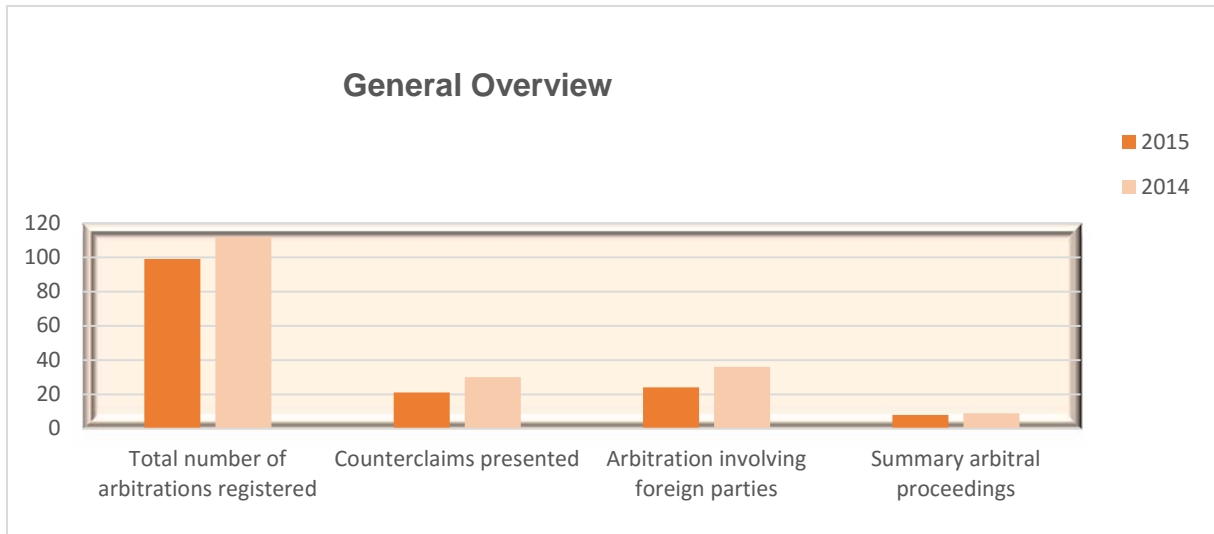
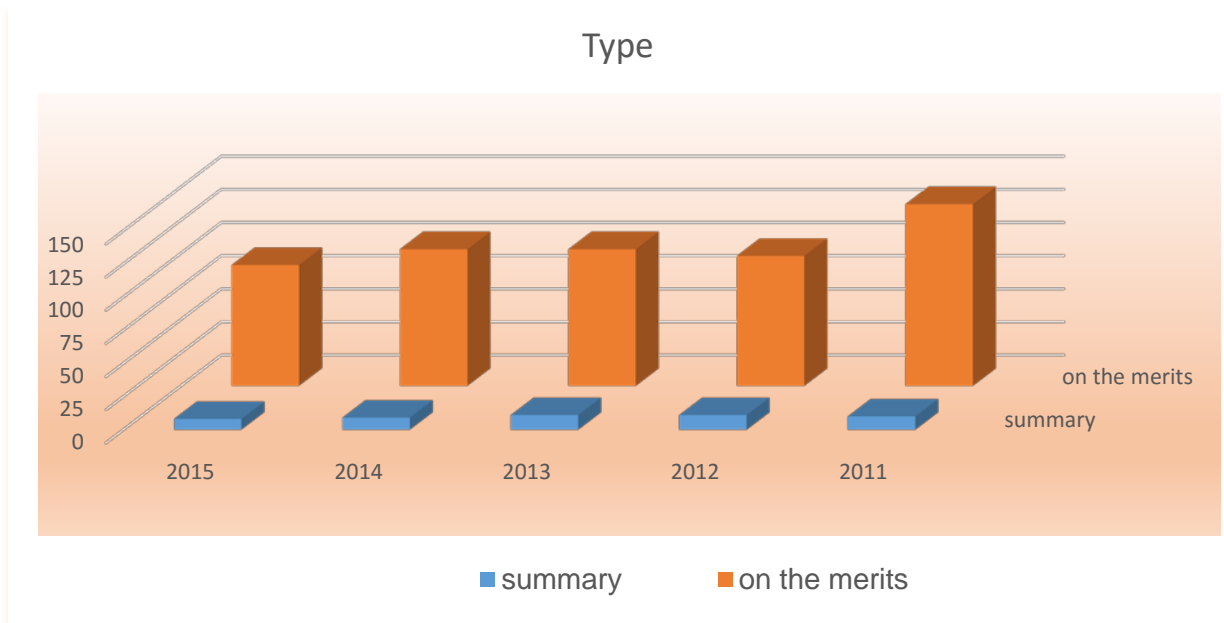


Summary Annual Report 2015

In 2015, 101 cases were requested, of which 97 arbitrations, 2 binding advice procedures and 2 mediations.

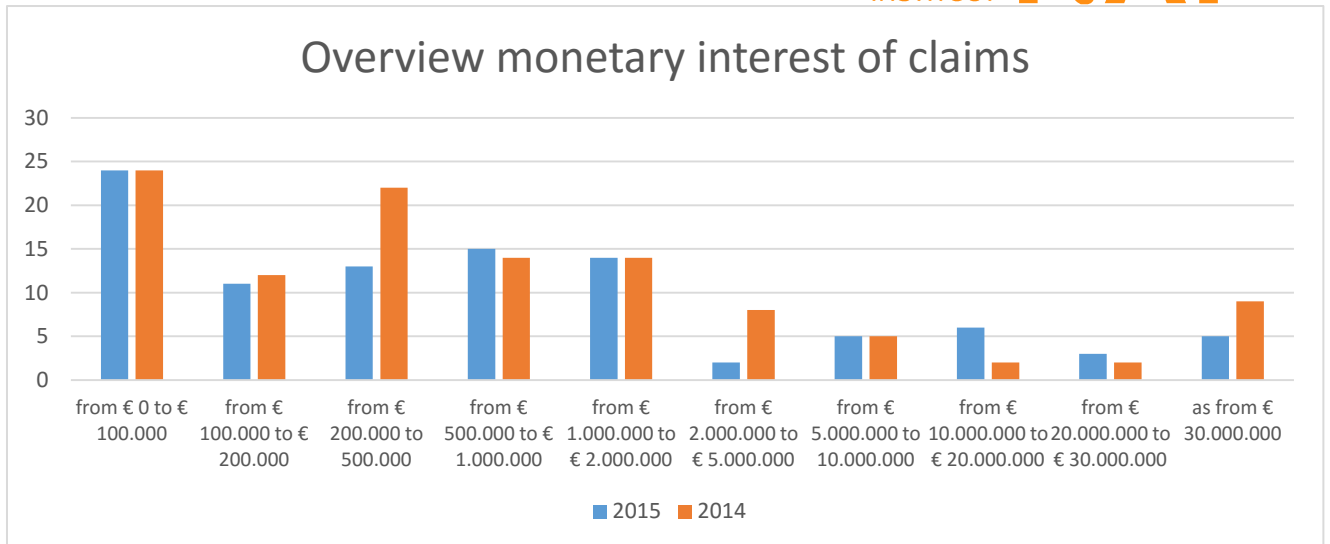


The number of summary arbitral proceedings remained almost the same compared to 2014; 8 in 2015 (=8,08%), 9 in 2014 (=8,04%).

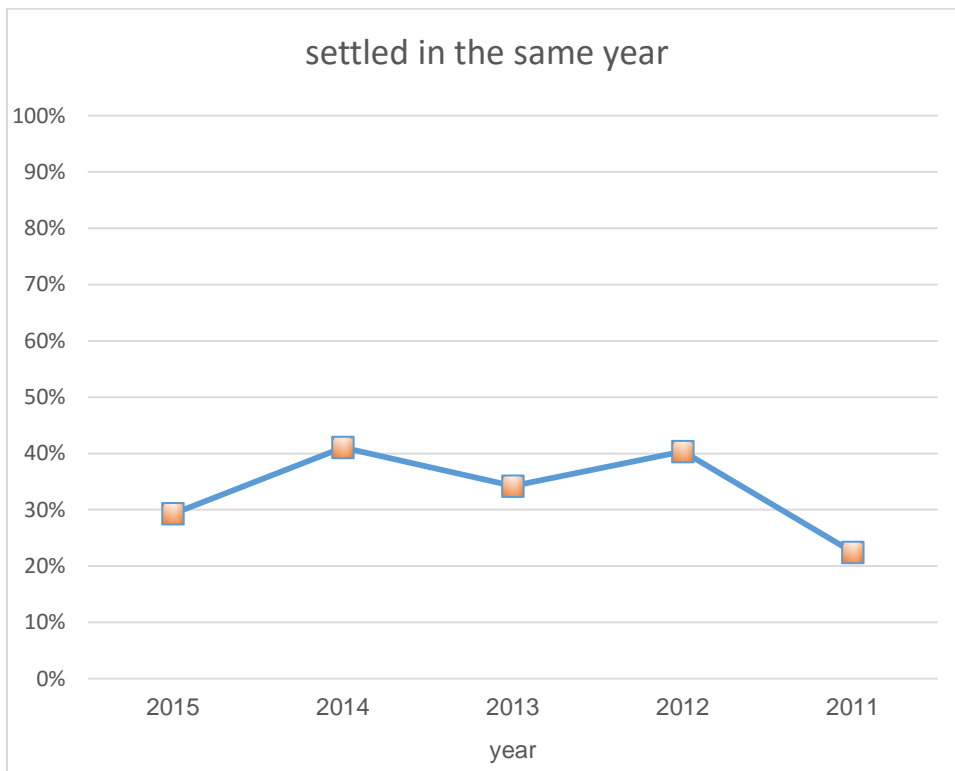


The new NAI Arbitration Rules were introduced in 2015, but also the former Rules were applied to the procedures. 85 Arbitrations were administered under the NAI Arbitration Rules of 1 January 2015.

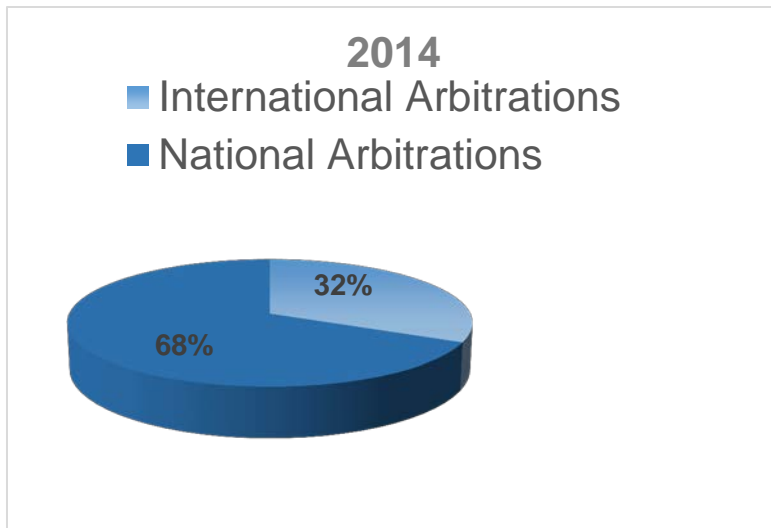
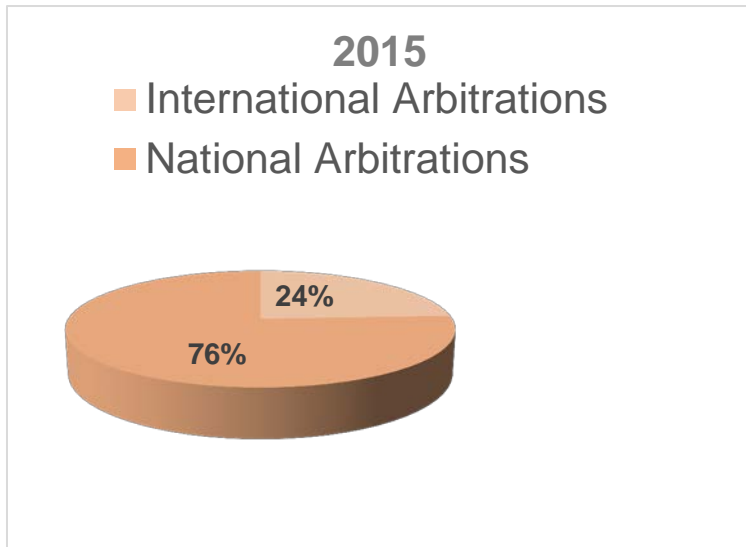
Below the overview for the monetary interest of the claim is pictured.



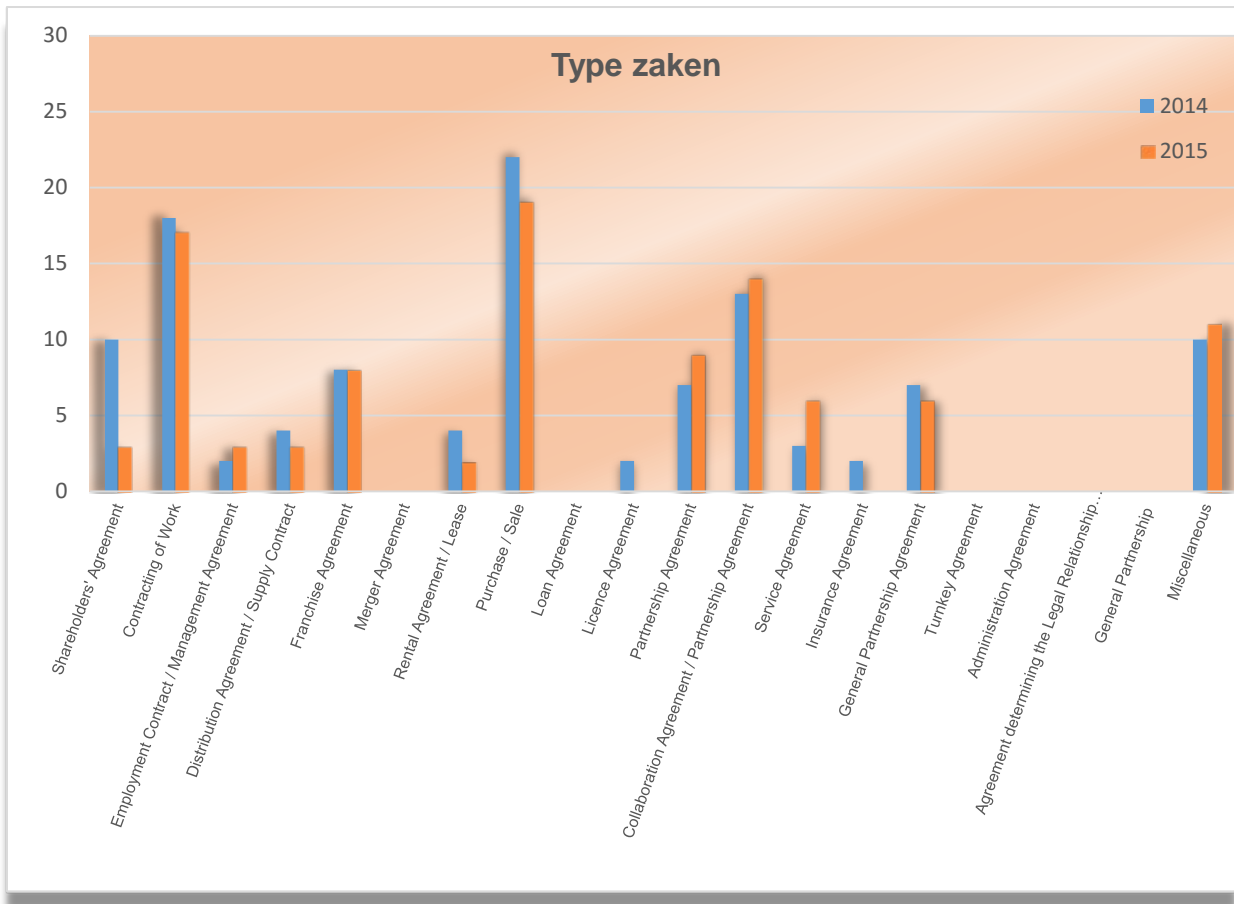
In 2015, 29% of the cases were settled that same year.



11 cases were withdrawn during the year under review before the arbitral tribunal was appointed. After the appointment of arbitrators, this involved 7 cases. In 34% of the cases the appointment of one arbitrator sufficed, this percentage was 29% in 2014. This might be attributed to the growing popularity of the small claims arbitration. In 2015 this type of arbitration was used in 5 cases, compared to 1 case in 2014.



The following diagram shows the type of agreement on which the arbitrations were based.



See the complete [NAI Annual Report 2015](#) for more information.