VIAC – Questionnaire for Arbitrators

1. Name: Christina Cathey Schuetz

2. Citizenship: Germany, USA, UK

3. Contact information:

Address: Clifford Chance LLP, 10 Upper Bank Street, London E14 5JJ, UK

Telephone: +44 20 7006 3912 and +44 79 0815 5028

Fax: +44 20 7006 5555

E-Mail: christina.schuetz@cliffordchance.com

Website:

 $\underline{\text{https://www.cliffordchance.com/people_and_places/people/lawyers/gb/christinacathey_schuetz.html}$

<u>LinkedIn</u>: https://www.linkedin.com/in/christina-cathey-schuetz-6904aa/

4. Current position: Senior Associate, Clifford Chance LLP

5. Education: Columbia University School of Law, J.D. (2007)

Columbia University School of Public and International Affairs, M.I.A. (2007)

Amherst College, B.A. (2000)

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules?
 - ICC 8
 - LCIA 16
 - SCC 2
 - Swiss Rules 1
 - AAA 1
 - ICSID − 2
 - UNCITRAL 3
 - Other ad hoc 1
- How often have you acted as Chairman? Not yet
- How often have you acted as <u>Sole Arbitrator</u>? Once
- How often have you acted as Co-Arbitrator? Not yet
- How often have you acted as Counsel? 31 times
- How often have you acted in a different function (e.g. Administrative Secretary)? Twice as <u>Tribunal</u> <u>Secretary</u>

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

- Co-Convenor, Delos ROAP EMEA (2021-present)
- "The Benefits of a Judicial Re-Hearing of Jurisdictional Objections", in "Pro-Arbitration" Re-Visited: A Tribute to Professor George Bermann from his Students over the Years (upcoming publication)
- Global Arbitration Review Investment Treaty Know-How: England & Wales, 2013 to 2022 (annual updates) (co-author with Audley Sheppard KC)
- "Economic Sanctions as an Exception to Complying with International Trade and Investment Obligations", panel at the Washington Arbitration Week, 28 November 2022
- "Bifurcation of Liability and Quantum Should Be the Default", panelist arguing motion in Expert Witness Debate Series, FTI Consulting, 5 July 2022

- "Case Management Conferences", 11th Biennial Symposium on Arbitration and Alternative Dispute Resolution, Center for International Legal Studies, Salzburg, 3 June 2022
- World Economic Forum and Clifford Chance White Paper, "Delivering a Climate Trade Agenda: Industry Insights", September 2021 (one of six contributors)
- "Is FET Getting Clearer? The Concept of Deference", 10th Biennial Symposium on Arbitration and Alternative Dispute Resolution, Center for International Legal Studies, Salzburg, 7 June 2018
- "Russische Föderation" [Russian Federation] in Konfliktmanagement im internationalen Rechtsverkehr: Prozesse vermeiden – Prozesse vorbereiten – Prozesse führen [International Dispute Resolution: Avoiding Disputes, Preparing Disputes, Handling Disputes] (Dr Johannes Landbrecht and Dr Simon Gabriel, eds, Nomos/Stämpfli/NWV, 2017).
- "How Much Process Is Due in Summary and Preliminary Issues Proceedings?", 9th Biennial Symposium on Arbitration and Alternative Dispute Resolution, Center for International Legal Studies, Salzburg, 2 June 2016
- "Uneasy Advocacy: The British and German Governments' Positions on Including ISDS in TTIP", Investment Treaty Forum, Vilnius, Lithuania, 19 March 2015
- "Die geplante Änderung des Vorbehalts zum HBÜ: Viel Lärm um nichts?" [(Germany's) Plan to Amend Its Reservation to the Hague Evidence Convention: Much Ado About Nothing?], seminar of the German-American Lawyers Association, Frankfurt, 16 June 2014
- "Multiparty arbitration", 8th Biennial Symposium on Arbitration and Alternative Dispute Resolution, Center for International Legal Studies, Salzburg, 24 May 2014
- "Witness testimony", Young ICCA Workshop, Portorož, Slovenia, 17 September 2013
- Scriptwriter for Mock Arbitration, ITA workshop, Dallas, Texas, June 2013
- "Efficiency vs Immediacy: The Tribunal's Perspective", Generations in Arbitration Conference, Vienna,
 22 March 2013
- "Добросовестное исполнение договоров по Нью-Йоркскому и английскому праву" [Good faith performance of contracts under New York and English law], Legal Insight, 8 March 2013
- "Russia's Bilateral Investment Treaties Adequate Protection for Russian and Non-Russian Investors Alike?", The Development of Russian Law, Helsinki University, 19 October 2012
- "Pros and Cons of Third-Party Funding in International Arbitration", Warsaw University, 12 October 2012
- "Die ICC und Russland-bezogene Scheidsverfahren" [The ICC and Russia-related arbitration], presentation at a seminar for in-house counsel jointly organised by RCAN and the Hamburg Chamber of Commerce, Hamburg, 8 June 2012
- "Защита инвестиций в области атомной энергии: международный арбитраж" [The protection of investments in the atomic energy sector: international arbitration], Rosatom Conference, Moscow, 5 June 2012
- "Jura novit curia in international arbitration?", 7th Biennial Symposium on Arbitration and Alternative Dispute Resolution, Center for International Legal Studies, Salzburg, 25 May 2012
- "The Admissibility of Mass Claims within the ICSID Framework: Has Abaclat Created a Useful Precedent?", BIICL Investment Treaty Forum, London, 11 May 2012
- "Factoring in the Cost of Proceedings before Arbitrazh Courts into the Decision Whether to Pursue International Arbitration against Russian Parties", Seminar on the Development of Russian Law, University of Helsinki, Finland, 24 November 2011

- "Recourse and Remedies for Government Interference into Foreign Investments in the Russian Federation", Russian Law at a Crossroads: Legal Scholarship and Practice in Contemporary Russia, Helsinki University, Finland, 29 October 2010
- "Patterns of Non-Enforcement of Arbitral Awards and How to Avoid Them", 6th Biennial Symposium on Arbitration and Alternative Dispute Resolution, Center for International Legal Studies, Salzburg, 11 June 2010
- "National Energy Law and Foreign Investment Law", Foreign Investment Law in Russia, Kazakhstan and Azerbaijan, Kiel, 10 April 2010
- "Is the ICSID Annulment Mechanism Broken and Could It Be Improved?," 3 Investment Treaty Arbitration and International Law (Ian A. Laird and Todd J. Weiler, eds, 2010)
- "'Umbrella Clauses' as a Way to Widen Guarantees under Investment Protection Treaties",
 Settlement of Investment Disputes with Countries in Transition, Moscow Academy of Sciences, 14
 November 2009
- "Legitimacy and Inconsistency: Is Investment Arbitration Broken and Can It Be Fixed?," 3d Annual Juris Investment Treaty Arbitration Conference ("A Debate and Discussion – Interpretation in Investment Arbitration"), Washington D.C., April 30, 2009
- "50th Anniversary of the New York Convention: The American Experience", DAJV Annual Conference on German and American Law 2008, Hamburg, 20 September 2008
- "Enforcement Abroad of Arbitral Awards Rendered in and Related to Russia and the CIS", joint presentation (with Richard H. Kreindler) to the International Arbitration Court (ICAC) at the Chamber of Commerce and Industry of the Russian Federation, Moscow, 4 June 2008
- **8.** Membership in arbitral institutions / functions in arbitral institutions/organizations: ASA / Swiss Arbitration Association * CILS / Congress of Fellows for the Center for International Legal Studies * DAJV / German-American Lawyers' Association * Delos * DIS / German Institution for Arbitration * RCAN / Russian and CIS Arbitration Network, founder and former Secretary (2011-2014; Acting Secretary 2022) * International Participant, Ukrainian Bar Association * LCIA / London Court of International Arbitration

9. Languages

Mother tongue: English, 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):

• Russian (but would only prepare a Russian-language award alongside another native speaker arbitrator or tribunal secretary)

I also have working knowledge of French and Polish, but would not conduct an arbitration only in those languages.

In which legal systems have you trained?

☐ Civil Law	X <u>Common Law</u>	
☐ Austrian Law	☐ Hungarian Law	☐ Swiss Law
☐ Czech Law	☐ Polish Law	Ukrainian Law
☐ German Law	☐ Slovakian Law ☐	European Law
Other		

- 10. What is your main jurisdiction of practice? England & Wales
- 11. In which jurisdictions are you admitted to the bar? England & Wales, New York State

12. Special expertise or specializations (please list a maximum 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	x <u>Public Intern. Law</u>	
□ CISG	☐ Energy	x ISDS/Foreign inves.	☐ Real estate	
X Civil fraud disputes	☐ Engineering	x <u>Joint ventures</u>	☐ Shipping	
X 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				

13. Date of birth: 16.10.1977

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.

6 Marcy 2023 Date