

## VIAC – Questionnaire for Arbitrators

- 1. Name:** Dr. Sabine Konrad
- 2. Citizenship:** German
- 3. Contact information:**  
Address: Eschersheimer Landstraße 14, 60322 Frankfurt am Main, Germany  
Telephone: Direct: +49 69 7566 40301; Mobile: +49 151 14715543  
E-Mail: sabine.konrad@aurelius.law  
Website: <https://aurelius.law/sabine-konrad/>  
LinkedIn: [Sabine Konrad](#)
- 4. Current position:** Partner at Aurelius Cotta – Konrad Pika Trippel Partnerschaft von RAen mbB
- 5. Education:** Queen Mary University of London, Diploma in International Commercial Arbitration (2005) Munich Higher Regional Court, Second State Exam (2002) Ludwig Maximilian University of Munich, LL.M.Eur. (2002) University of Passau, First State Exam (1998)
- 6. Practiced experience in arbitration**
- How many arbitrations have you participated in (domestic/international); under which Rules? More than 80 (*inter alia* ICSID; ICSID AF; ICC; UNCITRAL; LCIA; CAFTA-DR; SCC; HKIAC; DIS; CRCICA; ICDR; SCAI; FAI)
  - How often have you acted as Chairman?  
5
  - How often have you acted as Sole Arbitrator?  
3
  - How often have you acted as Co-Arbitrator?  
10
  - How often have you acted as Counsel?  
Ca. 65
  - 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):**
- Sabine appears regularly as speaker at conferences on investment arbitration and international commercial arbitration
  - Yearly Case-Studies for the Frankfurt Investment Arbitration Moot since 2007
  - “Die EU-Verbandsklage im Vergleich mit US-amerikanischen class actions“, in *JUVE* (2022)
  - Commentary on the LCIA Arbitration Rules in Schütze (ed.), “*Institutionelle Schiedsgerichtsbarkeit*“, 3rd ed. (2017), second English edition
  - “The Asser Arbitration“, in *Arbitrating for Peace* (2016)
  - “Protection of Investments Owned by States“, in *International Investment Law* (2015)
  - “Protection for Non-Profit Organizations“, in *International Investment Law* (2015)
  - “Damages and Interest in Investment Treaty Arbitration“, in *Liber Amicorum for Neil Kaplan* (2012)
  - “Non-enforcement of Arbitral Awards: Only a Pyrrhic Victory“, *Transnational Dispute Management* (January 2010) and *REVISTA ROMĂNA DE ARBITRAJ* (August 2010)

- Commentary on the LCIA Arbitration Rules in Schütze (ed.), *“Institutionelle Schiedsgerichtsbarkeit”*, 2nd ed. (2010)
- Comment on German Bilateral Investment Treaties in *“World Arbitration Reporter”* (2<sup>nd</sup> ed.2009)
- Chapter on investment protection and on dispute resolution in Siebel/Röver/ Knütel, *Rechtshandbuch PPP, Public Private Partnership in der Praxis* (2008)
- *“Schutz der Vertrauenssphäre zwischen Rechtsanwalt und Mandant im Zivilprozess”* (on Legal Professional Privilege in German Civil Proceedings), NJW (2004).

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

- List of Practitioners of the Vienna International Arbitral Centre (VIAC)
- Panel of Arbitrators of the International Centre for Settlement of Investment Disputes (ICSID)
- Roster of arbitrators of the International Development Law Organization (IDLO)
- Panel of Arbitrators and Panel of Mediators of the Asian International Arbitration Centre (AIAC, formerly: Kuala Lumpur Regional Centre for Arbitration, KLRCA)
- HKIAC (Hong Kong International Arbitration Center) Panel of Arbitrators
- JCAA (Japan Commercial Arbitration Association) List of Arbitrators
- BIAC Panel for International Investment Arbitration
- Oman Commercial Arbitration Centre (OAC)
- Panel of the Shenzhen Court of International Arbitration (SCIA)
- SIAC Panel of Arbitrators
- Fellow of Chartered Institute of Arbitrators
- ICCA, co-chair of the sub-committee on investment arbitration of the Task Force on TPF
- ASA (Swiss Arbitration Association)
- Austrian Arbitration Association
- DIS (German Institution of Arbitration)
- International Law Association
- LCIA (London Court of International Arbitration)
- Founder of the Frankfurt Investment Arbitration Moot

#### 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, German, French, (Italian, Spanish - read)

#### 10. In which legal systems have you trained?

- |  |   |  |
|--|---|--|
| <input checked="" type="checkbox"/> Civil Law  | <input checked="" type="checkbox"/> Common Law                  |  |
| <input type="checkbox"/> Austrian Law          | <input type="checkbox"/> Hungarian Law                          | <input 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"/> | <input checked="" type="checkbox"/> European Law |

Other: International law

#### 11. What is your main jurisdiction of practice?

Germany /global

**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
- x Banking & Finance     Domain name disputes         Intellect. property (IP)
- Private Intern. Law
- Capital markets     Employment     Investment arbitration     Public
- Intern. Law
- CISG    x Energy    x ISDS/Foreign inves.     Real estate
- Civil fraud disputes     Engineering     Joint ventures     Shipping
- Commercial disp. / transactions        Entertainment     Licensing
- Sports
- Commodity market    x 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    x Infrastructure     Mining     Transport
- Other \_\_\_\_\_

**14. Date of birth: 03.01.1974**

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>.

15 May 2023

\_\_\_\_\_  
Date