VIAC – Questionnaire for Arbitrators

- 1. Name: Dr. Anton G. Maurer, LL.M. (Suffolk Univ., Boston, MA, USA), FCIArb
- 2. Citizenship: German

3. Contact information:

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4. Current position: Independent arbitrator and attorney at law

5. Education:

1974 – 1979	studied law and national economy at Eberhard-Karls-University of Tübingen
1979	First State Exam in Law – Baden-Württemberg, Germany
1982	Second State Exam in Law – Baden-Württemberg, Germany
1884-1985	Foreign Lawyer with Johnson & Swanson, Dallas, TX, USA
1985	Doctorate in Public International Law from Eberhard-Karls-University of Tübingen
2006 – 2009	Master of Laws in U.S. and Global Business Law, Suffolk University, Boston, MA, USA
2014 – 2016	Accelerated Route to Fellowship of CIArb, London, England
2016	Diploma in International Arbitration, CIArb, London, England

6. Practiced experience in arbitration

 How many arbitrations have you participated in (domestic/international); under which Rules? Domestic: 8 – DIS, 4 – ad hoc

International: 7 – DIS, 17 – ICC, 3 – ICDR, 1 – CIETAC, 1 – KCAB, 1- ad hoc

How often have you acted as Chairman? 1 - DIS

How often have you acted as Sole Arbitrator? 3 - ICDR

- How often have you acted as Co-Arbitrator? 2 DIS, 4 ICC, 1 KCAB
- How often have you acted as Counsel? 12 DIS, 13 ICC, 1 CIETAC, 5 ad hoc (4 in Germany, 1 in India)
- How often have you acted in a different function (e.g. Administrative Secretary)? 0
- 7. Publications and other activities in arbitration (e.g. training sessions, seminars, conferences, articles and others):
 - Books and Articles (excerpt):
 - The Public Policy Exception under the New York Convention History, Interpretation, and Application, Second Edition (forthcoming in 2022); First Revised Edition 2013, First Edition 2012
 - The Application of the Public Policy Exception in the BRIC Countries (forthcoming 2022)

- Settling International Commercial Disputes through Arbitration, Comparative Law Yearbook of International Business, Vol. 40, 2018, P. 149 seqq.
- Warum sollten Schiedsvereinbarungen mit indischen Parteien neu abgeschlossen werden, SchiedsVZ 2016, p. 195 seqq.
- Agreements with Indian Parties Should Be Replaced by New Ones, Liber amicorum for Gerhard Wegen, Munich 2015, p. 709 seqq.
- Enforcing Foreign Arbitral Awards in India Is there Really Light at the End of the Tunnel, Liber amicorum for Rolf A. Schuetze, Munich 2014, p. 393 seqq.
- Does the Refusal of the Enforcement of a Foreign Arbitral Award in Violation of Public Policy Constitute a Damages Claim for the Claimant?, SchiedsVZ 2011, p. 75 seqq.

• Speeches, seminars, conferences (excerpt):

- Detecting and Managing Bribery and Corruption in International and Domestic Commercial Arbitration, Sao Paulo, Brazil, 2019
- How to Make International Commercial Arbitration Proceedings more Efficient Will the Prague Rules Help or are there other Ways and Means? Or should the IBA Rules of Taking Evidence in International Commercial Arbitration Proceedings be applied differently? Seoul, Korea, 2019
- Advantages and Disadvantages of European Arbitral Institutions. Is ICC really better than VIAC or DIS? Seoul, Korea, 2019
- Rushing to results how fast is too fast in arbitration? Pitfalls in fast track arbitration. Istanbul, Turkey, 2017
- Efficient Arbitration techniques to minimize delay and expense in international cross-border disputes. Auckland, New Zealand, 2017
- Judicial interventions, perceptions and reactions the civil-common law approaches: Enforcement of (domestic or foreign) Awards, Decisions and Orders. Dubai, UAE 2017
- Insolvency and the Right to Arbitrate, Hong Kong, 2016
- Expedited Arbitration Proceedings, and Emergency Arbitration Proceedings, Manila, The Philippines, 2016
- Arbitration vs. Litigation: Differences in pleading, proceedings, and practice. Kuala Lumpur, Malaysia, 2016
- Ethics in International Arbitration, Hong Kong 2015
- Third Party Financing in International Arbitration how to protect the integrity of the proceeding, Kuala Lumpur, Malaysia 2015
- Drafting Internationally Enforceable Commercial Agreements. Sao Paulo, Brazil, 2014, and Dallas, TX, USA, 2012
- Advantages and Disadvantages of International Commercial Arbitration, Seoul, Korea, 2011
- What went wrong with the idea of inexpensive and speedy dispute resolution by arbitration? –
 Ways and means to fix it. Dallas, TX, USA 2010
- Basic Principles of International Arbitration, Brussels, Belgium 2005

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

Asian International Arbitration Centre (AIAC) – list of foreign arbitrators; Austrian Arbitration Association – member; Chartered Institute of Arbitrators (CIArb) - Fellow; Chinese European Arbitration Centre (CEAC) – member and list of arbitrators; Chinese International Economic and Trade Arbitration Commission (CIETAC) – list of foreign arbitrators; j DIS – member and list of arbitrators; European Latin-American Arbitration Association (ELArb) – member and list of arbitrators; IBA – member of arbitration committee; International Council for Commercial Arbitration (ICCA) - member, International Center for Dispute Resolution (ICDR) – member and list of arbitrators, Institute for Transnational Arbitration (ITA) – member of Advisory Board; International Association of Defense Counsel (IADC) – former chair of International Arbitration Committee; Korean Commercial Arbitration Center (KCAB) – member of list of foreign arbitrators; Shanghai International Arbitration Center (SHIAC) – list of arbitrators; Swiss Arbitration (ASA) – member; The Philippine Dispute Resolution Center (PDRCI) – list of foreign arbitrators; VIAC – member and list of arbitrators;

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

9. In which legal systems have you trained?

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

Other _____

10. What is your main jurisdiction of practice? Germany, but I was representing clients in more than 65 countries and more than 95 jurisdictions

11. In which jurisdictions are you admitted to the bar? Germany

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

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

13. Date of birth: 22.04.1950

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.

03.06.2022

Date