

# Arbitrator

Anna Grishchenkova

Arbitrator

**Languages:** Russian & English (fluent), German (conversational)

**Email:** [ag@intarb.com](mailto:ag@intarb.com); **website:** [www.intarb.com](http://www.intarb.com)



Prior to becoming a full-time arbitrator Anna Grishchenkova for 20 years was in charge of dispute resolution teams and successfully resolved complex disputes.

Anna has been involved in multiple arbitrations under rules of major arbitral institutions both domestically and internationally as arbitrator and expert, and previously as counsel. Her experience includes disputes governed by English, Russian, German, Swedish, Swiss, Hong Kong, Singapore, Belarusian, and Ukrainian law. She was appointed in arbitrations administered by the LCIA, ICC, SCC, SIAC, HKIAC, VIAC, ICAC (MKAS), IAC (Belarus), IAC (Kazakhstan), Arbitration centre at Russian chamber of entrepreneurs and the Russian Arbitration Centre. Anna has training in both civil and common law, holds LL.M in American business law and passed state auditor exam. Anna is familiar with Chinese law, Islamic finance and principles of Shari'ah.

Anna is a specialist in commercial and corporate disputes and has a particular focus on matters in the construction, energy and infrastructure sector.

Anna is a fellow of the Chartered Institute of Arbitrators (FCI Arb) and has been recognised in international arbitration by leading directories including, Chambers Europe, Chambers Global, Legal 500 EMEA, and Best Lawyers where they have described her as a professional with a “*sound knowledge of law.*” Anna is an author of numerous arbitration-related books and publications; she teaches courses on international arbitration and is a speaker at major arbitration conferences.

## Sector Expertise

---

- Commercial Dispute Resolution
- Construction, Engineering & Infrastructure
- Energy & Natural Resources
- Corporate Disputes

## Commercial Dispute Resolution

# Arbitrator

---

Anna has considerable experience in commercial disputes across a range of industry sectors, including energy, nuclear, oil & gas, aviation, transit, construction, joint ventures, industrial chemicals, financial services, retail, insurance, sale of goods, and commercial agency.

## Construction, Engineering & Infrastructure

---

Anna has experience in disputes involving construction of pipelines, wells, energy facilities, nuclear facilities, maritime vessels, residential objects and complex industrial facilities. She has experience dealing with issues of delay, disruption, prolongation, extension of time, additional works, as-build documentation, defects in construction, guarantee retentions, performance bonds, advance payment bonds, compensation of damages, liquidated damages, penalties, misrepresentation and negligence. Anna has represented clients in construction-related disputes in major arbitral institutions, including ICC, SCC, IAC, ICAC, VIAC.

## Energy & Natural Resources

---

Anna has handled several large disputes in this sector including a multi-million dispute between energy provider with a contractor under a gas pipeline construction contract (2 bln Russian rubles), multi-million dispute of a subsidiary of a mid-eastern petroleum company over the construction of oil wells (32 mln USD).

Anna has acted as counsel, arbitrator and expert in energy-related disputes covering the following matters:

- exploration and drilling;
- transportation and trading;
- energy transit;
- supply and marketing;
- infrastructure for oil and gas projects;
- insurance disputes arising out of incidents in energy facilities;
- disputes in nuclear industry.

## Corporate Disputes

---

Anna has experience in shareholders disputes arising from corporate conflicts, hostile takeovers, misrepresentation rendered during mergers and acquisitions, post M&A disputes, disputes involving minority shareholders and breach of shareholders' agreements.

## Experience

---

# Arbitrator

## As Arbitrator

- Co-arbitrator under LCIA Rules in a dispute in amount of more than USD 50 million seated in London under English law relating to valuation of share of a mining company in Russia;
- Co-arbitrator under LCIA Rules in a dispute in amount of more than USD 100 million seated in London under English law relating to alleged misrepresentation and recovery of damages;
- Nominated co-arbitrator under LCIA Rules in a dispute in amount of more than USD 300 million seated in London under English law relating to lease agreements in aviation industry (case settled);
- Co-arbitrator under LCIA Rules in a dispute in amount of more than USD 20 million seated in London under English law relating to sales of goods;
- Co-arbitrator under HKIAC Rules in a dispute in amount of more than USD 100 million seated in Hong Kong under Hong Kong law relating to the trade of oil;
- Co-arbitrator under VIAC Rules in a dispute in amount of more than USD 10 million under English law relating to a joint-venture agreement;
- Co-arbitrator under HKIAC Rules in a dispute in amount of more than USD 90 million seated in Hong Kong under English law arising out of several sale and purchase agreements in aviation industry;
- Co-arbitrator under HKIAC Rules in a dispute in amount of more than USD 10 million seated in Hong Kong under English law relating to breach of delivery contract;
- Sole arbitrator under SIAC Rules in a dispute seated in Singapore under Singapore law relating to a breach of agency and sales agreements;
- Sole arbitrator under ICC Rules in a dispute seated in Moscow under CISG and Russian law relating to sale of goods;
- Co-arbitrator under ICC Rules in a dispute in amount of more than USD 40 million seated in Moscow under Russian law relating to maritime industry;
- Co-arbitrator under SCC Rules in a dispute in amount of Euro 30 million seated in Stockholm under Swedish law relating to recovery of damages and termination of agreement in gas industry;
- Co-arbitrator in ad hoc proceedings under UNCITRAL Rules in amount of Euro 2 million seated in Moscow under Belorussian law arisen out of a construction contract and a banking guarantee;
- Presiding arbitrator under ICAC (MKAS) Rules under English law in a dispute in amount of USD 3 million with respect to recovery of liquidated damages;
- Presiding arbitrator under RAC Rules in a dispute in amount of USD 1 million seated in Moscow with respect to breach of delivery contract;
- Presiding arbitrator under ICAC (MKAS) Rules under CISG and Russian law in a dispute in amount of USD 10 million with respect to quality of the equipment;
- Presiding arbitrator under RAC Rules in a dispute in amount of USD 1,4 million under Russian law seated in Moscow arising out of the contract on development of design documentation in nuclear industry;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute in amount of USD 500 million seated in Moscow arising out of banking loans;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute in amount of more than USD 22 million seated in Moscow relating to issues of penalty and impact of force-majeure;
- Sole arbitrator under IAC (Kazakhstan) Rules in a dispute arising out of the share purchase agreement under English law;
- Co-arbitrator under IAC Rules in a dispute in amount of USD 1,5 million seated in Minsk under Belorussian law relating to delivery of equipment;
- Co-arbitrator under rules of Arbitration center at RSPF in a dispute in amount of USD 2 million in a financial sector arisen out of sanctions;
- Co-arbitrator under RAC rules in a dispute in amount of USD 2 million arising out of a breach of

# Arbitrator

- construction contract;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute in amount of more than USD 2,5 million seated in Moscow under Russian law, Polish law and CISG, relating to issues of fraud, misrepresentation and compensation of damages under sales of goods contract;
- Co-arbitrator under RAC rules in a dispute in amount of USD 2 million seated in Moscow under Russian law relating to a breach of delivery of equipment;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute in amount of more than USD 5 million seated in Moscow under Russian law relating to issues of penalty, impact of sanctions and force-majeure;
- Co-arbitrator under rules of Arbitration center at Russian chamber of entrepreneurs in a dispute in amount of more than USD 1,5 million seated in Moscow under Russian law relating to construction of energy facilities and compensation of damages;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute governed by CISG and related to a breach of sales of goods contract;
- Sole arbitrator under RAC Rules in a dispute seated in Moscow under Russian law relating to loans and security;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute in amount of USD 0,5 million arising out of delivery of an equipment;
- Sole arbitrator under rules of Arbitration center at Russian chamber of entrepreneurs in a construction dispute seated in Moscow under Russian law relating to recovery of liquidated damages;
- Sole arbitrator under RAC Rules in a dispute seated in Moscow under Russian law relating to a residential construction in Russia;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute seated in Moscow under Russian law relating to transportation of oil and gas;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute seated in Moscow under Russian law relating to services for major European car manufacturer;
- Sole arbitrator under rules of Arbitration center at Russian chamber of entrepreneurs in a dispute seated in Moscow under Russian law relating to delivery of equipment;
- Co-arbitrator under rules of RAC in a dispute seated in Moscow under Russian law relating to a breach of contract, termination of the contract concluded as a result of a bid procedure.
- Co-arbitrator under ICAC (MKAS) Rules in a dispute in amount of RUB 60 million arising out of activities in stock exchange;
- Co-arbitrator under ICAC (MKAS) Rules in a dispute in amount of around RUB 60 million arising out of delivery of the equipment;
- Co-arbitrator under RAC rules in a dispute in amount of USD 0,5 million seated in Moscow under Russian law relating to a breach of the contract;
- Co-arbitrator under RAC rules in a dispute in amount of more than USD 10 million seated in Moscow under Russian law relating to a breach of delivery of equipment in nuclear industry;
- Sole arbitrator under RAC Rules in a dispute seated in Moscow under Russian law relating to a breach of delivery contract.
- Co-arbitrator under RAC rules in a dispute in amount of more than USD 1,5 million seated in Moscow under Russian law relating to a breach of guarantee obligations under delivery contract;
- Co-arbitrator under RAC rules in a dispute in amount of more than USD 12 million seated in Moscow under Russian law relating to a breach of delivery of equipment for a major construction in Bangladesh.
- Co-arbitrator under ICAC rules in a series of disputes in amount of around USD 90 million arising out of loan and surety agreements governed by Russian law and Hong Kong law.
- Co-arbitrator under RAC rules in a dispute in amount of USD 1,5 million seated in Moscow under Russian law relating to development of design documentation.

# Arbitrator

- Legal expert for US court on Russian procedural issues;
- Legal expert in SCC arbitration on Russian construction law;
- Legal expert for Cayman court on Russian procedural issues.

## As Counsel

- Representation of a huge Italian construction company in several arbitral proceedings in ICC seated in Stockholm under Russian law (in total amount of more than USD 30 million);
- Representation of the Swiss oil trader in two LCIA proceedings under English law (amount in dispute is USD 3 million);
- Representation of Italian construction company in arbitration in ICC seated in Paris under Belorussian law (amount in dispute is more than USD 100 million);
- Representation of Russian company in a series of disputes in ICC arbitration and in Russian courts related to ship-building contracts (total amount in dispute was more than USD 30 million);
- Representation of insurance company in ad hoc arbitration seated in Germany under German law;
- Representation of Swiss transport company in arbitration in Swiss Arbitration Centre under Swiss law;
- Representation of Belorussian company with foreign investment in a construction dispute under Belorussian law in arbitration in IAC (Belarus);
- Representation of a Russian company in a dispute related to delivery of equipment in Vienna International Arbitral Centre (VIAC) under CISG;
- Representation of Italian construction company in series of disputes related to road construction in Russia in arbitration in ICAC (MKAS);
- Representation of a Latvian bank in arbitration in LCIA under Russian law;
- Representation of the major Russian manufacturer in a pre-arbitration dispute with Finnish counteragent in SCC under Swedish law;
- Representation of a Russian company in a pre-arbitration dispute with Italian contractor in SCC under Russian law;
- Representation of a Russian company in a dispute relating to publishing industry in ICAC (Ukraine) under Ukrainian law;
- Representation of a Russian company in a post M&A share valuation dispute with the Finnish seller in ICAC (MKAS);
- Representation of a huge Russian company in arbitration in ICAC (MKAS) in a dispute for recovery of damages due to alleged breach of misrepresentation and warranties in SPA;
- Representation of an energy provider in a dispute with a contractor under a gas pipeline construction contract worth USD 100 million;
- Representation of a major manufacturing group against a hostile takeover;
- Representation of a subsidiary of a mid-eastern petroleum company in a dispute over the construction of oil wells (defence against a claim for damages of more than USD 32 million);
- Representation of a Russian bank in a dispute involving investment in a number of production wells.
- Representation of a consumer electronics retailer in several claims for damages connected with the fire accident (totalling RUB 100 million);
- Representation of a Russian company in more than 15 disputes concerning a large real estate located in the center of Moscow;
- Representation of one of the biggest airline companies in various proceedings, including a bankruptcy of a large touroperator;
- Representation of a Russian corporate member of a Finnish industrial conglomerate in a dispute with a minority shareholder.

# Arbitrator

## Academic & Professional Qualifications

---

### Education

- Tula State University, law faculty (2004)
- Pericles Autonomous not-for-profit organisation, LL.M. in US law (2011)
- Additional education “Introduction to Chinese legal system and Chinese law”, High School of Economics (2025)
- Certified training “Islamic arbitrator & Expert”, International Islamic Centre for Reconciliation and Arbitration (2025)
- Project “Effective representation in dispute resolution” (Germany, Humboldt Foundation) (2015 - 2016)
- Internship under British-Russian program for young lawyers organized by Bar Council, London (2014)
- Internship at J.P. Morgan Asset Management (New York) under a mentorship program (2010)
- Courses “International Transactions” and “International Arbitration” under a joint training program of San Diego University and Sorbonne (2009)
- Auditor certificate in general audit (Moscow) (2007).

### Professional

- Independent arbitrator.

## Professional Associations & Recognitions

---

### Memberships

- Vienna International Arbitration Centre, list of Arbitrators (VIAC)
- Asian International Arbitration Centre, panel of arbitrators (AIAC)
- Hong Kong International Arbitration Centre, panel of arbitrators (HKIAC)
- Singapore International Arbitration Centre, panel of arbitrators (SIAC)
- Korean Commercial Arbitration Board, panel of international arbitrators (KCAB)
- Shenzhen Court of International Arbitration, panel of foreign arbitrators (SCIA)
- Dubai International Arbitration Centre, panel of arbitrators (DIAC)
- ADGM Dispute Resolution Hearing Centre, panel of arbitrators (Abu Dhabi)
- Israeli Institute of Commercial Arbitration, list of arbitrators (IICA)
- International arbitration centre, panel of arbitrators (IAC) (Kazakhstan)
- International Court of Arbitration in affiliation with the Chamber of Commerce and Industry of the Kyrgyz Republic, panel of arbitrators (ICA CCI KR)
- HK45 Regional Ambassador (HKIAC)
- Deputy Chair of Arbitration Commission of ICC Russia in 2019-2024 (ICC)
- Fellow member of the Chartered Institute of Arbitrators (FCIArb)
- International Commercial Arbitration Center, panel of arbitrators (ICAC, MKAS)
- Tashkent International Arbitration Centre, member of the Court (TIAC);
- Russian arbitration Centre, member of the Board in 2017-2023, panel of arbitrators (RAC)
- Arbitration centre at Russian chamber of entrepreneurs, panel of arbitrators for international

## Arbitrator

- disputes (AC at RSPP).
- Chamber of Arbitrators (Belarus), list of arbitrators.

## Publications, Articles & Thought Leadership

---

### Examples of publications

- Anna is the author of the book “Psychology and persuasion in dispute resolution”.
- Anna acted as co-editor and co-author of the "Commentary on Russian arbitration laws" (RAA).
- Anna acted as co-editor and co-author of the “Arbitration in Asia”.

## Directories & Client Quotes

---

Anna has been recognised in Chambers Europe, Chambers Global, Legal 500, and Best Lawyers.

*“Brilliant at speaking in court and can find proper arguments for every situation”*

*“An extremely persistent lawyer who always stands her ground”*

A professional with a *“sound knowledge of law”*

*“Tenacious and composed” lawyer”*