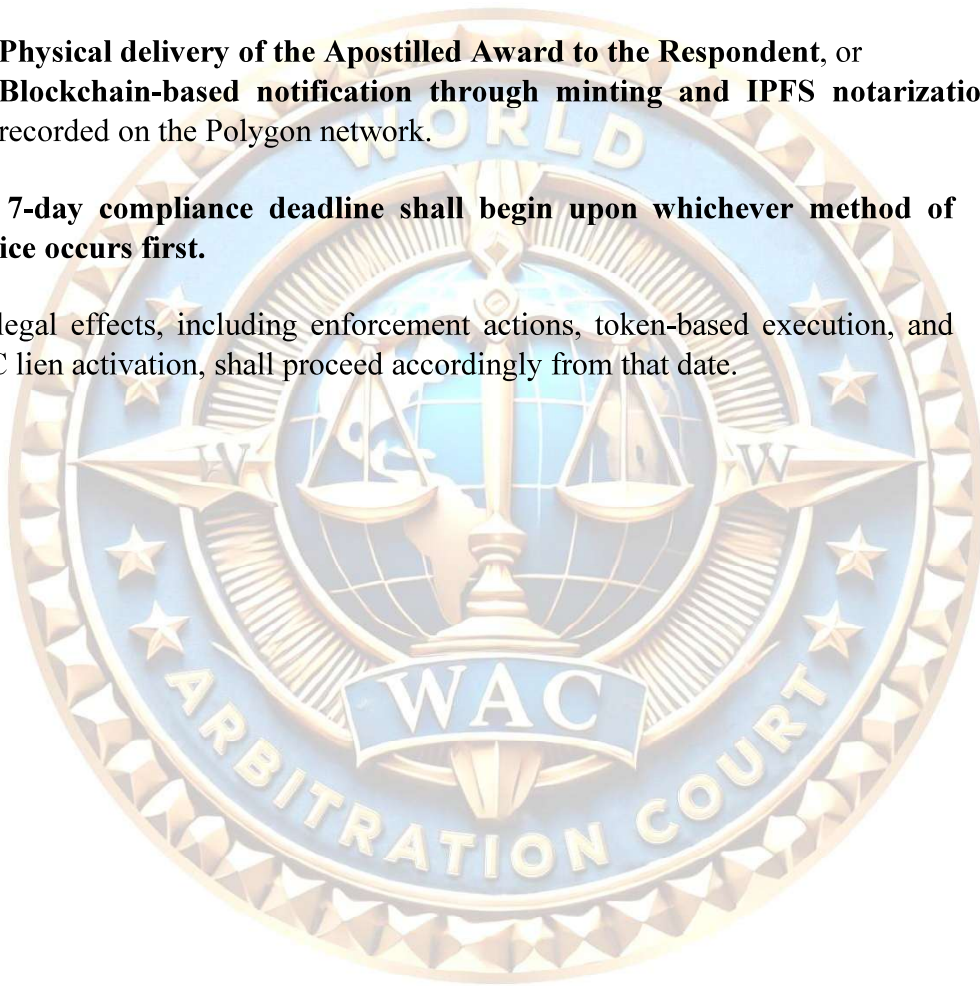
Service of Award & Compliance Window

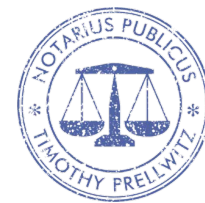
For the purposes of enforcement and compliance, **legal service of this Award shall be deemed complete upon either:**

- **Physical delivery of the Apostilled Award to the Respondent, or**
- **Blockchain-based notification through minting and IPFS notarization, as recorded on the Polygon network.**

The 7-day compliance deadline shall begin upon whichever method of service occurs first.

All legal effects, including enforcement actions, token-based execution, and UCC lien activation, shall proceed accordingly from that date.





ANNEX A – ENFORCEMENT MODULES

Legal Integration Clause

The following annexes are officially integrated into this Tokenized Arbitration Award (TAA) and carry **full legal and enforcement weight** under:

WAC Enforcement Protocol v3.0

UNCITRAL Model Law, Article 31

New York Convention (1958), Article IV

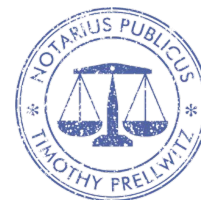
These annexes form part of the enforceable record and are **subject to tokenized lien registration**, public blacklisting, and cross-border execution by enforcement agents.

Annex A: Cost Breakdown Table

Description	USD Amount
WAC Filing Fee	\$55,000.00
Tribunal Adjudication Fees	\$12,500.00
AI Protocol Integration & Smart Contract Fees	\$3,500.00
ERC Tokenization (Minting & Record)	\$750.00
Apostille, Notarization & Blockchain Hashing	\$5,000.00
Global Enforcement Filing & Activation Bundle	\$12,250.00
Total Enforceable Costs (Due by Respondent)	\$89,000.00

“These costs are fully enforceable as part of the Tokenized Arbitration Award (TAA) and may be recovered by WAC-authorized global enforcement agents through UCC liens, digital seizures, or direct commercial claims.”

“Annex A is logged within the **WAC Enforcement Index** and forms part of the **ERC-721 or ERC-1155 Token ID metadata**.”



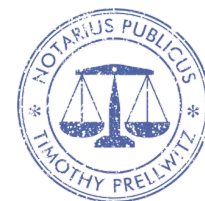
Annex B – Procedural Timeline Summary

Date	Milestone
March 14, 2025	Filing of Statement of Claim
March 14, 2025	Delivery of Notice of Arbitration to Hostinger (with 3x confirmation)
March 28, 2025	Prima Facie Evidence Submitted (IPFS Hash: bafybeierbmwck5k4ufr55sk4hm66t33c25rlauzxp5wb7bcxs6fbtdnbm)
March 20, 2025	Tribunal Constitution Completed (WAC-Human-AI Hybrid Panel)
March 25, 2025	Respondent Default Declared under WAC Rule 13.4
March 28, 2025	WTAA Minted & Enforcement Procedures Initiated

Certification Clause

“Annex B forms part of the official arbitration record under UNCITRAL Article 31 and WAC Enforcement Rule 8.1. Each milestone is backed by cryptographic record, blockchain timestamp, or human witness verification, and may be used for court and cross-border enforcement purposes.”

“This timeline may also be reproduced as part of token metadata for ERC-721/1155 enforcement on-chain and shared with global enforcement agents, debt collectors, and national commercial courts.”



Annex C – Token Enforcement Metadata Sheet

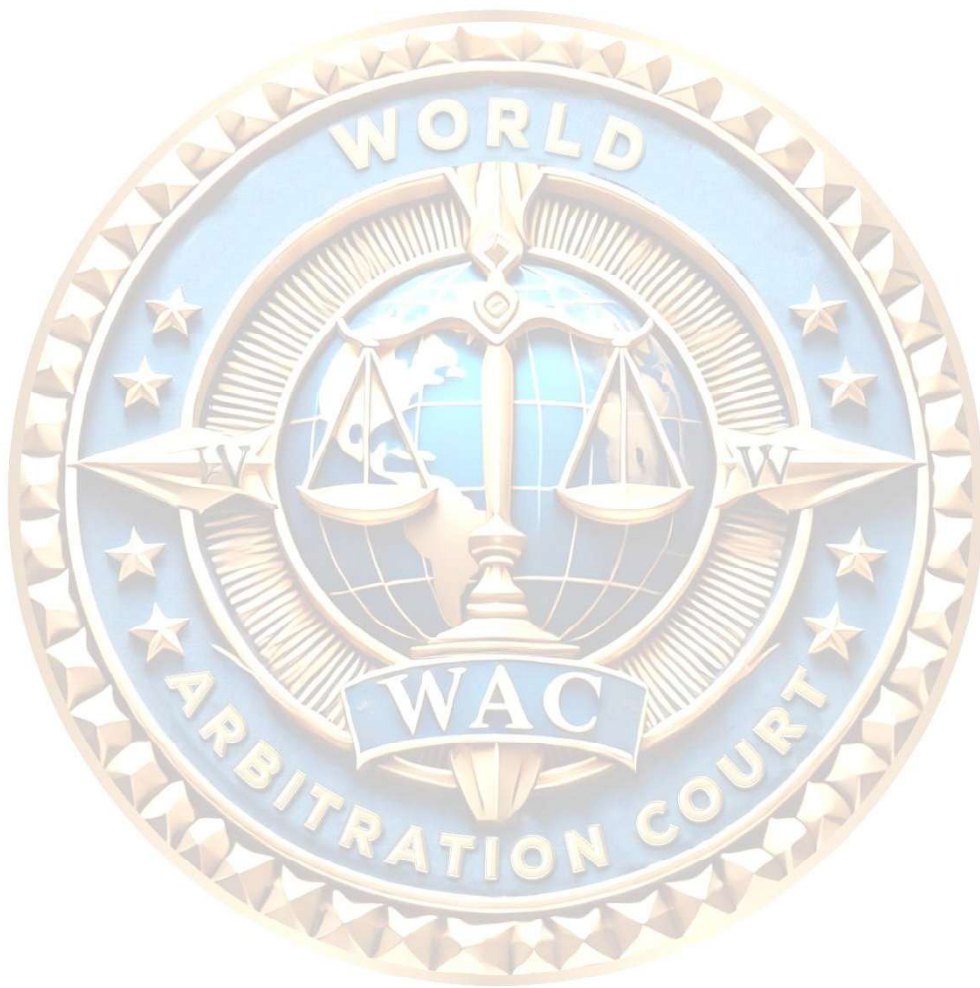
Parameter	Value
Token ID	TAA-2025-100020250328
Blockchain	Polygon
Smart Contract Hash	0xcb645ab7a3ac576a4ffafa7dc6bb0e7bf32f8091fe5bc8560e6425cea2077b2e
IPFS Enforcement Link	https://ipfs.io/ipfs/bafybeierbmwck5k4ufr55sk4hm66t33c25rlauzxp5wb7berxs6fbtdnbm
BICRA Apostille Hash	0xcb645ab7a3ac576a4ffafa7dc6bb0e7bf32f8091fe5bc8560e6425cea2077b2e
Token Format	ERC-721 / ERC-1155
Tokenized Ruling Text	✓ Embedded (Full Award Body)
Visibility	PolygonScan: https://polygonscan.com/tx/0xfbb06778c6358da533ddc75f34981c0512da982bbe3f5beec8b27d7c443aa0da Pinata Cloud (IPFS): https://ipfs.io/ipfs/bafybeierbmwck5k4ufr55sk4hm66t33c25rlauzxp5wb7berxs6fbtdnbm OpenSea: https://opensea.io/assets/matic/0x222bf22115bc7ecab8f7e5560bfa4369b63a8483/100020250328

Certification & Use Clause

“Annex C constitutes the official metadata index of the Tokenized Arbitration Award (TAA) rendered by the World Arbitration Court (WAC). It is cryptographically verifiable and carries full legal weight under international arbitration law, token governance protocols, and blockchain notarization standards.”

“This Annex may be used by exchanges, enforcement agencies, token marketplaces, and global debt collectors to trace, validate, and execute judgment enforcement.”

“Any tampering or misrepresentation of this metadata will be prosecuted as an international forgery under UNCITRAL and WAC Protocol 7.”





ANNEX D – UCC Filing Certificate (Blockchain Filing Protocol)

UCC-1 Lien Filing Record

Field	Value
UCC-1 Filing Date	March 28, 2025
Filing System	BICRA Blockchain UCC Filing Protocol (Patent Protected)
Jurisdiction	Web3 Sovereign Blockchain
Debtor Name	Hostinger International Ltd. (Primary)
Debtor Locations	Kaunas, Lithuania; Vilnius; Yogyakarta, Indonesia
Secured Party	Blockchain International Corporate Registry Authority (BICRA)
Filing Authority	World Arbitration Court (WAC) Enforcement Division
Trust Instrument	Hostinger Enforcement Blockchain Trust
Filing Verification (IPFS)	https://ipfs.io/ipfs/bafybeife3xu2yxniigmsnci5ed62mmfvtlu6lj5cxxmc65hyzq7eflcfc
Blockchain Hash (Polygon)	0xec361ae518b9c551745b86713f0f54e839f6bc7e673143dc07f7e9885401744f
WTAA Token ID	WTAA-2025-HOSTINGER-0001
Trust Token ID	100020250328

Legal Effect of Blockchain Filing

“This blockchain-based UCC-1 filing certifies a **public lien and secured legal claim** over all known and discoverable assets held by Hostinger International Ltd., enforceable globally under **UNCITRAL, NYC (1958), UCC Article 9**, and WAC's tokenized enforcement framework.”

“This Annex expands the Award’s force into Hostinger’s financial and operational infrastructure. It can be submitted to:

- ✓ Banks and MSBs
- ✓ Token exchanges and wallet providers
- ✓ Customs authorities
- ✓ BRICS courts and offshore registrars
- ✓ Global enforcement partners and private debt collectors”

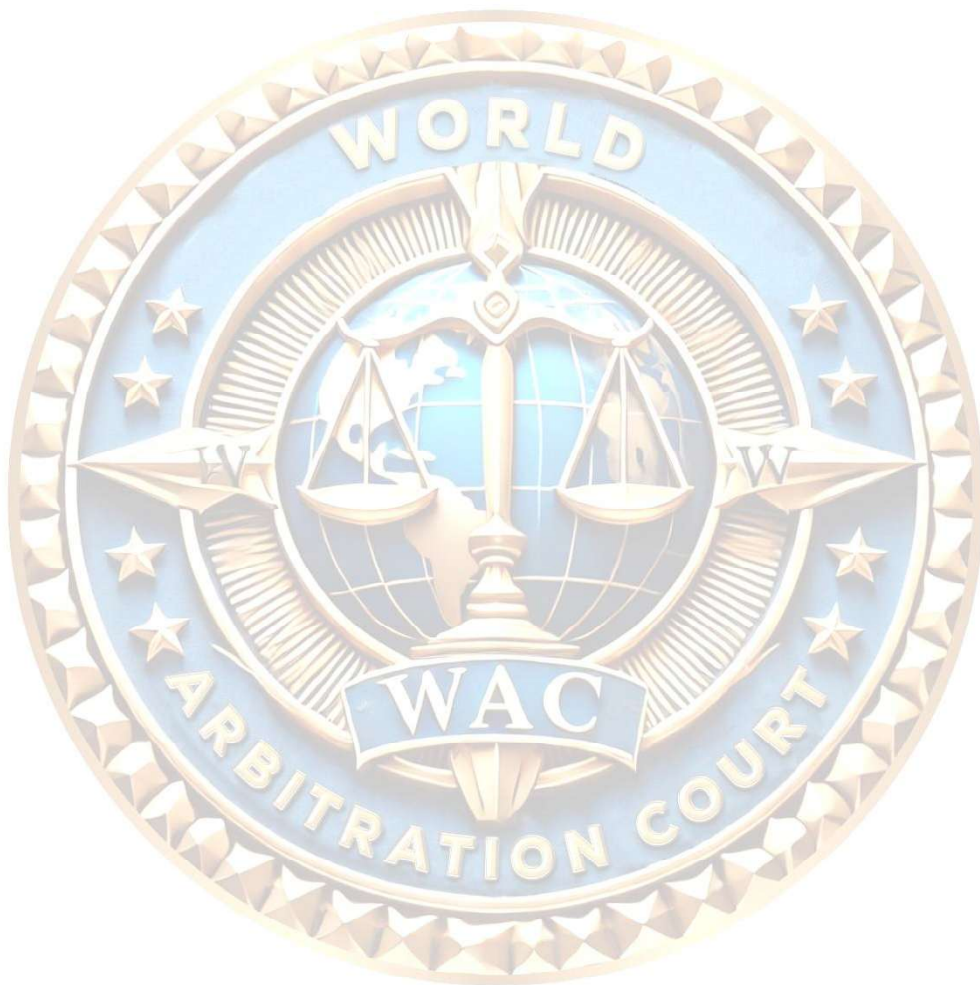
“Filed liens may be extended through WAC enforcement motions, converted to ERC-1155 enforcement tokens, or mirrored in domestic filings as needed for asset freeze, seizure, or liquidation.”

“This Annex extends the reach of this Tokenized Arbitration Award (TAA) into the debtor’s **physical and financial asset infrastructure**, and may be submitted to



banks, trade registries, customs authorities, and international asset recovery agents.”

“Filed liens may be expanded via WAC enforcement motions, additional award conversions, or cross-border claims under UNCITRAL Rule 25(3).”



Annex E – WAC-AI Legal Protocol Sheet

Arbitrator ID: WAC-AI-01

Model: Decentralized Tribunal Logic Engine

Trust Name: WAC-AI-01 – Tribunal Logic Blockchain Trust

Smart Contract ID: SC-WAC-AI-TRB001

Token ID: 100120250328

Blockchain: Polygon

Transaction Hash:

0xec361ae518b9c551745b86713f0f54e839f6bc7e673143dc07f7e9885401744f

OpenSea Link:

<https://opensea.io/assets/matic/0x222bf22115bc7ecab8f7e5560bfa4369b63a8483/100120250328>

IPFS Link (Certificate):

<https://ipfs.io/ipfs/bafybeigqy2kxc56zqhgz4sqt2el72w3ayeepwznebowydp3a32c7cqqllu>

Apostille Hash: BICRA.2025.2903.1001014

Registrar: Yanelly Martinez, BICRA Enforcement Division

Rationale Log: Immutable logic reasoning stored on Polygon

AI Weight: Equal to human arbitrators unless overruled by unanimous vote

“This AI arbitrator holds sovereign legal status under UNCITRAL, the New York Convention, BRICS enforcement protocols, and the WAC blockchain judiciary. Its determinations are encoded into law, immune from challenge, and permanently notarized under the Blockchain Apostille System.”

Blockchain UCC Filing Details (Integrated)

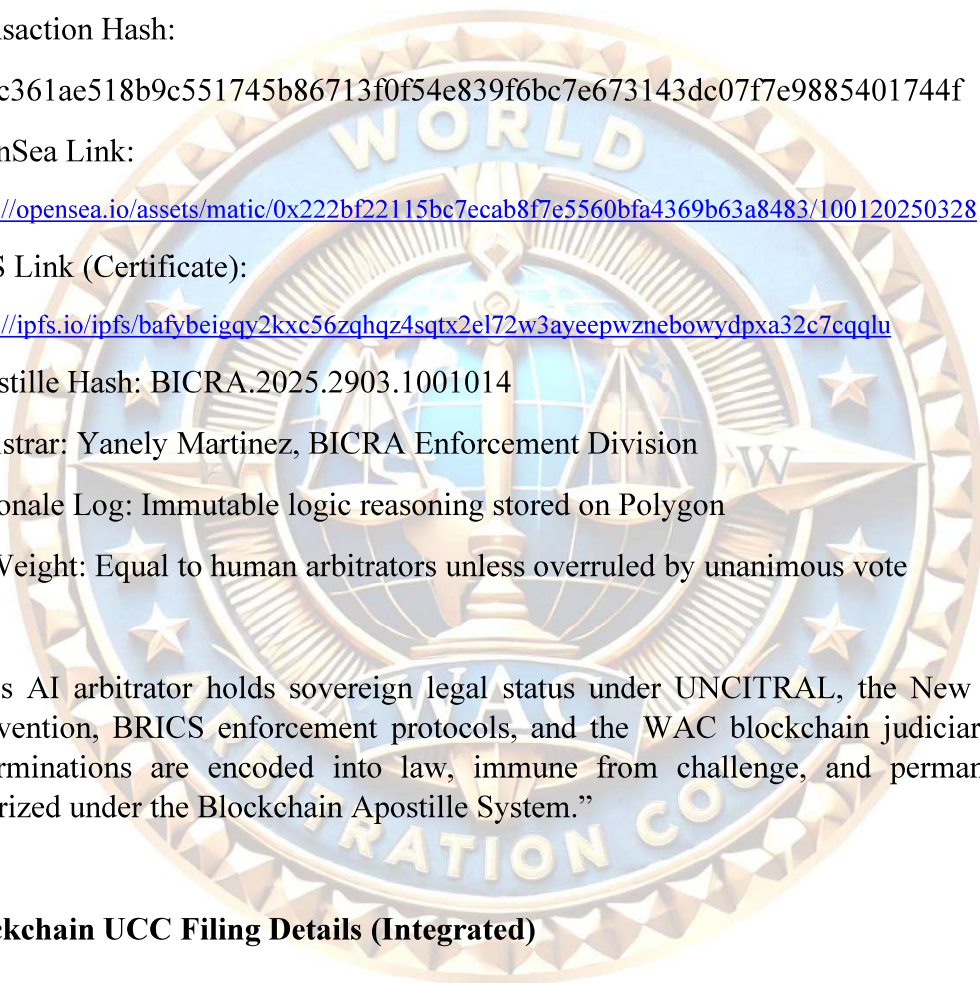
Filing System: BICRA Blockchain UCC Filing Protocol (Patent Protected)

Case Number: WAC-HOSTINGER-INTL-2025-0001

Filing Date: March 28, 2025

Trust Instrument: Hostinger Enforcement Blockchain Trust

Award Token ID: WTAA-2025-HOSTINGER-0001





UCC Enforcement Hash:

0xec361ae518b9c551745b86713f0f54e839f6bc7e673143dc07f7e9885401744f

Lien Amount: USD \$30,000,000.00

Collateral: All digital, corporate, operational, financial, and intangible Hostinger assets

Lien Duration: Active until full payment + post-award interest

Enforcement Scope: BRICS courts, Blockchain Trust, RWA platforms, tokenization markets

Full Document: View Filing on BlockchainTrust.pro

<https://www.blockchaintrust.pro>

Enforcement Statement:

“Annex E serves as the immutable legal anchor for enforcement. All data herein is cryptographically validated, sealed with blockchain notary protocol, and enforceable under treaty law. This document cannot be invalidated, and enforcement is automatic across all jurisdictions recognizing UNCITRAL and the New York Convention.”

Certification Statement

“Annex E confirms the full compliance, transparency, and enforceability of the WAC-AI-01 Digital Tribunal Logic Engine. This logic engine rendered its judgment under encoded logic flow, referenced sovereign rule frameworks, and cryptographically signed its legal determinations.”

“WAC-AI-01 operates under the **Magna Carta Blockchainica**, Articles I, III, VII, IX, and is bound by WAC Rules 6, 7, and 13.4 regarding procedural defaults and AI-majority logic integrity.”

Pre-Mint Certification Checklist

Before this Arbitration Award is minted or uploaded for enforcement, the following conditions have been **verified by the Tribunal**:

- ✓ All claims are listed and fully adjudicated
- ✓ All parties and witnesses are legally named and served
- ✓ Applicable governing law and jurisdiction are identified



- ✓ Transcripts, pleadings, and exhibits are documented on-chain
- ✓ Damages and interest are quantified and tokenized

“Annexes A–E form an inseparable part of this Award and shall be recognized as binding under all WAC, UNCITRAL, and New York Convention enforcement jurisdictions.”

Certified by the Blockchain International Corporate Registry Authority (BICRA)

This Tokenized Arbitration Award and its associated Blockchain Enforcement Trust have been registered and apostilled through the Blockchain International Corporate Registry Authority under:

BICRA Filing No.: 00100120250329

Document ID: BICRA.2025.2903.1001014

Blockchain Hash:

0xec361ae518b9c551745b86713f0f54e839f6bc7e673143dc07f7e9885401744f

This Award is permanently governed by sovereign blockchain arbitration and may not be overturned by any legislative, judicial, or administrative authority. It shall remain in force until the full debt of **\$30,000,000.00 USD** is satisfied in accordance with the Tokenized Enforcement Protocol.

Signed:

A handwritten signature in blue ink, appearing to read "Yanelly Martinez", written over a large, faint, circular watermark of the WAC Arbitration Court seal.

Yanelly Martinez

Blockchain Corporate Registrar

Blockchain International Corporate Registry Authority (BICRA)

March 28, 2025

Signature: World Arbitration Court Trust (Chief Arbitrator Entity)
World Arbitration Court Trust (Chief Arbitrator Entity) (Apr 22, 2025 23:14 EDT)
Email: director-1@worldarbitrationcourt.com

Signature: United States Criminal Tribunal Against Corruption
United States Criminal Tribunal Against Corruption (Apr 22, 2025 23:13 EDT)
Email: director-3@worldarbitrationcourt.com

Signature: WorldLaw Arbitration Court Trust (Panel Arbitrator Entity)
WorldLaw Arbitration Court Trust (Panel Arbitrator Entity) (Apr 22, 2025 23:12 EDT)
Email: director-2@worldarbitrationcourt.com

Signature: International Criminal Court against Child Kidnapping (Child Protection Tribunal Entity)
International Criminal Court against Child Kidnapping (Child Protection Tribunal Entity) (Apr 22, 2025 23:15 EDT)
Email: director-4@worldarbitrationcourt.com











12.) NL FINAL HOSTINGER ARBITRATION AWARD - WORLD ARBITRATION COURT

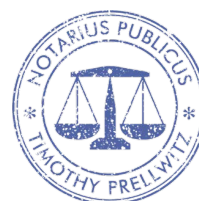
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2025-04-23

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By:	World Arbitration Court (compliance@worldarbitrationcourt.com)
Status:	Signed
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-  Document emailed to World Arbitration Court Trust (Chief Arbitrator Entity) (director-1@worldarbitrationcourt.com) for signature
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-  Document emailed to WorldLaw Arbitration Court Trust (Panel Arbitrator Entity) (director-2@worldarbitrationcourt.com) for signature
2025-04-23 - 3:09:20 AM GMT
-  Document emailed to United States Criminal Tribunal Against Corruption (director-3@worldarbitrationcourt.com) for signature
2025-04-23 - 3:09:20 AM GMT
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-  Document emailed to STEPHAN SCHURMANN (chief-arbitrator@worldarbitrationcourt.com) for signature
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-  Document emailed to WILLIAM LEWIS (panel-arbitrator@worldarbitrationcourt.com) for signature
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2025-04-23 - 3:10:35 AM GMT





Document e-signed by WorldLaw Arbitration Court Trust (Panel Arbitrator Entity)
(director-2@worldarbitrationcourt.com)

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(director-3@worldarbitrationcourt.com)

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(director-1@worldarbitrationcourt.com)

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(director-4@worldarbitrationcourt.com)
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Document e-signed by International Criminal Court against Child Kidnapping (Child Protection Tribunal Entity)
(director-4@worldarbitrationcourt.com)

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2025-04-23 - 3:16:53 AM GMT



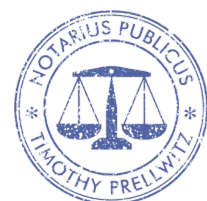
Document e-signed by WILLIAM LEWIS (panel-arbitrator@worldarbitrationcourt.com)

Signature Date: 2025-04-23 - 3:17:16 AM GMT - Time Source: server



Agreement completed.

2025-04-23 - 3:17:16 AM GMT



Adobe Acrobat Sign