

CURRICULUM VITAE

Roman ZYKOV

E-mail: roman.zykov@mansors.com

Mobile: +7 915 1096 753

Dukhovskoy pereulok 17 bld 12, Floor 4

Moscow, 115191, Russia www.mansors.com

Work

2017 – pres.	Mansors Attorneys, Founding Partner (Russia)
2013 – pres.	Russian Arbitration Association, Secretary-General (Russia)
2014 – 2017	Mangazeya Mining (TSX-V), Head of International Dispute Resolution (Russia)
2009 – 2009	Arbitration Institute of the Stockholm Chamber of Commerce, secondment (Sweden)
2007 – 2012	Hannes Snellman Attorneys, Senior Associate (Finland/Russia)
2005 – 2007	Helsinki office of Holland & Knight LL.P, Senior Associate (Finland)
2004 – 2005	Van Mens en Wisselink Advocaten, Associate (the Netherlands)

Practice Areas

International Arbitration: Sales of Goods, Construction, Energy, Mining, Natural Resources, Corporate Law, Automotive, Aviation, Telecom, Finance & Banking, ISDS.

Public Law: Constitutional Law, International Public Law, Investment Law, Air & Space Law, Transboundary Water Disputes.

Education

2023	UNCITRAL Mediation Framework. ITCILO Certificate.
2008	WIPO Academy Course on Intellectual Property.
2003-2004	Erasmus University Rotterdam, Law School (the Netherlands), LL.M in International Arbitration
	and Trade Law.
2000-2002	Kazan State University, Law Faculty (Russia), Ph.D
1995-1999	Bashkir State University, School of Law (Russia), LL.B

Lecturer

2014 – pres.	Oil and Gas Gubkin Russian State University, Institute of Energy and Mining Law, Lecturer in International Dispute Resolution
2005 – 2008	Finnish Institute of International Trade, Visiting lecturer
2005 – 2006	Leiden University, Institute of East European Law and Russian Studies, the Netherlands, Guest
lecturer	
2001 – 2004	Bashkir State University, Institute of Law, Lecturer in International Public Law

Rosters of arbitrators

International Chamber of Commerce (ICC), Stockholm Chamber of Commerce (SCC), Permanent Court of Arbitration (PCA), Singapore International Arbitration Centre (SIAC), Hong Kong International Arbitration Centre (HKIAC), China International Economic and Trade Commission (CIETAC), World Intellectual Property Organization (WIPO), Finnish Arbitration Institute (FAI), Deutsche Institution Für Schiedsgerichtsbarkeit (DIS), Vienna International Arbitral Centre (VIAC), Asian International Arbitration Centre (AIAC), Tehran Regional Arbitration Centre (TRAC), Saudi Center for Commercial Arbitration (SCCA), Istanbul Arbitration Centre (ISTAC),

Cairo Regional Centre for International Commercial Arbitration (CRCICA), Court of Arbitration for Art (CAfA), Korean Commercial Arbitration Board (KCAB), Qatar International Center for Conciliation and Arbitration (QCCIA), Center for International Investment and Commercial Arbitration in Pakistan (CIICA), Japan Commercial Arbitration Association (JCAA), Beijing International Arbitration Commission (BIAC), Mauritius International Arbitration Centre (MIAC), Guangzhou Arbitration Commission (GAC), Xi'an Arbitration Commission (XAAC), South China International Economic and Trade Arbitration Commission (SCIA), Thailand Arbitration Center (THAC), Abu Dhabi Global Market Arbitration Centre (ADGMAC), Dubai International Arbitration Centre (DIAC).

Experience

Counsel in over 40 international arbitrations. Appointed as arbitrator under the ICC, VIAC, SCC, CIETAC, UNCITRAL, MKAS and other arbitration rules.

Recent publications:

Co-author: Aviation and Space Law Book. Chapter on the Liability for Damage Caused by Space Objects. Routledge 2023 (planned for 2023)

Co-author: The Role of Precedent Book. Intersentia. 2023 (planned for 2023)

Chapter in Stockholm Arbitration Yearbook 2021. The Impact of Sanctions on International Arbitration. Wolters Kluwer 2021

Editor and co-author: Recognition and Enforcement of Foreign Arbitral Awards in Russia and the Former USSR. Wolters Kluwer 2021. 640 pages

Editor and co-author: Recognition and Enforcement of Foreign Arbitral Awards in Russia and the Former USSR. RAA Press 2019. 1002 pages (in Russian)

Co-author: The Commentary to the Russian Arbitration Laws. RAA Press 2017. 997 pages (in Russian)

Author: Arbitration in Sweden: Law and Practice. Statut Press 2014. 300 pages. (in Russian)

Co-author in the Corporate Counsel's Guide to Doing Business in Russia: Arbitration in Russia. Thomson/West 2008. 860 pages

Numerous publications on arbitration in legal journals.

Cases as Arbitrator

Stockholm Chamber of Commerce

- A co-arbitrator appointed by a claimant in a dispute arising from a bank guarantee issued by a Kazakh bank (URDG/Kazakh law, seat in Stockholm)
- A co-arbitrator appointed by a claimant in a dispute arising from a contract for the supply of chemicals to a multinational producer of personal care goods (England & Wales law, seat in Stockholm).
- A co-arbitrator appointed by a respondent in a dispute arising from a contract for the construction of a bulk cargo port in the North-West Russia (Russian law/FIDIC, seat in Stockholm).
- A co-arbitrator appointed by a claimant in a dispute arising from a loan agreement with a venture capital company and an investment into the stock of an oil refinery in Finland (Finnish law, seat in Stockholm).
- A co-arbitrator appointed by a respondent in a dispute arising from a contract for waterproofing of a deep mine nickel shaft (Russian law, seat in Stockholm).

International Chamber of Commerce

- A co-arbitrator appointed by the respondent in a dispute arising out of a contract for the sale of
 equipment and services for a metallurgical plant (Swiss Law, seat in Paris).
- A co-arbitrator appointed by a claimant in a dispute arising out of a contract related to the construction of a nuclear power plant (FIDIC/Finnish law, seat in Stockholm).
- A co-arbitrator appointed by a claimant in a dispute arising out of the supply of industrial machinery against a Swiss respondent (Swiss Law, seat in Paris).
- A co-arbitrator appointed by the respondent in the proceedings arising out of a contract for the construction of a gas pipeline between the Czech and Russian parties (FIDIC/Czech Law, seat in Zurich).
- A co-arbitrator appointed by a respondent in a dispute arising from a supply contract related to the construction of a nuclear power plant in Russia between German and Russian parties (FIDIC/Russian law, seat in Vienna).
- A co-arbitrator appointed by an Italian respondent in a dispute arising from a contract for the design, supply, installation and commissioning of the mechanical, electrical and plumbing systems in a professional ice hockey arena in Moscow (FIDIC/Russian law, seat in Stockholm).
- A co-arbitrator appointed by the ICC in a dispute arising from a subcontract related to the construction of a professional ice hockey arena in Moscow, between Russian and Italian parties (FIDIC/Russian law, seat in Stockholm).
- A co-arbitrator appointed by the ICC in the proceedings under the ICC Arbitration Rules in a dispute arising out of the provision of storage services for liquid bulk chemicals in the Port of Kotka in Finland (Finnish law, seat in Helsinki).

Vienna International Arbitration Centre

- A sole arbitrator appointed by VIAC in a dispute arising from a livestock supply agreement between German and Uzbek parties (VIAC Arbitration rules, Uzbek law, seat in Vienna).
- A co-arbitrator appointed by the respondent in a dispute arising from a supply agreement in the automotive industry (VIAC Arbitration Rules, Austrian law, seat in Vienna).

UNCITRAL Rules

- A co-arbitrator appointed by a respondent-state in a dispute arising from a state-guaranteed contract for the construction of a commercial centre and a hotel in a CIS state (PCA administered UNCITRAL Rules, Swiss law, seat in Paris).
- A sole arbitrator appointed by the ICC acting as appointing authority in a dispute arising from a World Bank financed project in Kazakhstan (ad hoc UNCITRAL Arbitration Rules, Kazakh Law, seat in Moscow).

MKAS

- A co-arbitrator appointed by a claimant in a dispute arising from a shareholders' agreement in a Cyprus company (England & Wales law, seat in Moscow).
- A party-appointed substitute arbitrator in a dispute arising from a contract for the supply of cooling equipment for retail between Russian and Norwegian parties (Russian law, seat in Moscow).
- A party-appointed substitute arbitrator in a dispute arising from a contract for the supply of cooling equipment for retail between Russian and Romanian parties (Russian law, seat in Moscow).

- A party-appointed substitute arbitrator in a dispute arising from a contract for the sale of equipment and services for a dairy production facility in Belarus (Russian law, seat in Moscow).
- A party-appointed arbitrator in the proceedings related to transportation by railway (Russian law, seat in Moscow).

Other Arbitration Rules

- A co-arbitrator appointed by a claimant in a dispute arising from a contract for the supply of medical accessories (CIETAC Rules, Chinese law, seat in Beijing).
- A member of a Dispute Adjudication Board under FIDIC, appointed by the claimant in a dispute arising out of the construction of a mining and processing plant in the Russian Far-East (Russian law/FIDIC).
- A co-arbitrator appointed by the arbitral institute RSPP in a dispute arising from a highway construction contract in the South of Russia (RSPP Arbitration Rules, Russian law, seat in Moscow).
- A party-appointed arbitrator in a dispute arising from the supply of equipment for a key mining project in Central Asia (IAC at BelCCI Arbitration Rules, Belarusian law, seat in Minsk).

A list of selected cases as Counsel

- Representing a Finnish company in an arbitration arising from a contract for the supply of ventilation equipment to a Russian mining company (FAI Arbitration rules, Finnish law, seat in Finland).
- Representing a Russian natural gas supplier in a dispute arising from a long-term supply agreement to Europe (SCC Arbitration rules, Swedish law, seat in Stockholm).
- Representing a Russian natural gas supplier in a dispute arising from a long-term supply agreement to Europe (UNCITRAL Arbitration rules 1976, Russian law, seat in Stockholm).
- Represented Gazprom export LLC in an arbitration against Gasum arising from a long-term supply
 agreement of natural gas to Finland (UNCITRAL Arbitration rules 1976, Swedish law, seat in Stockholm).
- Representing an engineering company in a dispute arising from a contract for the design, production and supply of equipment for a power plant in Bulgaria (ICC Arbitration Rules, Bulgarian law, seat in Paris).
- Representing a respondent in a dispute arising from an SHA in a leading oil and gas servicing company in Russia (LCIA Rules, English Law, seat in London).
- Representing a respondent in a dispute arising from a non-competition agreement related to servicing in the oil and gas industry in Russia (LCIA Rules, English Law, seat in London).
- Representing a claimant in a dispute arising from a contract for the design and supply of industrial equipment for a power plant in Bulgaria (ICC Arbitration Rules, Bulgarian law, seat in Paris).
- Represented UBS Switzerland in the Russian court proceedings connected to the arrest of two aircraft.
- Represented a natural gas supplier in a dispute arising from a natural gas supply contract to Finland (UNCITRAL, Swedish law, seat in Stockholm).
- Represented a claimant in a dispute out of a contract for delivery of equipment for a milk factory (ICC Arbitration Rules, Swedish law, seat in Stockholm).
- Represented a claimant in a dispute out of a contract for delivery of equipment for a poultry plant (SCC Rules, Dutch law, seat in Stockholm).
- Represented an SDN respondent in a dispute arising out of an EPC contract for construction of a power plant in South-East Asia, U.S. sanctions involved (ICC Arbitration Rules, Swiss law, seat in Geneva).

- Represented a respondent in a dispute arising out of an EPC contract for the construction of a thermal power station (SCC Rules, Belarussian law/FIDIC, seat in Stockholm).
- Represented, as part of an international legal team, a US shareholder arising out of an SHA over a company holding an oil & gas license for a major oil deposit in Siberia (SCC Rules, Swedish law).
- Represented a German claimant in a dispute related to the Russian semiconductor industry (ICC Rules of Arbitration, German law).
- Represented a claimant in a dispute related to a drilling project in Armenia (SCC Arbitration Rules, Swedish law).
- Represented a mining group of companies and its shareholder in a dispute out of the SHA and SPA (Canada, USA, BVI, Cyprus, Russia).
- Represented a mining company in several arbitrations (LCIA Arbitration Rules, England & Wales law, seat in London) and litigations (UK, France, Cyprus, BVI, Russia) in a dispute in connection with a secured loan agreement.
- Represented a chemical company in a dispute with two oil servicing companies from Austria and UAE out of a chemicals supply agreement (SCC Rules, Swedish law, seat in Stockholm).
- Advised a Russian venture capital fund in debt repayment under a loan agreement (LCIA Arbitration Rules).
- Advised a European energy company in an arbitration out of an EPC contract for the construction of a power plant in Russia (ICC Rules of Arbitration).
- Represented a leading Russian metal producer in a dispute arising out of an EPC contract (SCC Arbitration Rules).
- Advised a Russian steel pipe producer in a dispute with an Australian company out of a production line supply contract (SCC Arbitration Rules).
- Represented an engineering company in a dispute against a US contractor in a factory construction project in the U.S. (ICC Rules of Arbitration, FIDIC).
- Represented a construction company in a dispute over a complex real estate project in Russia (SCC Arbitration Rules).
- Represented a Dutch dredging company in a dispute over a contract termination in Qatar (NAI Arbitration Rules).
- Advised a Russian subsidiary of a Swedish bank in a dispute with a Dutch company over a supply of industrial machinery (SCC Arbitration Rules).
- Advised a global chemical corporation in its dispute with a global group of oil, gas, and petrochemical companies over a factory site service agreement (NAI Arbitration Rules).
- Advised a German research Institute of cellular medicine in its dispute with a large US nutritional product manufacturer over an IPR agreement (ICC Rules of Arbitration).
- Advised a global pharmaceutical company in a dispute out of an option agreement in a Russian joint venture (ICAC Russia Arbitration Rules).
- Advised a Russian cell phone trader over its dispute with an Irish mobile phones exchange (UNCITRAL ad hoc).

Expert reports and amicus curiae to courts

• Expert Legal Opinion submitted to the District Court of Limassol (Cyprus) on the issues of tort, limitation periods and jurisdiction over bankruptcy cases under Russian law.

- Expert Legal Opinion submitted to the Eastern Caribbean Supreme Court In The High Court Of Justice Virgin Islands on the issues of tort and limitation periods under Russian law.
- Expert Legal Opinion submitted to the High Court of Hong Kong on the issues of Russian contract and bankruptcy laws and arbitrability related to the arrest of aircraft in Hong Kong.
- Expert Legal Opinion submitted to the District Court of Nicosia (Cyprus) on the issues of Russian contract and bankruptcy law.
- Amicus Curiae to the Russian Supreme Court in the case № A40-1170391/2015 OAO "Trust" v Fosint Limited on the validity and enforceability of an arbitration agreement in the event of bankruptcy.
- Amicus Curiae to the Russian Supreme Court in the case № A65-19616/2015 OOO "Bankovsky dolgovoy centr" v NKO "Ulyanovsky Charity Fund" "Tvoya Rodina" on the validity and enforceability of an arbitration agreement in the event of bankruptcy.
- Amicus Curiae to the Russian Supreme Court in the case №A60-12039/2016 OOO "Digital Service" v
 "Ekaterinburg-2000" on the validity of an arbitration agreement concluded by accession to a set of
 general terms and conditions.
- Amicus Curiae to the Russian Supreme Court in the case №A56-13914/2016 OOO "Redius-T" v OOO
 "GSE Krass" on the enforceability of an arbitration agreement if a claimant is unable to pay for the
 arbitration costs preventing it from lodging a claim.
- Amicus Curiae to the Russian Supreme Court in the case № A40-188599/2014 OAO "OEZ" v OAO "FSK EES" on the arbitrability of disputes with a public element (a state-owned entity financed by the state).