

VIAC – Questionnaire for Arbitrators

1. Name: Matthias SCHRADER

2. Citizenship: German

3. Contact information:

Address: Willkie Farr & Gallagher LLP, An der Welle 4, 60322 Frankfurt am Main, Germany

Telephone: +49 69 7930 2244

Fax: +49 69 7930 2222

E-Mail: mschrader@willkie.com

Website: <https://www.willkie.com/professionals/s/schrader-matthias>

LinkedIn: <https://www.linkedin.com/in/matthias-schrader-ll-m-nyu-28995b131/>

4. Current position:

Counsel at Willkie Farr & Gallagher LLP, Frankfurt

5. Education:

2014 – LL.M. New York University

2011 – Admission to the German bar (Frankfurt)

2008 – First State Exam (University of Heidelberg)

2005-2006 – Université de Montpellier

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules?
Approx. 20. 90% international arbitrations pursuant to the VIAC, DIS, ICC, LCIA, SCAI and SCC rules.

- How often have you acted as Chairman?
-

- How often have you acted as Sole Arbitrator?
-

- How often have you acted as Co-Arbitrator?
-

- How often have you acted as Counsel?
In approx. 20 arbitrations.

- How often have you acted in a different function (e.g. Administrative Secretary)?
Engagement as secretary to tribunal member.

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

a. Most recent publications:

- „Zuckerbrot und Peitsche – Deutschland modernisiert sein Verbandssanktionsrecht“, Willkie Client Alert, 19.05.2020 (mit Johannes Schmidt)

- „Die meisten Schiedsverfahren laufen regulär weiter“, Interview in Börsen-Zeitung vom 16.05.2020 (mit Johannes Schmidt)

- „Internationale Handelsschiedsverfahren in Zeiten der Corona-Pandemie“, Willkie Frankfurt Corona/COVID-19 Telegramm, 29. April 2020 (mit Johannes Schmidt)

- „BGH Rules That Violation of a Jurisdiction Agreement May Result in Liability for Counsel Fees”, Cleary Gottlieb Alert Memo, 9. Dezember 2019 (mit Richard Kreindler, Harry Nettleau, Johannes Schmidt, Rüdiger Harms, Elisabeth Macher, Patrick Gerardy)
- „Schiedsklauseln in Unternehmenskaufverträgen – Einbeziehung von nicht-unterzeichnenden Dritten (Interessenkonstellationen und Gestaltungsvorschläge)“, in: M&A Review, 4/2019, S. 96-101 (mit Thomas Kopp, Silke Jurczyk und Marc Dietrich)
- „New DIS Arbitration Rules as of March 1, 2018”, Cleary Gottlieb Alert Memo, 21. Februar 2018 (mit Thomas Kopp, Johannes Schmidt, Rüdiger Harms, and Patrick Gerardy)
- „Das neue IT-Sicherheitsgesetz – Erweiterte Pflichten für Betreiber kritischer Infrastrukturen”, Cleary Gottlieb Alert Memo, 7. Juli 2015 (mit Thomas Buhl)

b. Various teaching engagements

- 2018: Guest Lecturer at Heidelberg University on International Arbitration
- 2016-2018: Lecturer on International Arbitration at Goethe University Frankfurt (Institute of Law and Finance)
- 2016-2017: Guest lecturer at Münster University on EU and International Civil Procedure Law (together with Rüdiger Harms)

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

Member of DIS / DIS40

Member of ASA below 40

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): English, French

10. In which legal systems have you trained?

- X Civil Law
- X Common Law
- Austrian Law
- Hungarian Law
- Swiss Law
- Czech Law
- Polish Law
- Ukrainian Law
- X German Law
- Slovakian Law
- European Law

Other: U.S. (New York) law

11. What is your main jurisdiction of practice?

Germany

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

Germany

State of New York, U.S.A.

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

- Antitrust/Unfair competition
- X Damages
- Insolvency
- Power plants
- Aviation
- Distribution
- Insurance
- X Private Intern. Law
- Banking & Finance
- Domain name disputes
- Intellect. property (IP)
- Public Intern. Law
- Capital markets
- Employment
- ISDS/ Foreign invest.
- Real estate
- CISG
- Energy
- Joint ventures
- Shipping
- X Civil fraud disputes
- Engineering
- Licensing
- Sports
- Commercial disp. / transactions
- Entertainment
- Life sciences
- State/Public contracts
- Commodity market
- Healthcare & Pharmac.
- Maritime arbitration
- Technology
- Company/Corporate/M&A
- Hotel/Gastro./Tour.
- Media
- Telecommunication
- Construction
- Inform. technology (IT)
- Mining
- Transport
- X Contract law
- Infrastructure
- Natural resources
- X Other: Post M&A disputes

14. Date of birth: 27 July 1983

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>.

28 May 2020

Date

and

Signature