VIAC – Questionnaire for Arbitrators

- **1. Name:** lan Meredith
- 2. Citizenship: British

3. Contact information:

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- 4. Current position: Partner
- 5. Education: LL.B., University of Leicester, 1985 (Hons)

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules? Over 150 ICSID, ICC, LCIA, UNCITRAL, SIAC, SCC, FOSFA, LMA,
- How often have you acted as Chairman? 0
- How often have you acted as Sole Arbitrator? 0
- How often have you acted as Co-Arbitrator? Once
- How often have you acted as Counsel? In the balance of cases so over 150
- How often have you acted in a different function (e.g. Administrative Secretary)? Counsel to a coarbitrator in context of a challenge
- 7. Publications and other activities in arbitration (e.g. training sessions, seminars, conferences, articles and others): many publications training sessions, conferences and articles editor Arbitration World 15 years
 - "Notes on the Cultural Dimension of International Commercial Arbitration," SAR, March 2016
 - "Tools Available to a Tribunal in a Commercial Arbitration to Investigate Suspicions of Corruption", World Arbitration & Mediation Review, vol. 10, No. 2, pp.275-293 (with Jonathan Graham)
 - "Non-Damages Remedies in International Arbitration", LexisPSL practice note, last updated 2016 (with Hendrik Puschmann)
 - "Notes on the Cultural Dimension of International Commercial Arbitration", vol. 5, Issue 1, pp. 29-35 (with Hendrik Puschmann)
 - "Cultural Misunderstandings and Why They Continue to Matter in International Arbitration", Lawyerlssue, 25 January 2016 (with Hendrik Puschmann)

- "Emergency Arbitration Procedures: A Comparative Analysis, International Arbitration Law Review, Int.A.L.R., Issue 5 Thomson Reuters (Professional) UK Limited and Contributors, 2012 (with Raja Bose)
- "Rating Arbitrators: Time for Change", Commercial Dispute Resolution, November-December 2012
- "Emergency Arbitrators", Sweet & Maxwell, November 2012
- "Ukraine: Is it easier to avoid enforcement of judgments of CIS countries that are signatories to the ECHR?", *Littleton Chambers* CIS Bulletin, December 2011 (Author)
- "Witness preparation in International Arbitration", *Mealey's International Arbitration Report*, September 2011 (Co-Author)
- "Partial enforcement of international arbitration awards", *Arbitration International*, August 2010 (Co-Author)
- "Singapore Court of Appeal takes tough line on 'no dispute' agreement", *Global Arbitration Review*, September 2009 (Author)
- "The Brave New World of Disputes", *Law.com*, April 2009 (Co-Author)
- "European Court of Justice rules that Anti-Suit Injunctions are Contrary to EU Law", *Arbitration Alert*, February 2009 (Co-Author)
- "Prospects for Investment Treaty Claims Arising out of the Financial Crisis", *Arbitration World*, January 2009 (Co-Author)
- "Drafting an effective international arbitration agreement," *PLC Cross Border Arbitration Handbook*, 2008/2009
- "Anti-suit Injunctions in Support of Arbitration Agreements are Contrary to EU law, According to the Opinion of Advocate General Kokott delivered 4 September 2008", *Arbitration Alert*, September 2008 (Co-Author)
- "High Growth Spells Risk," The Metropolitan Corporate Council, August 2008, (Interview)
- "International Arbitration: A tool to manage risk when dealing in high-growth/high-risk materials", *The Metropolitan Corporate Counsel*, August 2008 (Author)
- "The ICC's arbitral referee procedure: How valuable is it?" *PLC Cross Border Quarterly*, January March 2008 (Co-Author)
- "The anti-suit injunction: On borrowed time?," *PLC Cross Border Quarterly*, November 2007 (Co-Author)
- "Disputes in developing countries," *National Law Journal*, September 2007 (Co Author)
- "Investor protection in China," PLC Cross Border Quarterly, July September 2006 (Co-Author)
- "Getting to Yes Abroad: Arbitration as a tool in effective commercial and political risk management," *American Bar Association*, May 2007 (Co-Author)
- "Investment Treaties, taking advantage of the Protections on offer," *PLC Cross Border Quarterly*, July September 2006 (Co-Author)
- "Show and Tell," *The Lawyer*, July 2006 (Co-Author)
- "Do alternative fee arrangements have a place in international arbitration?" *Arbitration*, February 2006 (Co-Author)
- "Securing Protection for Foreign Investments," *The International Trade Law Newsletter*, November 2005 (Co-Author)

8. Membership in arbitral institutions / functions in arbitral institutions/organizations: LCIA European counsel , ICC Trask force on Corruption in Arbitration, ICC Task force on Trust arbitration

9. Languages

Mother tongue: English

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):

10. In which legal systems have you trained?

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

11. What is your main jurisdiction of practice? England & Wales

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

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

Antitrust/Unfair competition	Damages	Insolvency	Power plants
Aviation	Distribution	Insurance	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
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
Contract law	Infrastructure	Natural resources	
Other			

14. Date of birth: 04 11 1963

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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.