

VIAC – Questionnaire for Arbitrators

1. Name: Lucia Raimanova

2. Citizenship: Slovak

3. Contact information:

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4. Current position:

Partner

5. Education:

University of Vienna; London School of Economics; Queen Mary College, University of London

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules?
20+; ICSID, UNCITRAL, ICC, LCIA, CIArb, VIAC, SCAI
- How often have you acted as Chairman?
0
- How often have you acted as Sole Arbitrator?
0
- How often have you acted as Co-Arbitrator?
1 (out of 8 attempted appointments)
- How often have you acted as Counsel?
20+
- How often have you acted in a different function (e.g. Administrative Secretary)?
1

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

Guest speaker, *"The EU Member States Have Terminated Their BITs on 5 May 2020 – What Now?"*, *"Mute-Off on Thursdays?"* (virtual), 18/06/2020

Panellist, *"The Future of Intra-EU Arbitration"*, ICC YAP (virtual), 9/06/2020

Guest Speaker, *"Selected aspects of international commercial arbitration"* (focus on sanctions), *"Pravo"* Litigation Conference, Moscow, 25/10/2019

Panellist, *"Enforcement experiences and trends – is the final award now the new starting point?"*, 5th Annual GAR Live Energy Disputes, London, 2/07/2019

Panellist, *"Innovation in Dispute Resolution: Sci-Fi or Future Reality?"*, Innovative Legal Services Forum, Prague, 30/05/2019

Keynote Speaker, *"Walking the tightrope between legitimate regulatory measures and expropriation"*, 8th Warsaw Investment Arbitration Debate, *"The Evolving Boundaries of the Right to Regulate"*, Warsaw, 26/10/2018

Panellist, *"The consequences of the CJEU's Achmea judgment for investment treaty arbitration"*, DAA Investment Arbitration Conference, Amsterdam, 15/06/2018

Panellist (Oxford-style debate), *"The noble goals of the new institutional rules on expedited proceedings will be foiled by due process paranoia"*, 10th ICC YAP-YAAP Joint Conference, Vienna, 24/03/2018

Guest Speaker, “*Proving Corruption in Investment Treaty Arbitration*”, AmCham and Comenius University Arbitration Conference, Bratislava, 27/04/2017

Guest Speaker, “*Brexit and Arbitration*”, Vienna Arbitration Days 2017, 24/02/2017

Panellist, “*What Next in Investment Arbitration*”, ICC YAF Conference, Paris, 20/02/2017

Guest Speaker, “*Decisions on costs in investment treaty arbitrations: prevailing practice and comparison with commercial arbitration*”, Vilnius Arbitration Day 2016, Vilnius, 7/10/2016

Panellist, “*Managing the practical aspects of increased transparency and corruption allegations in Investment Treaty Arbitration*”, 5th Investment Treaty Conference, Prague, 22/10/2015

Publications

Raimanová L., Dulovičová L. (2018), “The Implications of Brexit for International Arbitration”, Chapter in *Austrian Yearbook on International Arbitration 2018* (Klausegger *et al.* (ed)), pp.189-206, Vienna: MANZ'sche Verlags- und Universitätsbuchhandlung, Munich: Verlag C.H. Beck, Bern: Stämpfli Verlag

Stoyanov M., Sullivan J., Raimanová L. (2016 and 2017), “Multiparty Proceedings and Mass Claims”, Chapter in *The Investment Treaty Arbitration Review* (Barton Legum (ed)), London: Law Business Research Ltd

Raimanová L. (2009 and 2012), “Yukos and its Progeny”, *Stockholm Arb. L. Rev.* (2009:1), pp. 63-87 (also in Rubins N.D. (ed) “Investment Arbitration Decisions”, New York: Juris Publishing), Stockholm: Juris Net

Sinclair A., Raimanová L. (2009), “MFN Treatment and the Adjudication of Investment Disputes”, 21(2) *Nat. L. Sch. Ind. L. Rev.*, Bangalore: NLSIU

Blogs:

Raimanová L. (2020) “Termination of BITs: Where does this leave Slovakia?”, *International Law Office*, London: Law Business Research

Raimanová L., Plachý P. (2017), “Current investor-state dispute settlement has reached its zenith, but where next?”, *Practical Law Arbitration Blog*, London: Thomson Reuters

Raimanová L. (2016), “Arbitrator conflicts in a global era: some reflections on the challenges in *ConocoPhillips v Venezuela*, as the quantum phase of the case nears its conclusion”, *Practical Law Arbitration Blog*, London: Thomson Reuters

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

VIAC, Board Member

CI Arb, Member

LCIA Users' Council, Member

9. Languages

Mother tongue: Slovak

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, German, Czech

