REGISTRATION

This seminar is free to attend.
The working language of the session will be English.
There are a limited number of places, which will be allocated on a first-come, first-served basis.
Register online at: [www.lcia.org/lcia-events/events_schedule](http://www.lcia.org/lcia-events/events_schedule)

The LCIA and YIAG invite you to an evening seminar:

**TRIBUNAL SECRETARIES: AN LCIA INSIGHT BEHIND THE CURTAIN**

Thursday 31 May 2018

*White & Case, Moscow*

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**REGISTRATION**

17.30 - 18.00

*Registration and refreshments*

18.00 - 18.15

*Introduction*

**Speaker:** Dr Jacomijn van Haersolte-van Hof
LCIA Director General
Member of the LCIA Court and Board

18.15 - 20.00

*Role Play*

**Tribunal Members:**
Julia Zagonek
White & Case, Moscow
Member of the LCIA Court

Dr Christopher Harris
3 Verulam Buildings, London

Maxim Kulkov
Kulkov, Kolotilov & Partners, Moscow

**Counsel:** Andrey Panov
Norton Rose Fulbright, Moscow
Officer of the LCIA European Users’ Council and YIAG co-Chair

Marina Akchurina
Cleary Gottlieb, Moscow

**Tribunal Secretary:** Oleg Todua
White & Case, Moscow
YIAG Regional Representative, Russia/CIS

20.00 onwards

*Drinks and networking*

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**VENUE**

4 Romanov Pereulok,
125009 Moscow, Russia

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On 26 October 2017, the LCIA introduced changes to the tribunal secretaries section of its Notes for Arbitrators. These changes emphasise the central role of communication and consent in appointing a tribunal secretary, and ensure that parties are given the opportunity to have their say.

This seminar is the fourth in the series of events designed to help communicate these changes. At the seminar, the LCIA will provide a short introduction to the changes, before allowing attendees to watch them in action, with prominent members of the international arbitration community taking on the role of arbitrators and counsel. This role play will demonstrate how increased communication between the parties can alleviate concerns regarding the use of tribunal secretaries, and bring to light the substantial cost and efficiency benefits they can provide to both parties and arbitrators.