VIAC – Questionnaire for Arbitrators

1. Name: Polina Permyakova

2. Citizenship: Sweden, Russia

3. Contact information:

Address: Advokatfirman Delphi, P.O. Box 1432, 111 84 Stockholm, Sweden Telephone: +46 709 25 25 29 Fax: E-Mail: polina.permyakova@delphi.se Website: <u>www.delphi.se</u> LinkedIn: https://www.linkedin.com/in/polina-permyakova-0394b61b/

4. Current position: Partner

Education:

- Russian Master of Laws, Udmurt State University, Russia (2000-2005)
- LL.M. in International Commercial Arbitration Law, Stockholm University, Sweden (2005-2006)
- Swedish Master of Laws, Stockholm University, Sweden (2008-2011)
- SCC's training course for arbitrators (2016-2017)

5. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules? 36 arbitrations under the SCC Rules, ICC Rules, UNCITRAL Rules, of which 34 international
- How often have you acted as Chairman? 0
- How often have you acted as Sole Arbitrator? 2
- How often have you acted as Co-Arbitrator? 6
- How often have you acted as Counsel? 28
- How often have you acted in a different function (e.g. Administrative Secretary)? 0

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

- <u>Economic Nationalism: The Bumpy Road for International Arbitration and Global Economic Prosperity</u> (book review) in ICC Dispute Resolution Bulletin 2023, issue 1
- <u>Svea Court of Appeal rejects Kazakhstan's appeal against attachment of dematerialized securities and</u> <u>other assets in execution of SCC award (co-authored with Ulf Hårdeman and Christopher Stridh),</u> <u>Thomson Reuters, Practical Law Arbitration, Legal update, February 2023</u>
- <u>SCC Arbitration Institute revises its arbitration rules (co-authored with Sara Helenius), Thomson</u> <u>Reuters, Practical Law Arbitration, Legal update, January 2023</u>
- <u>Svea Court of Appeal confirms mandate of arbitral tribunals seated in Sweden to hold main hearings</u> remotely (co-authored with Johan Persson-Ed), Thomson Reuters, Practical Law Arbitration, Legal update, July 2022

- Sweden: waiver of sovereign immunity clause, Thomson Reuters, Practical Law, Standard clauses, June • 2022
- Remote hearings, LexisNexis News Analysis, March 24, 2020, Co-authored with Steven Finizio •
- SCC tribunal lacked jurisdiction to hear expropriation claims in Yukos related investment arbitration, PLC Arbitration legal update, February 2016
- The Swedish Supreme Court declares a foreign arbitration award enforceable and binding in Sweden, • PLC Arbitration legal update, July 2015
- District court of Stockholm confirms jurisdiction of arbitral tribunal in Yukos related investment • arbitration, PLC Arbitration legal update, October 2014
- Choosing the Battleground: Sweden as Place of Arbitration in Alternative Dispute Resolution, Law of • Ukraine 2/2013 (in Russian)
- Enforcement of foreign judgments, Swedish chapter with Sverker Bonde in Mark Moedritzer and Kay C • Whittaker (eds), Getting the Deal Through – Enforcement of Foreign Judgments 2014, September 2013
- The Brussels I Regulation in N. Beale et.al. (eds), Dispute resolution clauses in international contracts. • A global guide, Schulthess 2013
- Gazprom v Lithuania: SCC arbitral tribunal orders Lithuania to withdraw claims brought in Lithuanian • courts in breach of shareholders' agreement, PLC Arbitration multi-jurisdictional guide, September 2012
- The Swedish Supreme Court confirms Swedish courts' jurisdiction to hear Russian Federation's request • for a declaratory judgment in Yukos arbitration, PLC Arbitration multi-jurisdictional guide, December 2010
- Swedish Supreme Court Considers the Issue of Repeat Appointments, PLC Arbitration multi-• jurisdictional guide, June 2010
- Swedish Supreme Court to rule on jurisdiction in the Yukos arbitration, PLC Arbitration multi-٠ jurisdictional guide, December 2009
- Denial of jurisdiction: form, consequences and review under the Model Law, national arbitration laws • and case law, Stockholm International Arbitration Review, 2007:1
- Securing Fulfilment of Obligations Under Preliminary Contracts by Deposit, Lex Russica 2006:1 ٠
- Guarantor's Liability Under Bank Guarantees and Regressive Claims to Principal, Selected Publications, ٠ Kazan State University Publishers, 2004
- Legal Meaning of State Registration of Contracts, Selected Publications, Moscow State Law Academy • Publishers, 2003

7. Membership in arbitral institutions / functions in arbitral institutions/organizations: N/A

8. Languages

Mother tongue: Russian

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): English, Swedish

9. In which legal systems have you trained?

- ⊠ Civil Law Common Law Austrian Law
- **Hungarian Law G** Swiss Law Polish Law Czech Law
- **German Law** □ Slovakian Law □
- Ukrainian Law
- European Law

Other: Sweden, Russia

10. What is your main jurisdiction of practice?

Sweden

11. In which jurisdictions are you admitted to the bar?

Sweden

12. Special expertise or specializations (please list a maximum of five):

	Antitrust/Unfair competition	X	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
X	CISG	X	Energy	ISDS/Foreign inves.	Real estate
	Civil fraud disputes		Engineering	Joint ventures	Shipping
X	Commercial disp. / transactions		Entertainment	Licensing	Sports
	Commodity market		Healthcare & Pharmac.	Life sciences	State/Public contracts
X	Company/Corporate/M&A		Hotel/Gastro./Tour.	Maritime arbitration	Technology
	Construction		Inform. technology (IT)	Media	Telecommunication
X	Contract law		Infrastructure	Mining	Transport
_	0.1				

Other _____

13. Date of birth: 18 June 1982

VIAC offers arbitration practitioners the possibility to present themselves on its website. VIAC reserves the right to publish any presentations submitted and to remove it as the case may be. Parties are free to nominate an arbitrator of their choice and so is the VIAC Board when appointing an arbitrator. These presentations do not constitute recommendations but may assist the parties in choosing an arbitrator willing to conduct proceedings according to the Vienna Rules. The fact that an arbitration practitioner appears on this list, does not authorize this person to use the title "VIAC-arbitrator".

X I have completed this questionnaire to the above to the best of my knowledge and believe they are accurate.

X I hereby consent that the data provided in this questionnaire may be processed for the appointment of arbitrators and published by VIAC. This includes in particular publication on the website of VIAC as well as use in any presentations, etc. This consent may be withdrawn at any time by contacting VIAC at our general contacts, in particular by email addressed to office@viac.eu. The consequence of any such withdrawal will be that my data will no longer be processed by VIAC. For further information, see our privacy statement at http://www.viac.eu.

8 September 2023