

2014 LCIA Arbitration Rules	2020 LCIA Arbitration Rules
An arbitral tribunal can consolidate arbitrations, upon the LCIA Court's approval, if:	
all parties agree to do so in writing (Article 22.1(ix)); or	all parties agree to do so in writing (Article 22.7(i)); or
a) all arbitrations are subject to the LCIA Rules; and b) commenced under the same arbitration agreement or any compatible arbitration agreement(s); and c) the disputing parties are the same; and d) no tribunal is in place for the new arbitration(s) to be consolidated or the tribunal(s) in place is(are) composed of the same arbitrators (Article 22.1(x)).	a) all arbitrations are subject to the LCIA Rules; and b) commenced under the same arbitration agreement or any compatible arbitration agreement(s); and c) <u>either</u> the disputing parties are the same <u>or the arbitrations arise out of the same transaction or series of related transactions</u> ; and d) no tribunal is in place for the new arbitration(s) to be consolidated or the tribunal(s) in place is(are) composed of the same arbitrators (Article 22.7(ii)).
N/A	<u>Alternatively, the same arbitral tribunal may instead decide to conduct concurrently arbitrations that fulfil the above conditions of consolidation</u> (Article 22.7(iii)).
The LCIA Court can consolidate arbitrations if:	
N/A	<u>all parties agree to do so in writing</u> (Article 22.8(i)); or
a) after giving the parties a reasonable opportunity to state their views; b) all arbitrations are subject to the LCIA Rules; and c) commenced under the same arbitration agreement; and d) between the same disputing parties; and e) no arbitral tribunal has yet been formed by the LCIA Court for any of the arbitrations to be consolidated (Article 22.6).	a) after giving the parties a reasonable opportunity to state their views; b) all arbitrations are subject to the LCIA Rules; and c) commenced under the same arbitration agreement <u>or any compatible arbitration agreement(s)</u> ; and d) <u>either</u> the disputing parties are the same <u>or the arbitrations arise out of the same transaction or series of related transactions</u> ; and e) no arbitral tribunal has yet been formed by the LCIA Court for any of the arbitrations to be consolidated (Article 22.8(ii)).