

Paragraph (7)

In cases where the prior disclosure of the requested measure to the party having to perform it risks prejudicing its implementation, the requesting party may file its application without communicating it to any other party. Upon receipt of such an application, the arbitral tribunal shall communicate it to the other parties inviting their response. The arbitral tribunal may accompany this communication with a provisional [order preventing the frustration of the requested measures]/[for preserving the status quo] until it has heard the other parties and has ruled on the application [provided that such provisional order shall remain in force no longer than X days].

Schneider's proposal