

VIAC – QUESTIONNAIRE

1. **Name:** Vasilisa Neshataeva

2. **Date of birth:** 06.08.1985

3. **Citizenship:** Russian

4. **Contact information:**

Address: Shabolovka str.10/1-12, 119049, Moscow, Russia

Telephone: + 7 903 771 07 67

Fax:

E-Mail: vneshataeva@gmail.com

5. **Current position:**

- PJSC ‘Enel Russia’, legal and corporate affairs, manager for generation projects;
- Russian State University of Justice under Supreme Court of Russia (RSUJ), associate professor of the International law department;
- Council of Europe, Russian focal point of the HELP program.

6. **Education:**

- 2010 - the Russian Presidential Academy of National Economy and Public Administration (RANEPA), PhD decree in Private International Law;
- 2009 - Academy of European Law (Florence, Italy), Human Rights Law course;
- 2008 - Hague Academy of International Law, Private International Law course;
- 2007 - Moscow State Institute of International Relations (MGIMO-University) of the Ministry of Foreign Affairs of Russia, International Law Department.

7. **Practiced experience in arbitration:**

How many arbitrations have you participated in (domestic/international)? Under which Rules? 2 (ICC, Paris).

How often have you acted as Chairman? n/a

How often have you acted as Sole Arbitrator? n/a

How often have you acted as Co-Arbitrator? n/a

How often have you acted as Counsel? 2

How often have you acted in a different function (e.g. Administrative Secretary)? n/a

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

- handbook ‘Cultural property: value and law’ // Higher school of economics publ. 2013;
- article ‘Immunity of cultural property: searching for balance between private and public interests’ // Digest of articles, conference of Ministry of culture of Russian Federation ‘Principles of respect of sovereignty and immunity of states within international cooperation of states in protection of cultural property, June 2013.
- article ‘Problem of balance of interests of participants of international trade of cultural property’ // Digest of scientific articles ‘Balance of private and public interests in decisions of international and national courts’, Russian Academy of Justice; 2013.
- article ‘Mechanisms of protection of rights in the field of cultural property trade’ // Digest of scientific articles ‘Protection of rights in Russian and other countries of the Council of Europe’;
- article ‘Mechanisms of dispute resolution regarding cultural property in international law’ // Journal ‘Russian Justice’, 2010, 11 (55).
- article ‘Choice of applicable law in international transactions regarding cultural property’ // Journal of private international law, 2, 2010.
- report ‘Choice of applicable law and jurisdiction in cultural property disputes’ // Digest of reports, Conference of Russian Ministry of culture 30.06.2009.

9. Membership in arbitral institutions / functions in arbitral institutions/organizations: n/a

10. 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, German (reading skills).

11. In which legal system have you trained? Continental (Russia, Italy, EAEU), private and public international law.

12. What is your main jurisdiction of practice? Russia

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

- Construction contracts (EPC, EPCM, FIDIC based, following LTSA contracts);
- Commercial contracts (sale, supply, services, mixed);
- Cultural property.

I have completed this questionnaire to the above to the best of my knowledge and believe they are accurate. I understand that the above information will be used for VIAC's internal use and may be given to interested persons and may be put on VIAC's website.

Date and signature

29.02.2016