

VIAC – Questionnaire for Arbitrators

1. Name: Lisa Michele Richman

2. Citizenship: US

3. Contact information:

Address: McDermott Will & Emery LLP, 500 North Capitol Street, NW Washington, DC 20001 USA

Telephone: +1 202 756 8090

Mobile: +1 202 285 4738

Fax: +1 202 591 2726

E-Mail: lrichman@mwe.com

Website: <https://www.mwe.com/en/team/r/richman-lisa-m>

LinkedIn: <https://www.linkedin.com/in/lisa-richman-bbb2423/>

4. Current position: Partner; Office Managing Partner, Washington, DC; Co-Chair, International Arbitration & Global Disputes Group

5. Education:

- Georgetown University Law Center, Juris Doctor, 2002
- Haverford College, BA with highest departmental honors in Psychology, 1999
- German Abitur from the German School of Washington D.C. (Deutsche Schule Washington), 1995

6. Practiced experience in arbitration

- How many arbitrations have you participated in (domestic/international); under which Rules?
 - ca. one hundred (100) international and domestic arbitrations under various rules, including:
 - ICSID;
 - ICSID AF;
 - UNCITRAL;
 - ICC;
 - LCIA;
 - HKIAC;
 - DIS;
 - AAA/ICDR;
 - SIAC;
 - CPR;
 - JAMS;
 - Swiss Rules;
 - ad hoc (no rules).

- How often have you acted as Chairman?

N/A

- How often have you acted as Sole Arbitrator?

N/A

- How often have you acted as Co-Arbitrator?

N/A

- How often have you acted as Counsel?

In ca. one hundred (100) international and domestic arbitrations.

- How often have you acted in a different function (e.g. Administrative Secretary)?

N/A

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

Please note: only the last 10 years (2011-2021) are summarized below. Pre-2011 can be provided upon request.

- *June 2021* – “Arbitrating under the 2020 LCIA Rules” (published by Wolters Kluwer), co-author along with Dr. Maxi Scherer and Dr. Remy Gerbay
- *June 2021* – Co-authored article “Ninth Circuit Withdraws Opinion That Signaled Shift in Arbitration Landscape for Non-Signatories”
- *2021* (publication forthcoming) – Authored Chapter on NAFTA and USMCA in Investment Treaty Arbitration Review
- *February 2021* – Co-authored article “In Setty, Ninth Circuit Signals Shift in Arbitration Landscape for Non-Signatories”
- *30 September 2020* – Speaker at American Legal Media conference on force majeure issues
- *23 September 2020* – Speaker at Women Rule Conference on unconscious bias
- *17 September 2020* – Speaker at Russian Arbitration Days on expert cross-examination
- *July 2020* – Speaker at force majeure webinars hosted by American Legal Media
- *June 2020* – Published Chapter on NAFTA and USMCA in Investment Treaty Arbitration Review
- *March 2020* -- Co-Author of Force Majeure Global Guide, a 26-jurisdiction survey (published by ALM) (updated in June and October 2020)
- *February 2020* – Published COVID force majeure checklist
- *January 2020* – Article republished by Lexology (“Revised Rules Push the Milan Chamber of Arbitration on to the International Stage”)
- *January 2020* – Article republished by Association of Corporate Counsel Chicago newsletter (“Sixth Circuit Changes Landscape of Discovery in Aid of International Commercial Arbitration”)
- *December 2019* – Co-Author of article “Revised Rules Push the Milan Chamber of Arbitration on to the International Stage” with Stefano Mechelli and Massimiliano Moruzzi
- *December 2019* – Authored article “Sixth Circuit Changes Landscape of Discovery in Aid of International Commercial Arbitration”
- *November 2019* – Co-Author of Chapter regarding Third-Party Funding in Austrian Year Book of International Arbitration with Arne Fuchs
- *30 October 2019* – Speaker at International Centre for the Settlement of Investment Disputes regarding indirect expropriation (World Bank, Washington, DC)
- *29 October 2019* – speaker at DC Court of Appeals regarding international mediation (Washington, DC USA)
- *18 September 2019* – speaker at 11th ABA Conference on the Resolution of CIS-Related Business Disputes on interest and costs (Moscow, Russia)
- *14 September 2019* – co-organizer and closing speaker of Kiev Arbitration Days (Kiev, Ukraine)

- 16-17 July 2019 – Speaker on “World Bank Dispute Resolution Mechanisms” (Shanghai and Beijing, China)
- June 2019 – Authored Chapter in Investment Treaty Arbitration Review (*NAFTA In Transition: The Current State of Play and What Comes Next*)
- June 2019 – Co-authored article “‘Gay and Proud’: Groundbreaking Film Leads To Modern Non-Discrimination Legal Battle” with Matt Evola, Philip Levine, Lisa Linsky, Ashley McMahon and Anisa Mohanty
- 4 June 2019 – Speaker at IMN Litigation Finance Funding Conference on “Developments in International Commercial Litigation and Investment Treaty Arbitration Case Funding” (New York, New York)
- 1 May 2019 – Speaker at The General Counsel Forum on Litigation Finance on “Funding for Perfection: Delivering Superior Client Service and Law Firm Profitability” (New York, NY)
- 30 May 2019 – speaker at Benchmark Litigation Finance Conference on “International Perspectives: Assessing Developments in Existing and Emerging Markets” (panel moderator and speaker) (New York, NY)
- 25 April 2019 – Speaker at the Tashkent Law Spring conference on “Oral Advocacy in International Arbitration” at invitation of the Uzbek government (trip paid for by the Ministry of Justice) (Tashkent, Uzbekistan)
- 24 April 2019 – Speaker at roundtable conference at Tashkent Development Strategy Center on “The Legitimacy (and Abuse) of the Investment Dispute Arbitration Mechanism and Alternative Methods to Resolve Disputes Between States and Investors” (Tashkent, Uzbekistan)
- 10 April 2019 – Guest lecturer by invitation at international arbitration workshop at University of Michigan Law School on “An Introduction to Witness and Expert Cross-Examination in International Arbitrations” (Ann Arbor, Michigan)
- 4 April 2019 – speaker at Litigation Funding Forum on “Litigation Funding in Class Actions vs. Arbitration” (New York, NY)
- April 2019 – Co-Author of article “Supreme Court Finds ‘Wholly Groundless’ Exception Not Grounded In Federal Arbitration Act” with Danny Campbell
- 7 March 2019 – hosted Congressional Women Leaders in Foreign Policy
- 29 and 30 January 2019 – speaker at McDermott International Seminar in Japan 2019, workshop on “The Seat of Arbitration” (Osaka and Tokyo, Japan)
- December 2018 – Co-Authored article on “How ‘Dieselgate’ Expanded into an Antitrust Violation and What This Means for You” with Stefan Meisner, Paul Thompson and Carina Kant
- 5 November 2018 – Co-Organizer of Kiev Arbitration Days (Kiev, Ukraine)
- 22 October 2018 – guest lecturer by invitation at International Arbitration Workshop at Harvard Law School on “Written Submissions in International Arbitration” (Boston, Massachusetts)
- 15 October 2018 – Speaker at International Litigation Legal-Con, Singapore, 2018 on the topics: “Enforcement Issues That Arise in Commercial Litigation and Arbitration” and “What are the specificities and the challenges of litigation in China?” (Singapore)
- August 2018 – Co-Author of “EU Considers New Protections For Consumers For Data Falsification” with Jacob Grierson, Paul Thompson, Alexis Werl, Louise Aberg and Jonathan Trèves
- 27 June 2018 – Speaker at the invitation of the President of the SCIA (Shenzhen Court of International Arbitration) on a panel regarding “The Development Trend of International Arbitration Rules and China-Related Arbitration” (New York, New York)
- 30 May 2018 – Speaker at IMN / Benchmark Litigation Finance Conference on “International Perspectives: Assessing Developments in Existing and Emerging Markets” (panel moderator and speaker) (New York, NY)
- April 2018 – Co-Author of article on new ICC Expedited Procedure with Stefano Mechelli (“The ICC Expedited Arbitration Procedures: Checking the “Fine Print”)
- 8 March 2018 – Key note speaker at conference organized by the Georgetown International Arbitration Society on the topic of state aid and arbitration (Washington, DC)
- January 24, 2018 – Speaker at McDermott International Seminar in Japan 2018, workshop on “International Arbitration in the United States and Europe” (Tokyo, Japan)

- *January 2018* – Global Tax Weekly republished my article on NAFTA
- *January 2018* – Global Training Center Newsletter republished my article on NAFTA
- *December 2017* – Co-Author of article “Multilateralism in Limbo: How bilateral treaties can fill the void for international investors” with Jacob Kuipers
- *December 2017* – Author of article “Update on the NAFTA Renegotiations: What you need to know”
- *November 2017* – Kiev Arbitration Days (on organizing committee) (Kiev, Ukraine)
- *22 September 2017* – Speaker at Eastern European Dispute Resolution Forum on “Effective Use of Experts” (Minsk, Belarus)
- *July 2017* – Author of “Global Arbitration Review: The Guide to Damages in International Arbitration - Book Review”, published in Transnational Dispute Management
- *20 April 2017* – Speaker and on organizing committee of Oil & Gas Arbitration conference with ICDR, Looking Ahead: Effectively Arbitrating Complex Disputes in the Global Energy Sector, speaker and moderator on “Top 10 Most Important Considerations in Oil and Gas Damages” (Houston, Texas)
- *30 March 2017* – Speaker at Euromoney’s Benchmark Women in Litigation Conference, speaker on “Litigation and arbitration in different jurisdictions” (Chicago, Illinois)
- *6 – 10 March 2017* – Frankfurt Investment Arbitration Moot Court competition in Frankfurt (co-organizer with University of Frankfurt); arbitrator and taught course on witness and expert cross-examination (Frankfurt, Germany)
- *3 November 2016* – Co-Organizer of Kiev Arbitration Days (Kiev, Ukraine)
- *7 – 12 March 2016* – Frankfurt Investment Arbitration Moot Court competition in Frankfurt (co-organizer with Goethe Universität Frankfurt); arbitrator and taught course on witness and expert cross-examination (Frankfurt, Germany)
- *February 2016* – Speaker at conference at the Georgetown University Law Center in Washington, DC regarding arbitrator selection and tips for dealing with arbitrators, “The Role of Tribunal Secretaries in Arbitral Proceedings”, Georgetown International Arbitration Society, Georgetown University Law Center (Washington, DC)
- *5 – 6 November 2015* – Co-Organizer of Kiev Arbitration Days (Kiev, Ukraine)
- *2 October 2015* – Mock Arbitrator and Speaker of “Mock Argument – Should Country Risk Premiums be Included in Determining a Discount Rate? Shades of *Gold Reserve v. Venezuela* and *Exxon Mobil v. Venezuela*”, Fourth Annual Juris Conference on Damages in International Arbitration (Vienna, Austria)
- *11 – 13 June 2015* -- Faculty / speaker at Foundation for International Arbitration Advocacy’s Course on Expert Witness Direct and Cross-Examinations (Washington, DC)
- *28 – 29 May 2015* – Speaker at Court of Arbitration Lewiatan’s Dispute Resolution in M&A Transactions - Tactics, Challenges and Defences, “Challenges and Future of Investment Arbitration” (Warsaw, Poland)
- *April 2015* – Co-Author of “Arbitrating Under the 2014 LCIA Rules” (published by *WoltersKluwer*) with Dr. Maxi Scherer and Dr. Remy Gerbay
- *15 March 2015* – Organizer and instructor of course on witness and expert cross-examination (Frankfurt, Germany)
- *13 March 2015* -- Speaker on Damages in International Arbitration, “Communication between Financial Experts and Arbitrators – Lost in Translation” (Frankfurt, Germany)
- *9 – 13 March 2015*: Frankfurt Investment Arbitration Moot in Frankfurt, Germany (co-organizer with Goethe Universität Frankfurt) (Frankfurt, Germany)
- *6 – 7 November 2014* – Co-Organizer of Kiev Arbitration Days (Kiev, Ukraine)
- *3 – 4 November 2014* – Speaker at AtlAS Conference on issues relating to Valuation, Compensation and Damages in International Arbitration (Atlanta, GA)
- *13 March 2014* – Speaker at McKinsey / FIRM Innovation Platform on “US Litigation Risks for Foreign Banks and Other Financial Institutions” (Frankfurt, Germany)
- *10 – 15 March 2014* – Frankfurt Investment Arbitration Moot in Frankfurt (co-organizer with University of Frankfurt) (Frankfurt, Germany)

- 10 March 2014 – Roundtable Discussions on “The Process of International Arbitration: Are Procedural Practices still divergent or are they converging?” in Frankfurt, Germany (co-organizer and speaker; co-organized with Alumni and Friends of the School of International Arbitration of Queen Mary, University of London Queen Mary, AFSIA) (Frankfurt, Germany)
- 30 January 2014 – Speaker at second McDermott International Seminar 2014 (on Investment Treaty Arbitration) in Tokyo, Japan
- January 2014 – Author of article “Deciding on Arbitrability in International Arbitrations” published in Global Legal Post
- 2014 – Contributing author of “Protection of Investments Owned by States”, in *International Investment Law*
- 2014 – Contributing author of “Protection for Non-Profit Organizations”, in *International Investment Law*
- December 2013 – Speaker at Juris Conference on Damages in International Arbitrations
- 18 November 2013 – Speaker on “Damages in International Arbitration – from Case Filing to Arbitral Award”, Second Annual Juris Conference on Damages in International Arbitrations
- 14 – 15 November 2013 – Speaker “Investment Protection and Government Contracts – Chances” and Co-Organizer of International Arbitration Conference, Kiev Arbitration Days in collaboration with Ukrainian Bar Association (Kiev, Ukraine)
- 23 April 2013 – Speaker on “Cross-Border disputes: Managing Multi-jurisdictional cases in an increasingly complex world”, ABA Section of International Law Spring Meeting
- 18 – 22 March 2013 – Frankfurt Investment Arbitration Moot (organizer of and speaker at cross-examination course for semi-finalist teams on 23 March 2013; co-organizer of Roundtable Discussion on 18 March 2013, “Illegality in International Investment Arbitration”, Alumni and Friends of the School of International Arbitration of Queen Mary, University of London, (AFSIA) (Frankfurt, Germany)
- December 2012 – Author of “What Qualifies as an Investment? A Primer on Protecting Foreign Investments (Part 2)”, *Arbitration World*
- 15 – 16 November 2012 – International Arbitration Conference “KIEV ARBITRATION DAYS 2012: THINK BIG!”, Ukrainian Bar Association, Kiev (co-organizer and speaker on “Preparing for Arbitration”) (Kiev, Ukraine)
- September 2012 – Author of “Investment Treaty Arbitration in Africa: Summary Overview”, *Arbitration World*
- June 2012 – Author of “Who Qualifies as an Investor? A Primer on Protecting Foreign Investments (Part 1)”, *Arbitration World*
- 12 – 16 March 2012 – Frankfurt Investment Arbitration Moot (organizer of and speaker at cross-examination course for semi-finalist teams on 17 March 2012; co-organizer of Roundtable Discussion on “Current Issues in Investment Arbitration Practice”, Alumni and Friends of the School of International Arbitration of Queen Mary, University of London, (AFSIA) (Frankfurt, Germany)
- February 2012 – Author of “Venezuela’s Exit from ICSID”, *Arbitration World*
- 2012 – Contributing Author of “Damages and Interest in Investment Treaty Arbitration”, in *Liber Amicorum for Neil Kaplan*
- 14 – 15 November 2011 – Co-organizer of Kiev Arbitration Days and speaker on “Managing Conflicts – Solving Disputes” (Kiev, Ukraine)
- 22 September 2011 – Speaker at Exporta / Omni Bridgeway conference "Funding & Managing Dispute Resolution" (Amsterdam)
- September 2011 – Author of “Venezuela Threatens to Terminate ICSID Membership”
- 14 – 18 March 2011 – Frankfurt Investment Arbitration Moot Court (organizer of and speaker at cross-examination course for semi-finalist teams on 19 March 2011; co-organizer of Roundtable discussion on 14 March 2012, “Current Issues in Investment Arbitration Practice”, Alumni and Friends of the School of International Arbitration of Queen Mary, University of London, (AFSIA) (Frankfurt, Germany)

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

- Member of the SIAC Users Council;
- Planning Committee, ABA International Law Section;
- Member of the Kyiv Arbitration Days Organizing Committee;
- Member of the German Institution of Arbitration (DIS40);
- Member of the ITA Americas Committee;
- Member of the Swiss Arbitration Association (ASA);
- Member of the LCIA Young International Arbitration Group;
- Member of the ICC Young Arbitrators Forum;
- Peer Review Board, *ICSID Review*;
- Member of the Rules Revising Committee for the DIS and SIAC Rules.

9. Languages

Mother tongues:

- English
- 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
- Spanish
- French

10. In which legal systems have you trained?

- | | | | | |
|---------------------------------------|---|--|--------------------------|--|
| <input type="checkbox"/> Civil Law | x | 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 type="checkbox"/> German Law | | <input type="checkbox"/> Slovakian Law | <input type="checkbox"/> | <input type="checkbox"/> European Law |

Other _____

11. What is your main jurisdiction of practice?

- US;
- Germany / Europe;
- CIS;
- Latin America;
- Asia.

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

Washington, DC and California (USA)

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

- Antitrust/Unfair competition x Damages Insolvency Power plants
- Aviation Distribution Insurance Private Intern. Law
- Banking & Finance Domain name disputes Intellect. property (IP) x Public Intern. Law
- Capital markets Employment ISDS/ Foreign invest. Real estate
- CISG Energy Joint ventures Shipping
- Civil fraud disputes Engineering x Licensing Sports
- x 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
- x Contract law Infrastructure Natural resources
- Other _____

14. Date of birth: 5 November 1976

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>.

24 June 2021

_____ and _____
Date Signature