

**Annual International Arbitration conference  
«RUSSIA AS A PLACE FOR DISPUTE RESOLUTION»**

**December 7, 2012**  
**Radisson Royal Hotel Moscow (2/1 build.1, Kutuzovsky prospect)**

**PROGRAM<sup>1</sup>**

<b>09:00 – 09:30</b>	<b>Registration. Welcome coffee</b>
<b>09:30 – 09:45</b>	<b>Opening remarks</b> <b><u>Tatyana Monaghan</u></b> , Secretary General, ICC Russia
<b>09:45 – 11:00</b>	<p style="text-align: center;"><b>Session I</b></p> <p style="text-align: center;"><b><i>Russian jurisdiction as a place for dispute resolution: pros and cons</i></b></p> <ul style="list-style-type: none"> <li>• Why do we witness the “flight” of Russian disputes abroad?</li> <li>• Why are foreign jurisdictions so attractive to Russian companies?</li> <li>• Could Russian dispute resolution system be advantageous for foreign companies?</li> <li>• ICC International Court of Arbitration: <ul style="list-style-type: none"> <li>- role in the system of the international arbitration institutes</li> <li>- interaction with state courts</li> <li>- recent trends in international arbitration</li> </ul> </li> </ul> <p>Moderator: <b><u>Ilya Nikiforov</u></b>, Managing Partner, Egorov, Puginsky, Afanasyev &amp; Partners, St.Petersburg</p> <p>Speakers: <b><u>Anton A. Ivanov (invited)</u></b>, Chairman of the Supreme Commercial (Arbitrazh) Court of the Russian Federation <b><u>Andrea Carlevaris</u></b>, Secretary General of the ICC International Court of Arbitration</p>
<b>11:00-11:30</b>	<b>Coffee Break</b>

<sup>1</sup> The program is preliminary and can be modified

11:30 – 13:00	<p style="text-align: center;"><b>Session II</b></p> <p style="text-align: center;"><b><i>Conflict of jurisdictions and parallel proceedings</i></b></p> <p style="text-align: center;"><b>PART 1</b></p> <ul style="list-style-type: none"> <li>• Parallel proceedings in state courts and arbitration: regard it or disregard it?</li> <li>• Interaction among different jurisdictions in the course of recognition and enforcement of the international commercial arbitration awards</li> <li>• Asymmetrical jurisdiction clauses re-assessed: lessons from the Sony Ericsson and the Banque Privee Edmond de Rothschild Cases</li> <li>• Invalidating asymmetrical alternative arbitration clauses – is the approach of Russian state commercial courts justified?</li> <li>• Guerrilla tactics in Arbitration with Russia related Parties</li> <li>• Anti-suit injunctions in practice of English courts: can it be considered as interference in jurisdiction of other state?</li> </ul> <p>Moderator: <b><u>Vladimir Khvalei</u></b>, Vice-President of the ICC International Court of Arbitration, Partner, Baker&amp;McKenzie, Moscow</p> <p>Speakers: <b><u>Georges Affaki</u></b>, Member of the Executive Committee and Head of Structured Finance, BNP Paribas, CIB Legal, Paris <b><u>Timur Aitkulov</u></b>, Partner, Clifford Chance, Moscow <b><u>Anton Asoskov</u></b>, Lomonosov Moscow State University, Consultant, Debevoise &amp; Plimpton, Moscow <b><u>Yves Derains</u></b>, Founding Partner, Derains &amp; Gharavi, Paris <b><u>Evgeniy Raschevsky</u></b>, Partner, Egorov, Puginsky, Afanasyev &amp; Partners, Moscow</p>
13:00 – 14:00	Lunch Break
14:00 – 15:15	<p style="text-align: center;"><b>PART 2</b></p> <ul style="list-style-type: none"> <li>• Why English procedure is attractive to Russian parties?</li> <li>• Resolution of disputes involving foreign parties by Russian courts</li> <li>• Russian state and arbitration courts: advantages and shortcomings, (title tbc)</li> <li>• Arbitral Award and new proceedings</li> </ul> <p>Speakers: <b><u>Roman Khodykin</u></b>, Partner, Berwin Leighton Paisner LLP, London <b><u>Natalia Pavlova</u></b>, Judge of the Supreme Commercial Court of the Russian</p>

	<p>Federation</p> <p><b><u>Edward Poulton</u></b>, Partner, Baker &amp; McKenzie, London</p> <p><b><u>Andrey Zelenin</u></b>, Partner, Lidings, Moscow</p>
15:15 – 15:45	Coffee Break
15:45 – 16:45	<p style="text-align: center;"><b>Session III</b></p> <p><b><i>Arbitrability of corporate disputes: does it need a state regulation?</i></b></p> <ul style="list-style-type: none"> <li>• Arbitrability of corporate disputes – one of the core issues in terms of understanding the place of commercial arbitration in Russia</li> <li>• Does the decision considering corporate disputes non-arbitrable contradict the Constitution of the Russian Federation?</li> <li>• Approach to arbitrability: international experience</li> </ul> <p>Moderator: <b><u>Yaroslav Klimov</u></b>, Partner, Norton Rose, Moscow</p> <p>Speakers: <b><u>Ludmila Baleevskikh</u></b>, Senior Associate, Muranov, Chernyakov &amp; Partners <b><u>Hiroshi Oda</u></b>, Professor at the University College London, Member of the ICC International Court of Arbitration, London <b><u>Domenico di Pietro</u></b>, Freshfields Bruckhaus Deringer LLP, Milan and Rome <b><u>Elena Trusova</u></b>, Partner, Goltsblat BLP, Moscow</p>
16:45 – 17:45	<p style="text-align: center;"><b>Session IV</b></p> <p><b><i>MIFC – a chance to create an alternative international dispute resolution center: opportunities, problems, risks</i></b></p> <p>Moderator: <b><u>David Goldberg</u></b>, Partner, White &amp; Case, London</p> <p>Speakers: <b><u>Georges Affaki</u></b>, Member of the Executive Committee and Head of Structured Finance, BNP Paribas, CIB Legal <b><u>Alexander Khrenov</u></b>, Partner, Khrenov &amp; Partners, Moscow <b><u>Maxim Kulkov</u></b>, Partner, Freshfields Bruckhaus Deringer LLP, Moscow <b><u>Alexander Muranov</u></b>, Managing Partner, Muranov, Chernyakov &amp; Partners, Moscow <b><u>Khawar Qureshi</u></b> (tbc), Chairman The CityUK Legal Services and Dispute Resolution Group</p>

17:45 – 18:00	Questions & Answers
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