

Arbitrator's Acceptance of Office

DECLARATION PURSUANT TO ART. 16 PARA. 3 VIENNA RULES 2021

CASE	INFORMATION
ARB -	
Claiman	
Respond	ent:
PERS	ONAL INFORMATION
Name:	
Address	
E-mail a	ldress:
Nationa	lity:
	of 1 July 2021 ("Vienna Rules 2021"), in particular Art. 16 paras. 3 and 4, I hereby submit the following declarations: CEPTANCE / REJECTION I accept the appointment to act as arbitrator in the above-referenced matter pursuant to the Vienna Rules and attach my Curriculum Vitae. I decline to act as arbitrator in the above-referenced matter.
II. IN	PARTIALITY AND INDEPENDENCE I am impartial and independent and will remain impartial and independent for the duration of the proceedings. To the best of my knowledge and after conclusion of a proper investigation, there are no circumstances known to me
	that would have to be disclosed pursuant to Art. 16 para. 4 Vienna Rules 2021 or which would justify a challenge to my mandate as arbitrator pursuant to Art. 20 Vienna Rules 2021.
	I am impartial and independent and will remain impartial and independent for the duration of the proceedings. However, out of an abundance of caution, I disclose the following present and past professional, business and other relationships with the parties, the parties' representatives, or a provider of third-party funding involved in the proceedings (Art. 6 para. 1.9 in connection with Art. 13a para. 2 Vienna Rules 2021), as well as any other interests, relationships or circumstances, which, from the perspective of the parties, could give rise to doubts as to my impartiality, independence or availability or that conflict with the agreement of the parties.

Please use this field to elaborate on you	ur disclosures, if any. Please add an a	dditional sheet, if necessary.	
I acknowledge that by signing th circumstances that may subseque parties, could give rise to doubts parties.	uently arise or come to my atte	ntion during this arbitration whi	ch, from the perspective of the
III. AVAILABILITY			
As of today, I confirm that I will compliance with the deadlines in			
I am not aware of any time-inten of arbitrator.	sive professional duties that w	ould preclude me from fulfilling t	he duties required of the office
I am currently active in the follow	ving number of proceedings:		
	Chairperson Sole arbitrator	Co-arbitrator	Party representative
Arbitration proceeding			
Court proceeding	n/a	n/a	
IV. QUALIFICATION	IS		
l accept the appointme	ent to act as arbitrator in the ab	ove-referenced matter pursuant	to the Vienna Rules 2021.
I disclose the following between the parties, if	_	my qualifications (in particular, ar	ny agreed qualifications

V. SUBMISSION TO THE VIENNA RULES 2021

Date

	nit to the provisions of the Vienna Rules 2021, in particular the sched Guidelines for Arbitrators" and acknowledge that they are binding upon		ead
	I confirm that I have read and understood that I shall render a f the hearing or the last authorised submission i.e. post-hearing bri		
	I understand that the VIAC Secretariat will read and review comments. This review and finalisation process can take approxir award shall be sent to the VIAC Secretariat two weeks prior to the	mately two weeks. Thus, the draft of the final	
	I confirm that I will, as soon as is feasible (if possible in the procedule the complexity of the case, inform the parties and the VIAC of arbitrator(s) will require to draft the final award.		
	I confirm that I have an ongoing obligation to promptly inform circumstances that would affect the timely issuance of the final aw		
If Annex	nex 4 or Annex 5 to the Vienna Rules 2021 is applicable:		
	I submit to the provisions of Annex 4 or Annex 5 to the Vienna R "Guidelines for Arbitrators" and acknowledge that the rules conta applicable in the context of Annex 4 or Annex 5 to the Vienna Rule	ained therein are binding upon me, as far as	
_	Date	Signature	
\/I [DUDUICATION OF THE ADDITION OF DATA	1	
I hereby my app by VIAC There w	PUBLICATION OF THE ARBITRATOR'S DATA by consent that my name as arbitrator, my nationality, my country of oppointment and any termination of my appointment as well as the data. This includes, in particular, publication on the VIAC website as we will be no reference therein to the case and the proceedings or the thdrawn at any time by contacting VIAC (see below Point VII). The cowill no longer be published by VIAC.	residence, my role in the proceedings, the mod ate of the transmission of the file may be publis cell as the use in VIAC materials e.g. presentation names and details of the parties. This consent of	hed ons. may
I hereby my app by VIAC There v be with data wi	eby consent that my name as arbitrator, my nationality, my country of oppointment and any termination of my appointment as well as the data. This includes, in particular, publication on the VIAC website as we will be no reference therein to the case and the proceedings or the thdrawn at any time by contacting VIAC (see below Point VII). The co	residence, my role in the proceedings, the mod ate of the transmission of the file may be publis cell as the use in VIAC materials e.g. presentation names and details of the parties. This consent of	hed ons. may
I hereby my app by VIAC There we be with data will. The data which y process necessate EU necessatispose 2021). V	by consent that my name as arbitrator, my nationality, my country of oppointment and any termination of my appointment as well as the data. This includes, in particular, publication on the VIAC website as well will be no reference therein to the case and the proceedings or the thdrawn at any time by contacting VIAC (see below Point VII). The cowill no longer be published by VIAC.	residence, my role in the proceedings, the mode ate of the transmission of the file may be published as the use in VIAC materials e.g. presentation and details of the parties. This consent is consequence of any such withdrawal will be that each as arbitrator, VIAC or processors on VIAC's be act as arbitrator, VIAC requires this data. As fact trator, your data can also be transferred outside per Art. 49 para. 1 GDPR, i.e. data transfer that termination of the proceedings, VIAC is entitled. 9 in connection with Arts. 34 and 35 Vienna Rie establishment, exercise or defense of legal claims.	hed ons. may g in half r as e of at is d to ules ims.
I hereby my app by VIAC There w be with data will. The dat which y process necessathe EU necessadispose 2021). Wyou have Our contract the contract of the con	eby consent that my name as arbitrator, my nationality, my country of oppointment and any termination of my appointment as well as the data. This includes, in particular, publication on the VIAC website as we will be no reference therein to the case and the proceedings or the thdrawn at any time by contacting VIAC (see below Point VII). The cowill no longer be published by VIAC. **PRIVACY STATEMENT** ata requested in this form is collected by VIAC pursuant to Art. 16 paralyou act as an arbitrator. The data is stored in VIAC's case managements this data. In order to administer the proceedings in which you assary for the administration of the arbitration in which you act as arbitrous the EEA. This amounts to a derogation for specific situations as stary for the establishment, exercise or defense of legal claims. After see of the entire case file, with the exception of decisions (Art. 12 para. VIAC may, however, store your data for the duration necessary for the duration necessary for the start of the duration necessary for the start of the duration necessary for the duration necessary for the duration necessary for the start of the duration necessa	residence, my role in the proceedings, the mode ate of the transmission of the file may be published as the use in VIAC materials e.g. presentation and details of the parties. This consent is onsequence of any such withdrawal will be that the ent databases. VIAC or processors on VIAC's be not as arbitrator, VIAC requires this data. As fautrator, your data can also be transferred outside per Art. 49 para. 1 GDPR, i.e. data transfer that termination of the proceedings, VIAC is entitled as a connection with Arts. 34 and 35 Vienna Rie establishment, exercise or defense of legal claim of the processing of data and data portabiline. Austrian Federal Economic Chamber, Wieder	may g in half r as e of at is d to ules ims.
I hereby my app by VIAC There we be with data will. The data which y process necessate EU neces	eby consent that my name as arbitrator, my nationality, my country of oppointment and any termination of my appointment as well as the data. This includes, in particular, publication on the VIAC website as we will be no reference therein to the case and the proceedings or the thdrawn at any time by contacting VIAC (see below Point VII). The cowill no longer be published by VIAC. **PRIVACY STATEMENT** ata requested in this form is collected by VIAC pursuant to Art. 16 paralyou act as an arbitrator. The data is stored in VIAC's case managements this data. In order to administer the proceedings in which you assary for the administration of the arbitration in which you act as arbitrous of the establishment, exercise or defense of legal claims. After see of the entire case file, with the exception of decisions (Art. 12 paralyon). VIAC may, however, store your data for the duration necessary for the ave the right to access, rectify, and erase data as well as restrict and observations are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution of the contact details are: VIAC - International Arbitration Institution Institution Institution of the contact details are: VIAC - International Arbitration Institution Institution Institution Inst	residence, my role in the proceedings, the mode ate of the transmission of the file may be published as the use in VIAC materials e.g. presentation and details of the parties. This consent is onsequence of any such withdrawal will be that ent databases. VIAC or processors on VIAC's be act as arbitrator, VIAC requires this data. As fatrator, your data can also be transferred outside per Art. 49 para. 1 GDPR, i.e. data transfer that termination of the proceedings, VIAC is entitled. 9 in connection with Arts. 34 and 35 Vienna Reference establishment, exercise or defense of legal claim of the processing of data and data portabiline Austrian Federal Economic Chamber, Wiece 16, E office@viac.eu.	g in half r as e of at is d to ules ims. ity.
I hereby my app by VIAC There we be with data will. The dat which y process necessathe EU necessatis adispose 2021). We you have Our continued the convienna, If you continued the convienna	eby consent that my name as arbitrator, my nationality, my country of oppointment and any termination of my appointment as well as the data. AC. This includes, in particular, publication on the VIAC website as we will be no reference therein to the case and the proceedings or the thdrawn at any time by contacting VIAC (see below Point VII). The convill no longer be published by VIAC. PRIVACY STATEMENT ata requested in this form is collected by VIAC pursuant to Art. 16 part and you act as an arbitrator. The data is stored in VIAC's case managements this data. In order to administer the proceedings in which you assary for the administration of the arbitration in which you act as arbitruction to the EEA. This amounts to a derogation for specific situations as stary for the establishment, exercise or defense of legal claims. After see of the entire case file, with the exception of decisions (Art. 12 para VIAC may, however, store your data for the duration necessary for the ave the right to access, rectify, and erase data as well as restrict and obtained the total straße 63, 1045 Vienna, Austria, T +43 5 90 900 4397, F +43 5 90 900 2 contact details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details of our data protection office are: Austrian Federal Economical details are:	residence, my role in the proceedings, the mode ate of the transmission of the file may be published as the use in VIAC materials e.g. presentation ames and details of the parties. This consent is onsequence of any such withdrawal will be that ent databases. VIAC or processors on VIAC's be act as arbitrator, VIAC requires this data. As fatrator, your data can also be transferred outsid per Art. 49 para. 1 GDPR, i.e. data transfer that termination of the proceedings, VIAC is entitled. 9 in connection with Arts. 34 and 35 Vienna Rie establishment, exercise or defense of legal claim oject to the processing of data and data portabil the Austrian Federal Economic Chamber, Wiece 16, E office@viac.eu.	g in half r as e of at is d to ules ims.

Signature