



Max Planck Institute for
Comparative and International
Private Law | Hamburg

CIS - ROUNDTABLE

A regular discussion forum
considering legal, political and societal developments
in the post-Soviet region

Dr. Dmitry Davydenko

CIS Arbitration Forum

“International arbitration in Russia under the
new legislative framework”

Thursday, 5 October 2017 – 4:00 pm

Conference Room 1, 1st floor

All employees and guests of the Institute as well as
other interested parties are cordially invited to the lecture.

Eugenia Kurzynsky-Singer

About the Speaker:

Dr. Dmitry Davydenko is a legal practitioner and legal scholar who specializes on the resolution of international disputes involving Russian and CIS-related parties. He is Chief Expert of the Center for Arbitration and Mediation at the Russian Chamber of Commerce and Industry (CCI) and Executive Secretary of the Maritime Arbitration Commission at the Russian CCI. He is also Director of the CIS Arbitration Forum (<http://www.cisarbitration.com/>), a collaborative project of scholars and practitioners focusing on dispute resolution in the former Soviet Union countries. Dmitry Davydenko is listed as an arbitrator at the International Commercial Arbitration Court, at the Maritime Arbitration Commission at the Russian CCI and at other institutions. He has authored numerous articles on arbitration and alternative dispute resolution as well as on related legal matters such as private international law and procedure.

About the Topic:

Russia has introduced a new legislative regime for domestic and international arbitration, in force since September 2016. Under the new law, it is necessary to obtain permission from the Russian Government to establish and operate an arbitral institution. The applicant needs to meet certain requirements, in particular, possessing internal rules in compliance with federal statute, having a satisfactory reputation, and being capable of ensuring a high level of organization and financial support. Two of the oldest arbitral institutions based in Russia do not have to obtain such permission: the International Commercial Arbitration Court and the Maritime Arbitration Commission at the Chamber of Commerce and Industry of the Russian Federation (ICAC), their being founded in the 1930s. However, these institutions have also needed to adapt their rules to comply with the requirements of the new legislation and furthermore adopted new rules. The speaker will touch upon the most important features of these new arbitration rules and give recent examples of their application. The speaker will also share his views on how the new legal regime affects international arbitral proceedings in Russia.

Please register for the presentation via e-mail to
veranstaltungen@mpipriv.de.