



Deutsch-Russische Juristenvereinigung e.V.

## EINLADUNG

Die Deutsch-Russische Juristenvereinigung e.V. führt am  
Dienstag, 29. August 2017 von 17.00 – 19.00 Uhr

in den Räumen von  
Norton Rose Fulbright (Germany) LLP  
Bleichenbrücke 10, 20354 Hamburg

eine Vortragsveranstaltung durch zum Thema:

### **Russian Arbitration Reform viewed from Outside and Practical aspects and difficulties with the enforcement of Arbitral Awards in Russia**

**(Presentations and Discussion in English Language)**

**Our Speakers:**

**Prof. Dr. Hiroshi Oda and Dr. Axel Boës**

**Prof. Dr. Oda**, University of London (UCL), Attorney at Law (Japan) and Solicitor (England and Wales), Member of the ICC International Court of Arbitration is an Honorary Member of Deutsch-Russische Juristenvereinigung e.V.

Prof. Oda will analyze the Federal Law No. 382-FZ of 29. December 2015 which entered into force one year ago on 1. September 2016. Under the new law a mandatory licensing procedure has been established and the very many domestic “pocket arbitration institutions” are put under strict control. This law and amendments of the Code of Commercial Court Procedure (APK) and the Law on International Commercial Arbitration of 1993 significantly changed the domestic and international arbitration in Russia. Prof. Oda will comment on all major aspects of the legislation on Arbitration and on the arbitrability of corporate disputes in particular.

**Dr. Axel Boës**, Norton Rose Fulbright (Germany) LLP, is a Deputy Chairman of Deutsch-Russische Juristenvereinigung e.V.

Dr. Boës will analyse some of the practical issues in arbitrating disputes with Russian parties. This will include some of the issues raised by the reformed Russian law on arbitration and especially includes problems that can be avoided when arbitrating with Russian parties. Inter alia, this covers problems with the proper service of claim and other formalities that are often invoked by Russian courts to deny the enforcement of arbitral awards. In general – and partly caused by the same developments that lead to the reform of the Russian law on arbitration – Russian courts seem to be biased against arbitration and especially in recent time, more and more decisions of Russian courts are published that refuse the recognition of arbitral awards on the grounds of a violation of public policy (ordre public) – some of them basing their arguments on a revision au fond and finding violations of Russian law in the reasoning of the award itself.

Die Teilnahme an der Veranstaltung ist für Mitglieder der DRJV kostenlos. Gäste zahlen eine Teilnahmegebühr von 30,00 EUR. Für Studenten und Referendare ist eine Ermäßigung auf 15,00 EUR möglich.

**Eine vorherige Anmeldung ist für alle Teilnehmer unbedingt erforderlich.**

Hierzu finden Sie im Internet unter [www.drjv.org](http://www.drjv.org) die Möglichkeit der Anmeldung. Sie erreichen uns darüber hinaus per Fax unter 040 / 38 999 333 oder per e-mail unter [info@drjv.org](mailto:info@drjv.org). Die Zahl der Plätze ist begrenzt, es empfiehlt sich daher eine frühe Anmeldung.