VIAC – Questionnaire for Arbitrators

- 1. Name: Dr. Dorothee Ruckteschler
- 2. Citizenship: German

3. Contact information:

Address: Telephone:	Haussmannstrasse 2, 70188 Stuttgart/Germany +49 711 664799-0
Fax:	
E-Mail:	dr@ruckteschler.legal
Website:	www.ruckteschler.legal
LinkedIn:	https://de.linkedin.com/in/dr-dorothee-ruckteschler-19161362

4. Current position:

Dorothee Ruckteschler Dispute Resolution, Stuttgart Independent Arbitrator

5. Education:

1987	University of Freiburg, Germany				
	PhD Degree, supervised by Prof Dr Peter Schlechtriem				
	 "Subunternehmer-Haftung – Möglichkeiten des Durchgriffs von Bauherren und Käufern nach amerikanischem, englischem und deutschem Recht" ("Liability of Subcontractors – Possibilities of Direct Claims of Property Developers and Purchasers under US, English and German Law"), Peter Lang, Frankfurt am Main, 1988 				
1984	Harvard Law School, Cambridge, MA, USA				
	Research Fellow				
1980 – 1983	Legal Clerkship, Freiburg, Germany				
	Second State Exam				
1975 – 1980	University of Freiburg, Germany				
	Law Degree (First State Exam)				
	 Scholar of the German Academic Merit Foundation (Studienstiftung des deutschen Volkes) 				
1974	University of Grenoble, France				
	Faculté des Langues et Lettres				

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules? More than 60; ICC, DIS, HKIAC, VIAC, Swiss Rules
- How often have you acted as Chairman?

20

• How often have you acted as Sole Arbitrator?

2

• How often have you acted as Co-Arbitrator?

More than 20

• How often have you acted as Counsel?

More then 20

- How often have you acted in a different function (e.g. Administrative Secretary)?
 - ----
- 7. Publications and other activities in arbitration (e.g. training sessions, seminars, conferences, articles and others):

PUBLICATIONS (Selection)

"Efficient Arb-Med-Arb Proceedings: Should the Arbitrator also be the Mediator?" Journal of International Arbitration, 38, no. 6 (2021): 761-774 (with Dr Anika Wendelstein)

"Kann ein Schiedsrichter zugleich Mediator sein?" ("May an arbitrator also act as mediator in the same case?") Festschrift zum 65. Geburtstag von Prof. Dr Roderich Thümmel, 2020 (with Dr Anika Wendelstein)

"Die vorzeitige Beendigung der Schiedsrichtertätigkeit" ("Premature Termination of the Mandate by the Arbitrator"), Festschrift zum 70.Geburtstag von Prof. Dr Herbert Kronke, 2020 (with Tanja Stooß)

"Die Bindung Dritter an Schiedsklauseln - Erkenntnisse aus der (internationalen) Praxis" ("The Extension of Arbitration Agreements to Third Parties – Insights from (international) Practice"), 2. Konstanzer Schiedsforum 2019 (with Christian Piroutek) in: Wilhelmi/Stürner, Mehrparteien-Schiedsverfahren, 2021

",International Commercial Courts: A Superior Alternative to Arbitration?" Journal of International Arbitration 36, no. 4 (2019): 431-450 (with Tanja Stooß)

"Neuer Einblick in die Akte"

("New Aspects Regarding the Access to Files for former Managers"), Frankfurter Allgemeine Zeitung, 26.06.2019 (with Dr Anika Wendelstein)

"Do international commercial courts represent renewed competition for arbitration?" Business Law Magazine, 06.06.2019

"Englischsprachige Handelsgerichte – Ein Gegenangriff auf die Schiedsgerichtsbarkeit?" ("English Speaking Commercial Courts – An Assault on Arbitration?"), Legal Tribune Online, 06.03.2019 "Virtual court proceedings in China – Germany lags behind", Business Law Magazine, March 2018

"Anfechtung des Schiedsspruchs (Aufhebungsverfahren)" ("The Challenge of the Arbitral Award (Reversal of the Arbitration Award)"), in: Torggler, Handbuch Schiedsgerichtsbarkeit, 2nd ed. 2017

"Arbitration", in: Doing Business in Europe, 12/2018, Sweet & Maxwell (with Dr Thomas Lennarz)

"Organhaftung – Zur Durchsetzung des Einsichtsrechts ausgeschiedener Organmitglieder" ("D&O-Liability – The Enforcement of the Right to Access Documents of former Directors and Officers"), Festschrift zum 65. Geburtstag von Prof. Dr Siegfried Elsing, 2015, (with Dr Karsten Grillitsch)

",Brauchen wir Sammelklagen?" (",Do we really need Class Action?"), Stuttgarter Zeitung, 2011

"Subunternehmer-Haftung – Möglichkeiten des Durchgriffs von Bauherren und Käufern nach amerikanischem, englischem und deutschem Recht" ("Liability of Subcontractors – Possibilities of Direct Claims of Property Developers and Purchasers under US, English and German Law"), PhD-Thesis, Peter Lang, Frankfurt am Main 1988

LECTURES (Selection)

"Reflections on the emergence of International Commercial Courts" 9th Baltic Arbitration Days, Riga, 2020

"Die Bindung Dritter an Schiedsklauseln - Erkenntnisse aus der (internationalen) Praxis" ("The Extension of Arbitration Agreements to Third Parties – Insights from (international) Practice "), 2. Konstanzer Schiedsforum 2019

"Towards Increased Efficiency in International Arbitration – Reform of Arbitral Rules for More Efficient Proceedings" DIS Autumn Conference, Berlin, 2019, in cooperation with the Japan International Dispute Resolution Center

"Advantages and Pitfalls of Arb-Med Proceedings – A Mock Case" IPBA Annual Conference, Singapore, 2019

"Hercules' Pillars: Navigating Past the Civil and the Common Law Divide" 6th ICC MRNA Conference, Dubai, 2018

"Challenges posed by the Hague Convention to International Arbitration – Why the Convention will not become a game changer" IPBA Annual Conference, Manila, 2018

"Schadensersatzansprüche der Gesellschaft gegen ihre Organe" ("The company's claims for damages against its officers") DIS Spring Conference, Duesseldorf, 2017

"Help me Help You – Have a Successful Arbitration" IADC Midyear Meeting, Arizona, 2017 "Arbitrability of Shareholders' Disputes" ADR in Asia Conference, Hong Kong 2016

"Managing Post M&A Disputes in Sino-European Business" Shanghai, 2015

"Efficient Dispute Resolution" CMS Conference, Zurich, 2014

"Mögliche und unmögliche Gründe für das Niederlegen des Amtes durch einen Schiedsrichter" ("The resignation of an arbitrator – acceptable and inacceptable reasons") DIS Spring Conference, Munich, 2013

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

- DIS

(Member of the panel of editors for the German Arbitration Journal and Member of the selection committee for DIS-Sponsorship Award 2019/20 and 2021/22 (jointly with Prof Dr Elsing, Prof Dr Münch, Prof Dr Schwenzer))

- HKIAC
- ICC

(Alternate German Court Member and Member of the Task Force "ADR and Arbitration")

- IPBA

(Vice-Chair of Dispute Resolution and Arbitration Committee)

- LCIA
- SIAC

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

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?

Germany

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

Germany

13. 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		Public Intern. Law
X	CISG	X	Energy		ISDS/Foreign inves.		Real estate
X	Civil fraud disputes		Engineering	\mathbf{X}	Joint ventures		Shipping
X	Commercial disp. / transactions		Entertainment		Licensing		Sports
	Commodity market		Healthcare & Pharmac.		Life sciences		State/Public contracts
X	Company/Corporate/M&A		Hotel/Gastro./Tour.		Maritime arbitration		Technology
X	Construction		Inform. technology (IT)		Media		Telecommunication
X	Contract law		Infrastructure		Mining		Transport
	Other						

14. Date of birth: 17.09.1955

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.

25 July 2022

Date

and

Signature