VIAC – Questionnaire for Arbitrators

1. Name: Dr. Sebastian Kneisel

2. Citizenship: German

3. Contact information:

Address: Borris Hennecke Kneisel

Im Zollhafen 6 50678 Cologne Germany

Telephone: +49 221 716 13000
Fax: +49 221 716 13009
E-Mail: kneisel@bhk.legal
Website: www.bhk.legal

LinkedIn: Borris Hennecke Kneisel

4. Current position:

Founding Partner

5. Education:

2014 Founding Partner at Borris Hennecke Kneisel, Cologne

2009-2014 Lawyer in the arbitration and litigation practice group of Freshfields Bruckhaus

Deringer, Cologne and Frankfurt

2009 Second German State Examination, Cologne

2007-2009 Legal Traineeship at the Higher Regional Court of Cologne

2008 Dr. iur., University of Frankfurt/Main

2004-2007 Scholarship for PhD-studies at the Max-Planck-Institute for European Legal History,

Frankfurt/Main

1999-2004 University of Frankfurt/Main, First German State Examination

6. Practiced experience in arbitration

How many arbitrations have you participated in (domestic/international); under which Rules?

Domestic arbitrations: 39

International: 17

Rules: DIS, DIS-SRCoLD, ICC, NAI, UNCITRAL, ad-hoc

- How often have you acted as Chairman? 15
- How often have you acted as Sole Arbitrator? 2
- How often have you acted as Co-Arbitrator? 13
- How often have you acted as Counsel? 26
- How often have you acted in a different function (e.g. Administrative Secretary)?

7. Publications and other activities in arbitration (e.g. training sessions, seminars, conferences, articles and others):

Publications (selection):

- Verteidigungsstrategien gegen die Anordnung der Document-Production in internationalen Schiedsverfahren – insbesondere nach den IBA-Regeln zur Beweisaufnahme, SchiedsVZ 2013, S. 1320-1330 (with Claudia Lecking)
- "par amour" oder "par droit"? Die Verrechtlichung der zwischenstaatlichen Konfliktlösung im 19. Jahrhundert, in: Serge Dauchy/Miloš Vec (Hg.), Les conflits entre peuples. De la résolution libre à la résolution imposée, Baden-Baden 2011
- Schiedsgerichtsbarkeit in Internationalen Verwaltungsunionen (1874 1914): Die Verrechtlichung der zwischenstaatlichen Streitbeilegung, Baden-Baden 2009
 - reviewed in: Damler, Sebastian Kneisel, Schiedsgerichtsbarkeit in Internationalen Verwaltungsunionen (1874-1914), Zeitschrift für Neuere Rechtsgeschichte 2010, p. 305
 - reviewed in: Payk, Institutionalisierung und Verrechtlichung. Die Geschichte des Völkerrechts im späten 19. und frühen 20. Jahrhundert, Archiv für Sozialgeschichte 2012, p. 861 (871)
- Vom Internationalen zum Transnationalen Recht Die Entstaatlichung der Schiedsgerichtsbarkeit, in: Bäcker/Baufeld (Hg.), Objektivität und Flexibilität im Recht, ARSP-Beiheft 103, Stuttgart 2005, pp. 157-170

8. Membership in arbitral institutions / functions in arbitral institutions/organizations:

International Association of Young Lawyers (AIJA), German Arbitration Institution (DIS)

9. Languages

Mother tongue: German

Working languages (i.e. languages in which you have both a spoken and written command so that you may conduct arbitral proceedings in this language): German / English

10. In which legal systems have	e you trained?		
☑ Civil Law	☐ Common Law		
☐ Austrian Law	☐ Hungarian Law	☐ Swiss Law	
☐ Czech Law	☐ Polish Law	☐ Ukrainian Law	
☑ German Law	☐ Slovakian Law ☐	☐ European Law	
Other			
11. What is your main jurisdiction of practice? Germany			
12. In which jurisdictions are you admitted to the bar? Germany			
13. Special expertise or special	lizations (please list a max	imum of five):	
☐ Antitrust/Unfair competition	□ Damages	☐ Insolvency	☐ Natural resources
☐ Aviation	☐ Distribution	☐ Insurance	☐ Power plants
☐ Banking & Finance	☐ Domain name disputes	☐ Intellect. property (IP)	☐ Private Intern. Law
☐ Capital markets	☐ Employment	☐ Investment arbitration	☐ Public Intern. Law
☑ CISG	☑ Energy	☐ ISDS/Foreign inves.	☐ Real estate
☐ Civil fraud disputes	☐ Engineering	☑ Joint ventures	☐ Shipping
☑ Commercial disp. / transactions	☐ Entertainment	☐ Licensing	☐ Sports
☐ Commodity market	☐ Healthcare & Pharmac.	☐ Life sciences	☐ State/Public contracts
☑ Company/Corporate/M&A	☐ Hotel/Gastro./Tour.	☐ Maritime arbitration	☐ Technology
☐ Construction	☐ Inform. technology (IT)	☐ Media	☐ Telecommunication
☐ Contract law	☐ Infrastructure	☐ Mining	☐ Transport
□ Other			
14. Date of birth: 15.05.1980			
VIAC offers arbitration practition right to publish any presentation nominate an arbitrator of their content presentations do not constitute willing to conduct proceedings an appears on this list, does not aut	ns submitted and to remove choice and so is the VIAC B recommendations but ma according to the Vienna Ru	ve it as the case may be. Foord when appointing an y assist the parties in choles. The fact that an arbit	Parties are free to arbitrator. These osing an arbitrator ration practitioner
☑ I have completed this quest accurate.	tionnaire to the above to t	he best of my knowledge	and believe they are
☑ I hereby consent that the data arbitrators and published by VIA use in any presentations, etc. The contacts, in particular by email a be that my data will no longer be http://www.viac.eu .	C. This includes in particulus consent may be withdrand drawlessed to office@viac.e	ar publication on the wel awn at any time by contac eu. The consequence of a	osite of VIAC as well as cting VIAC at our general my such withdrawal will
18.08.2023			

Date