



***When negotiations fail -
what in-house counsels take into account
before starting and arbitration or litigation***

**18 May 2017
Riga AIJA HYC 2017**

Our panel

- **Dr. iur. Māris Onževs** - Deputy Head of Legal Division
JSC “Latvijas Gāze” 

- **RYTIS VALŪNAS** - General counsel
KN (Klaipėdos Nafta) 

- **Evita Goša** – counsel
Cemex 

Moderator :

- **Adv. Benjamin Leventhal**- Partner
SGL -Siegel-Golshmidt & Levental
Attorneys at law



What our panel is about:

What must be taken into account by deciding about possible court proceedings – as plaintiff ?

Who should "call the shots" and lead the legal strategy in case of dispute?

(CEO/in house counsel/external law firm)



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS



Do companies nowadays have litigation policy / strategy?

If they don't - why should they establish such?

What is the role of law firms and in-house counsels in preparation for litigation/ arbitration?



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS

i am **aija**

Mock trial/situation

Debate!

Whether the company should take the matter to litigation or resort only to negotiation?



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS

i am **aija**

Thank you!



Siegel-Goldshmidt & Leventhal
Attorneys at Law



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS

i am **aija**