

VIAC – Questionnaire for Arbitrators

1. Name: Prof. Dr. Ulrich Haas

2. Citizenship: Swiss and German

3. Contact information:

Address: Lehrstuhl für Zivilverfahrensrecht und Privatrecht, Rechtswissenschaftliches Institut,
Universität Zürich, Freiesteinstrasse 5, CH-8032 Zürich

Telephone: +41 43 634 1580 (office) +41 79 786 58 63 (mobile)

Fax: +41 43 634 1588

E-Mail: Ulrich.haas@rwi.uzh.ch

Website: <https://www.ius.uzh.ch/de/staff/professorships/alphabetical/haas.html>

LinkedIn:

4. Current position:

Professor at the University of Zurich, chair for civil procedure and private law

Of Counsel at the law firm TIMES Attorneys in Zurich

5. Education:

1982–1988	University education in Germany (Regensburg), Switzerland (Lausanne) and the U.S. (Albion College, Michigan);
1989-1992	trainee in the court district of Nurnberg.
1991	PhD " <i>Recognition and enforcement of foreign and international arbitral awards</i> ".
1996	Qualification as university lecturer (Habilitation) " <i>Director's liability and creditor protection</i> ".

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules?
over 250 arbitrations under the rules of ICC, DIS, SCAI, CAS, BAT and also ad hoc procedures
- How often have you acted as Chairman?
82 arbitrations
- How often have you acted as Sole Arbitrator?
35 arbitrations
- How often have you acted as Co-Arbitrator?
Over 140 arbitrations
- How often have you acted as Counsel?
never
- How often have you acted in a different function (e.g. Administrative Secretary)?
I am the President of the Basketball Arbitral Tribunal (Mies, Switzerland: <https://www.fiba.basketball/bat/awards>) with about 150 cases / year.

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

Publications (2012-2021):

Vollstreckung aus Schiedssprüchen (Schwerpunktbeitrag), in: Kindl/Meller-Hannich, *Gesamtes Recht der Zwangsvollstreckung, Handkommentar*, 4. Aufl. 2021, S. 2158–2166; *Streiterledigung durch Schiedsgerichte*, in: Reimann/Bengel (Hrsg) *Handbuch der Testamentsvollstreckung*, 7. Aufl. 2020, Rn. 481-537; Haas/Mettler, *Schiedsgerichtliche Streitigkeiten an der Schnittstelle zwischen Arbeits- und Vereinsrecht*, in: Müller/Rudolph/Schnyder/von Kaenel/Waas (Hrsg.), *FS für Wolfgang Portmann, Schulthess, Zürich*, 2020, S. 237–254; Haas/Kahlert, *Commentary on the New York Convention*, in: *Practitioner’s Handbook on International Commercial Arbitration*, 3rd ed., OUP, Oxford 2019, S. 1572–1777; Noth/Haas, *Kommentierung von R27–R36, R38–R46 des CAS Code of Sports-related Arbitration*, in: Arroyo (Hrsg.), *Arbitration in Switzerland – The Practitioner’s Guide, Bd. II*, Wolters Kluwer, Alphen aan den Rijn, 2. Aufl. 2018, S. 1433–1485 und 1506–1568; *Einseitige testamentarische Schiedsanordnungen – Anmerkung zu BGH, Beschluss v. 16.03.2017 – I ZB 49/16; BGH, Beschluss v. 16.03.2017 – I ZB 50/16; BGH, Beschluss v. 17.05.2017 – IV ZB 25/1, SchiedsVZ 2018*, S. 37 (49–52); Haas/Brosi, *Einseitige, insbesondere testamentarische Schiedsklauseln nach der (geplanten) Reform zur Internationalen Schiedsgerichtsbarkeit*, ZZPInt 2016, S. 323–349; Haas/Rigozzi, *Chronique de jurisprudence en matière d’arbitrage sportif, Les Cahiers de l’Arbitrage 2017*, S. 271–324; *The German Federal Court on Treacherous Ice – A final point in the Pechstein case*, in: Christoph Müller/Sébastien Besson/Antonio Rigozzi (Hrsg.), *New Developments in International Commercial Arbitration 2016*, Schulthess, Zürich 2016, S. 219–265; *The Court of Arbitration for Sport in the Case Law of the German Courts*, *International Sports Law Review* 2015, Nr. 4, S. 71–83; *Zwangsschiedsgerichtsbarkeit im Sport und EMRK*, *ASA Bulletin* 2014, p. 707–734; *Fussball vor dem Internationalen Sportgerichtshof CAS*, in: Höfling W/Horst J/Nolte M (Hrsg.), *Fussball – Motor des Sportrechts*, Mohr Siebeck, Tübingen 2014, S. 65–97; Haas/Kahlert, *Privacy and Confidentiality*, in: Böckstiegel/Kröll/Nacimient (Eds.), *Arbitration in Germany: The Model Law in Practice*, Kluwer Law International Verlag, Leiden, 2nd ed. 2014, S. 963–980; *Chapter X Arbitral Tribunals Not Established by Agreement*, in: Böckstiegel K/Kröll S/Nacimient P (Eds.), *Arbitration in Germany: The Model Law in Practice*, Kluwer Law International Verlag, Leiden, 2nd ed. 2014, S. 549–582; *Das Verhältnis von schiedsgerichtlichem und staatlichem vorläufigem Rechtsschutz*, ZZPInt 2012, p. 347-370; Haas/Donchi, *Interim Measures of Protection in Arbitration and State Courts*, in: Bernasconi (Hrsg.), *International Sports Law and Jurisprudence of the CAS, 4th CAS & SAV/FSA Conference Lausanne 2012*, Bern 2014, p. 85–115; *The Influence of EU Law on International Arbitration, in particular in Switzerland*, in: Müller/Rigozzi (Hrsg.), *New Developments in International Commercial Arbitration 2012*, Zürich/Basel/Genf 2012, p. 47-78.

Conferences (2017-2021)

- 22.6.2020 *Der mittellose Schiedskläger in erbrechtlichen Streitigkeiten, Seminar des Schweizerischen Vereins Schiedsgerichtsbarkeit in Erbsachen SVSiE*
- 10/11.2.2020 *Moot Court and training for pro bono lawyers in arbitration proceedings at the Tokyo Olympics*
- 27.9.2019 *Predictive Analytics in Sports Arbitration, 8th International Congress on Football Law, Madrid*
- 9.9.2019 *Schiedsfähigkeit von Erbsachen, Länderbericht Deutschland; Seminar des Schweizerischen Vereins Schiedsgerichtsbarkeit in Erbsachen SVSiE*
- 8.6.2018 *Court of Arbitration for Sport and bankruptcy proceedings, Tagung des Centro scientifico diritto sport, Milano*
- 24.5.2018 *La prova testimoniale (inclusa la perizia di parte) nell’arbitrato e nella procedura civile, Gruppo ASA della Svizzera Italiana, Lugano*
- 25.4.2018 *Administrators, Arbitral Tribunals and the Courts – some comparative law insights and ideas for international law reform, DIS-Frühlingstagung, Zürich*
- 8.2.2018 *Arbitrato internazionale e procedura di insolvenza, Convegno Arbitrato e impresa, Università di Milano*
- 8.9.2017 *Amicable settlement in Swiss arbitration: A unique service to the parties, Swiss Embassy Tokyo*
- 7.9.2017 *International Dispute Resolution Mechanisms prior to Sports Arbitration, Rikkyo University (Japan), Workshop Sports Law & Arbitration*

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

DIS, ASA, CAS, BAT

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, Italian

10. In which legal systems have you trained?

- | | | |
|--|--|---|
| <input checked="" type="checkbox"/> Civil Law | <input type="checkbox"/> Common Law | |
| <input type="checkbox"/> Austrian Law | <input type="checkbox"/> Hungarian Law | <input checked="" type="checkbox"/> Swiss Law |
| <input type="checkbox"/> Czech Law | <input type="checkbox"/> Polish Law | <input type="checkbox"/> Ukrainian Law |
| <input checked="" type="checkbox"/> German Law | <input type="checkbox"/> Slovakian Law | <input type="checkbox"/> European Law |

Other _____

11. What is your main jurisdiction of practice?

Swiss law, German law

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

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

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

14. Date of birth: 29.10.1964

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".

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

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>.

23.3.2021
Date