

# Model Law on PPPs for CIS Countries as a New Regional Legislative Standard

Alexei Zverev, European Bank for Reconstruction and Development

4 March 2014

## **CIS IPA and Model Law on PPPs**

CIS Inter-Parliamentary Assembly – interstate body comprising parliamentary delegations of its members

European Bank for Reconstruction and Development

- CIS IPA mandate
- Now Model Law on PPPs for the CIS countries



- Why Model Law as a regional legislative standard?
- ✓ Wider dissemination of best standards 9 countries at once
- ✓ Easier consensus-building than on the universal level

Legal tradition

Judicial system

✓ Common → Economic background → Synergies
Social and cultural base

**Emerging PPP market** 

### **CIS Model PPP Law – Key Points**



- First draft developed by CIS IPA and commented on by EBRD and its experts in autumn 2013
- Takes on board many modern concepts
- Research of PPP practices / lessons learnt summed up in separate memoranda as a preface
- To be supported by policy and legislative guidance
- Practical tools as next steps
- Next draft by May 2014

#### **CIS Model PPP Law – Challenges**

- Enhance "bankability"
  - □Refine certain concepts
- Reflect modern trends Colloquium topics and beyond?
  - Cross-border PPPs (two or more grantors), smallerscale PPPs
  - Facility management (PFI-type), performance-based contracts





#### For reference:

http://www.ebrd.com/concessions/