

VIAC – Questionnaire for Arbitrators

1. Name: Jorge I. GONZÁLEZ CARVAJAL

2. Citizenship: Venezuelan

3. Contact information:

Address: Centro Empresarial Coliseo, carretera Panamericana, 4th Floor, Office 177, San Antonio de Los Altos, estado Miranda, Venezuela.

Telephone: +58 414 1005498

Fax:

E-Mail: jorgeisaacgc@gmil.com

Website:

LinkedIn: <https://www.linkedin.com/in/jorge-i-g-08a5991b>

4. Current position:

Director – González Carvajal Abogados – Law Firm

Professor – Universidad Católica Andrés Bello, Faculty of Law

5. Education:

PhD in Law, National University of Rosario, Argentina. Degree obtained: Doctor of Philosophy in Law. *Summa Cum Laude* (2020).

National University of Rosario, Argentina. Degree obtained: Master in Procedural Law (2015).

Andrés Bello Catholic University - Caracas. Title obtained: Specialist in Procedural Law (2010).

Andrés Bello Catholic University - Caracas (2005), Degree obtained: Lawyer.

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules? 15 arbitrations. Under, inter alia, ICDR/AAA, ICC, UNCITRAL, LMAA, CACC (Venezuela), CEDCA (Venezuela).
- How often have you acted as Chairman? Two (2) times
- How often have you acted as Sole Arbitrator? Four (4) times
- How often have you acted as Co-Arbitrator? Once (1)
- How often have you acted as Counsel? Eight (8) times
- How often have you acted in a different function (e.g. Administrative Secretary)?

Once as a witness in an *ad hoc* London seated arbitration and once as an expert witness in LMAA arbitration seated in London.

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

He has participated in Arbitration Moots, as arbitrator (National Moot of Arbitration of the Arbitration Center of the Caracas Chamber 2019) and recently appointed as arbitrator in the FDI Moot Shenzhen 2021, FDI Moot Shenzhen 2022 and FDI Moot 2021, Cross Examination Moot 2021, Willem C. is International Commercial Arbitration Moot 2021. As coach led the winner team in the National Moot of Arbitration of the Arbitration Center of the Caracas Chamber 2020.

Trainee in the Energy Arbitration Preliminary Training and Competition (Pretrac) 2021, organized by the African Arbitration Forum (AEA), the Lagos Chamber of Commerce International Arbitration Center (LACIAC), 16, 17 and 20 September 2021.

Trainee in the Course Introduction to United Nations Commission on International Trade Law, 19 October 2021, United Nations – UNCITRAL.

From 2009 to the present date, he has assisted and/or represented parties in over 200 controversies and/or processes of diverse nature, complexity, and value, in their prevention and/or resolution in areas of maritime, insurance, civil and commercial law, contentious administrative, tax, agrarian.

Between 2006 and 2009, as Judicial Clerk of the Sixth Civil and Commercial Court Judge of Caracas, Humberto Angrisano, collaborated in the drafting of almost 400 draft judgments in civil and commercial matters, among them emblematic decisions published in arbitration matters, e. g., *Tanning Research Laboratories In. v. Hawaiian Tropic de Venezuela C.A.*, issued on August 2, 2006, and commented on specialized publications such as *Yearbook of Commercial Arbitration*, 2008, Vol. 33, 2008, pp. 1228-39 and in Ferrari, Franco/Rosenfeld, Friedrich, *International commercial arbitration. A Comparative Introduction*, 2021, p. 2, Or another important judgment such as the one handed down in the *Traher and Hotel Waldorf v. Man Leung Leung*, issued on April 2, 2008.

Publications in arbitration

“Breach of the arbitration agreement under Venezuelan Law: An overview”, in ICC Institute Newsletter – Issue 17, 2021, International Chamber of Commerce.

“Responsabilidad derivada del incumplimiento del acuerdo arbitral”, *Revista de Medios Alternativos de Resolución de Conflictos (MARC)*, Magazine of Arbitration Committee of Venezuelan-American Chamber of Commerce and Industry (VenAmCham), 2 ed. 2020. pp. 31 ss.

“Acuerdo de arbitraje y responsabilidad civil”, *Revista Italo-Española de Derecho Procesal*, Marcial Pons, II-2019, ISSN 2605-5244.

“Panorama sobre responsabilidad derivada del incumplimiento del acuerdo de arbitraje”, *Revista de la Facultad de Derecho*, N° 73, Universidad Católica Andrés Bello, Caracas, 2019, pp. 246 ss. ISSN 0255-5328.

“Notas dispersas sobre la buena fe en el Derecho venezolano, casos paradigmáticos y “nuevas” dimensiones”, in *Derecho y Sociedad. Revista de la Facultad de Ciencias Jurídicas y Políticas de la Universidad Monteávila*, n° 12, november 2016, Caracas, 2016. ISSN 1317-2778.

“Reflexiones sobre las tendencias jurisprudenciales sobre conflicto de ‘jurisdicción’ cuando existe acuerdo de sometimiento arbitral”, *Revista Venezolana de Legislación y Jurisprudencia*, N° 3, Caracas, 2014, pp. 315 ss. ISSN 2343-5925.

“Colaboración de los tribunales ordinarios”, co-author, in *El Arbitraje en Venezuela. Estudios con motivo de los 15 años de la Ley de Arbitraje Comercial*, CACC – CEDCA, 2013. ISBN 978-980-12-6553-5.

“Algunas consideraciones sobre la potestad cautelar en la Ley de Arbitraje Comercial”, *Boletín de la Academia de Ciencias Políticas y Sociales* N° 146, January–December 2008, pp. 219 ss. ISSN 0798-1457.

Conferences in arbitration

“Workshop: Fundamentos Teóricos y Prácticos del Arbitraje”, Centro de Especialización Judicial del Tribunal Superior de Justicia del Estado de Tabasco, Villahermosa, Tabasco, México, 23 and 24 August 2022.

“Arbitration, digital era, and access to justice: meaning(s) of access to justice in arbitration and what are the standards to obtain it”, Webinar VIII Congreso Venezolano de Arbitraje, Asociación Venezolana de Arbitraje, 18 July 2022.

“Efectos de la corrupción en el arbitraje”, Webinar VI Congreso de Arbitraje de la Asociación Venezolana de Arbitraje, 20 and 21 July 2020, Asociación Venezolana de Arbitraje.

“Del Incumplimiento del Acuerdo Arbitral: Responsabilidad Civil”, Online Seminar MARC Magazine of Arbitration Committee of Venezuelan-American Chamber of Commerce and Industry (VenAmCham) and CEDCA, *“Arbitration and its Procedure”*, May 19, 2020.

“Responsabilidad derivada del incumplimiento del acuerdo de arbitraje”, Arbitration Committee of Venezuelan-American Chamber of Commerce and Industry (VenAmCham) and CEDCA, february 2020.

“Las medidas cautelares en el arbitraje”, Arbitration Courses and Workshops, Arbitration Center of the Caracas-Caracas Chamber of Commerce, Industries and Service. The Chamber of Caracas, Caracas, November 7, 2018.

“Notas dispersas sobre la buena fe en el Derecho venezolano, casos paradigmáticos y “nuevas” dimensiones”. Universidad Monteávila, Caracas, February 3, 2014.

“Reflexiones sobre las tendencias jurisprudenciales sobre conflicto de “jurisdicción” cuando existe acuerdo de sometimiento arbitral”. XI Venezuelan Congress of Procedural Law, UCAT-IDPCV, San Cristóbal, April 19-21, 2012.

“Medidas cautelares y arbitraje”. X Venezuelan Congress of Procedural Law, UCATIDPCV, San Cristóbal, May 5 -7, 2011.

“Arbitraje en el Transporte Marítimo”, Conference on Maritime, Air, Land and Rail Transport, Maritime University of the Caribbean, Caracas – July 15, 2010.

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

Arbitrator – Panel of arbitrators of the London Court of International Arbitration (LCIA-London), British Virgin Island International Arbitration Centre (BVI IAC), Thailand Arbitration Center (THAC), South China International Arbitration Center (SCIA-Hong Kong), Asian International Arbitration Centre (AIAC-Malaysia), Shenzhen Court of International Arbitration (SCIA-China), Maldives International Arbitration Centre (MIAC-Maldives), Center for International Investment and Commercial Arbitration (CIICA-Pakistan), Saudi Center of Commercial Arbitration (SCCA-Saudi Arabia), Center of Arbitration of Mexico (CAM-México), Mediation Arbitration and Conciliation Center (CEMAC MASC – México), Arbitration Centre of the Caracas Chamber (CACC-Caracas) and the Business Center for Conciliation and Arbitration (CEDCA-VenAmCham-Caracas)

Ordinary member of the Venezuelan Arbitration Association (AVA)

International Chamber of Commerce Institute Member

Member of the Asian Academy of International Law (AAIL)

Member of the Mexican Academy of Law JV (AMDJV)

Founder of the Venezuelan Chapter of Energy Related Arbitration Practitioners (ENERAP)

Member of the Lagos Chamber of Commerce International Arbitration Center (LACIAC)

Member of the BVI Arbitration Group

Young ITA Member - Institute for Transnational Arbitration

Member of ICDR Young & International (Y&I) Group

Ordinary member of the Pan-American Institute of Procedural Law

9. Languages

Mother tongue: Spanish

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 and Italian

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 Venezuelan Law – Mexican Law – Argetinian Law - English Law (Law of Contract)

10. What is your main jurisdiction of practice?

Venezuela

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

Venezuela

12. 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
- CISG
- Energy
- ISDS/Foreign inves.
- Real estate
- Civil fraud disputes
- Engineering
- Joint ventures
- Shipping
- Commercial disp. / transactions
- Entertainment
- Licensing
- Sports
- Commodity market
- Healthcare & Pharmac.
- Life sciences
- State/Public contracts
- Company/Corporate/M&A
- Hotel/Gastro./Tour.
- Maritime arbitration
- Technology
- Construction
- Inform. technology (IT)
- Media
- Telecommunication
- Contract law
- Infrastructure
- Mining
- Transport
- Other _____

13. Date of birth:

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>.

27 September 2022
Date