

VIAC – Questionnaire for Arbitrators

1. Name: Evgeniya Rubinina

2. Citizenship: Russian Federation/United Kingdom

3. Contact information:

Address: 1 Tudor St, London, EC4Y 0AH, UK

Telephone: +44 7834 889 903

Fax: +44 20 3837 1720

E-Mail: evgeniya.rubinina@enyolaw.com

Website: <https://www.enyolaw.com/team/65/>

LinkedIn: <https://www.linkedin.com/in/evgeniya-rubinina/>

4. Current position:

Partner, Enyo Law LLP

5. Education:

MJur & MPhil in Law, University of Oxford

LLM, Harvard Law School

Moscow State Institute of International Relations, Russia (MGIMO – University) (bachelor, specialist, with highest honours)

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules?
I have participated in 18 cases under the ICC, LCIA, SCC, ICSID Additional Facility and UNCITRAL Rules.
- How often have you acted as Chairman?
0
- How often have you acted as Sole Arbitrator?
1
- How often have you acted as Co-Arbitrator?
0
- How often have you acted as Counsel?
15
- How often have you acted in a different function (e.g. Administrative Secretary)?
2

7. Publications and other activities in arbitration (e.g. training sessions, seminars, conferences, articles and others):

Conferences and seminars:

- GAR Live Moscow, Arbitration of Financial Disputes, October 2021
- RCAN webinar, Views from the East, September 2021
- CIS Arbitration Forum online conference, Investment Arbitration under the USSR's BITs, May 2021
- CFA40 webinar, March 2021, Wind of Change: Le point de vue du praticien sur les révisions récentes ou envisagées des différents règlements d'arbitrage
- EFILA Conference, January 2021, The Renewed Role of States in International Arbitration
- UAA webinar, Bankruptcy and Arbitration, December 2020

- GAR Interactive Moscow, Third-Party Funding, October 2020
- Bishkek Arbitration Days, Corruption in International Investment Arbitration, online, June 2020
- Queen Mary and White & Case Seminar, Arbitrator Bias: Is the Debate Close to an End? An International Perspective, London, February 2020
- Russian Arbitration Centre at the Institute of Modern Arbitration, Mini-Conference on the Eve of the FIAMC Pre-Moot, State Succession in Investment Treaty Arbitration, Moscow, February 2020
- C5 Conference: International Disputes and Asset Recovery involving Former Soviet Union Parties, London, January 2020
- English Law Week, Moscow, November 2019
- VI International Arbitration Readings, Efficient Presentation of Evidence in International Arbitration, Kyiv, October 2019
- St Petersburg State University Investment Law Conference, Investment Protection of Internet Investments, St Petersburg, October 2019
- English Law Day, Kyiv, Ukraine, March 2019
- Breaking Into International Arbitration: the Good, the Bad and the Ugly, London School of Economics, London, UK, December 2018
- The ICSID Secretariat's Proposals for Rule Amendments: The Times They Are A-Changin', Young ITA seminar, London, UK, October 2018
- ICC YAF: Seminar on the occasion of 12th Riga Vis Pre-Moot, Riga, February 2018
- How to Effectively Use Evidence in International Arbitration Proceedings, Young ICCA Skills Training Workshop, Moscow, Russia, December 2017
- English Law Week, St Petersburg, November 2017
- Round table on corruption in international arbitration, LCIA YIAG and UAA, Kyiv, November 2017
- Seminar on Document Production in International Arbitration, LCIA YIAG, Moscow, June 2017
- Russian Arbitration Reform, Russian Law Week, London, UK, November 2016
- Eastern European Dispute Resolution Forum, Minsk, Belarus, September 2016
- LCIA YIAG and ICDR Y&I Seminar, Minsk, Belarus, September 2016
- Introduction to Investment Arbitration, International Law Institute seminar, Istanbul, March 2016
- Perspectives on International Arbitration, Oxford University International Arbitration Society, Oxford, UK, November 2015
- Belarus Corporate Lawyers' Forum, Minsk, Belarus, March 2014
- Evidentiary Privilege in International Arbitration, Russian Arbitration Day, Moscow, June 2013
- Arbitration in Emerging Markets, ICC YAF Seminar, London, October 2012
- Lectured and conducted seminars in several universities, including Cambridge University, Stockholm University, Queen Mary University (London) and London Southbank University

Publications:

- Russian Sanctions Law Bares Its Teeth: The Russian Supreme Court Allows Sanctioned Russian Parties To Walk Away From Arbitration Agreements, Kluwer Arbitration Blog, January 2022
- The Choice of the Seat in Investment Arbitration, The Investment Treaty Arbitration Review, September 2021

- Sanctions and International Arbitration, Practical Law Company Practice Note, July 2021 (co-authored with Romina Rivero and ors)
- All Bark and No Bite? The Russian Supreme Court’s Refusal to Grant an Anti-Arbitration Injunction to a Sanctioned Company, Kluwer Arbitration Blog, July 2021
- Russia: Overview of Investment Treaty Programme, GAR Know-How: Investment Treaty Arbitration, 2012 – 2021 (co-authored with Noah Rubins)
- ICSID tribunal rejects denial of justice claim in trademark dispute (Bridgestone v Panama), Lexis PSL, September 2020 (co-authored with Romina Rivero)
- The LCIA Publishes its 2020 Rules: A Light-Touch Update to Meet Modern Needs, Kluwer Arbitration Blog, August 2020
- SCC arbitral tribunal accepts jurisdiction over intra-EU BIT arbitration, but dismisses claims on merits (Sun Reserve Luxco Holdings v Italy), Lexis PSL, May 2020
- ERA-Pledge: how to achieve equal opportunities and representation for women in international arbitration?, Arbitration.ru, March 2020 (co-authored with Olena Perepelynska) (in Russian)
- ICSID—ad hoc annulment committee confirms rejection of jurisdiction for flaws in corporate seat (CFHL v Cameroon), Lexis PSL, November 2019
- Revisions to the ICSID Rules—a view from London, Lexis PSL, September 2018 (co-authored with Sylvia Noury)
- Third-party funding in international arbitration, The Lawyer (Belarus), 2017, №4 (in Russian)
- Evidentiary privileges in international arbitration involving Russian companies, New horizons in international arbitration (A. Asoskov, N. Vilko, R. Khodykin eds), 2013 (in Russian)
- International Courts and Tribunals, 47 Int’l Law 129 (2013) (co-authored with Yaroslau Kryvoi et al)
- Private International Law, Volume 1 (S. Lebedev, E. Kabatova eds, co-authored with a group of authors), 2011 (in Russian)
- Note: Bayview Irrigation District et. al. v. United Mexican States, ICSID Review: FILJ, Vol 22, No 2, Fall 2007
- Multi-party arbitration: how to constitute the tribunal, International Commercial Arbitration 2007, №2 (in Russian)

8. Membership in arbitral institutions / functions in arbitral institutions/organizations:

Member of LCIA European Users’ Council; Russian and CIS Arbitration board member; member of LCIA YIAG, ICC YAF and RAA40

9. Languages

Mother tongue: Russian

Working languages (i.e. languages in which you have both a spoken and written command so that you may conduct arbitral proceedings in this language): English, French

10. In which legal systems have you trained?

- | | | |
|---|--|--|
| <input checked="" type="checkbox"/> Civil Law | <input checked="" type="checkbox"/> Common Law | |
| <input type="checkbox"/> Austrian Law | <input type="checkbox"/> Hungarian Law | <input type="checkbox"/> Swiss Law |
| <input type="checkbox"/> Czech Law | <input type="checkbox"/> Polish Law | <input type="checkbox"/> Ukrainian Law |
| <input type="checkbox"/> German Law | <input type="checkbox"/> Slovakian Law | <input type="checkbox"/> European Law |

Other: Russian law, English law, New York law

11. What is your main jurisdiction of practice?

England & Wales and Russian Federation

12. In which jurisdictions are you admitted to the bar?

England & Wales, New York, Russian Federation

13. Special expertise or specializations (please list a maximum of five):

- | | | | |
|---|--|---|---|
| <input type="checkbox"/> Antitrust/Unfair competition | <input type="checkbox"/> Damages | <input type="checkbox"/> Insolvency | <input type="checkbox"/> Power plants |
| <input type="checkbox"/> Aviation | <input type="checkbox"/> Distribution | <input type="checkbox"/> Insurance | <input type="checkbox"/> Private Intern. Law |
| <input type="checkbox"/> Banking & Finance | <input type="checkbox"/> Domain name disputes | <input type="checkbox"/> Intellect. property (IP) | <input type="checkbox"/> Public Intern. Law |
| <input type="checkbox"/> Capital markets | <input type="checkbox"/> Employment | <input checked="" type="checkbox"/> ISDS/ Foreign invest. | <input type="checkbox"/> Real estate |
| <input type="checkbox"/> CISG | <input checked="" type="checkbox"/> Energy | <input checked="" type="checkbox"/> Joint ventures | <input type="checkbox"/> Shipping |
| <input type="checkbox"/> Civil fraud disputes | <input type="checkbox"/> Engineering | <input type="checkbox"/> Licensing | <input type="checkbox"/> Sports |
| <input checked="" type="checkbox"/> Commercial disp. / transactions | <input type="checkbox"/> Entertainment | <input type="checkbox"/> Life sciences | <input type="checkbox"/> State/Public contracts |
| <input type="checkbox"/> Commodity market | <input type="checkbox"/> Healthcare & Pharmac. | <input type="checkbox"/> Maritime arbitration | <input type="checkbox"/> Technology |
| <input type="checkbox"/> Company/Corporate/M&A | <input type="checkbox"/> Hotel/Gastro./Tour. | <input type="checkbox"/> Media | <input type="checkbox"/> Telecommunication |
| <input type="checkbox"/> Construction | <input type="checkbox"/> Inform. technology (IT) | <input checked="" type="checkbox"/> Mining | <input type="checkbox"/> Transport |
| <input type="checkbox"/> Contract law | <input type="checkbox"/> Infrastructure | <input type="checkbox"/> Natural resources | |
| <input type="checkbox"/> Other _____ | | | |

14. Date of birth: 26/08/1983

VIAC offers arbitration practitioners the possibility to present themselves on its website. VIAC reserves the right to publish any presentations submitted and to remove it as the case may be. Parties are free to nominate an arbitrator of their choice and so is the VIAC Board when appointing an arbitrator. These presentations do not constitute recommendations but may assist the parties in choosing an arbitrator willing to conduct proceedings according to the Vienna Rules. The fact that an arbitration practitioner appears on this list, does not authorize this person to use the title "VIAC-arbitrator".

I have completed this questionnaire to the above to the best of my knowledge and believe they are accurate.

I hereby consent that the data provided in this questionnaire may be processed for the appointment of arbitrators and published by VIAC. This includes in particular publication on the website of VIAC as well as use in any presentations, etc. This consent may be withdrawn at any time by contacting VIAC at our general contacts, in particular by email addressed to office@viac.eu. The consequence of any such withdrawal will be that my data will no longer be processed by VIAC. For further information, see our privacy statement at <http://www.viac.eu>.