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Nationality	Swiss and Australian

Educational/Professional Memberships

- Member of the Swiss Bar
- Member of the Singapore Bar (registered as a Foreign Lawyer)
- FCI Arb
- Member of the Arbitration Court of the Swiss Chambers' Arbitration Institution
- Member of the SIAC Users' Council
- Committee Member, YSIAC
- Member of the Drafting Committee, Arbitration Rules Revision, German Arbitration Association (DIS)
- Member of the ICC Task Force on Emergency Arbitrator Proceedings
- Member of the Editorial Board, Journal of International Arbitration
- Co-Chair, IBPA International Constructions Projects Committee
- Honorary Overseas Member, combar
- Panel of Arbitrators of the KLRCA
- International Bar Association (IBA)
- Inter-Pacific Bar Association (IPBA)
- London Court of International Arbitration (LCIA)
- Swiss Arbitration Association (ASA)
- German Arbitration Institution (DIS)
- Singapore International Chamber of Commerce
- Swiss-Asian Chamber of Commerce

Current Position

Partner and Vice-Chair of International Arbitration at Schellenberg Wittmer, Managing Director of Schellenberg Wittmer Pte Ltd, Singapore

Professional Experience/Areas of Expertise

- **Schellenberg Wittmer**, Zurich and Singapore, Partner since 2012
- **Lecturer, International Arbitration**, EBS Law School, Wiesbaden, Germany since 2013
- **Schellenberg Wittmer**, Zurich, Junior Associate and Associate 2003-2012
- **District Court of Zurich** Clerk 2005

I have extensive experience handling complex international arbitrations seated in common law and civil law jurisdictions worldwide. I have acted as counsel and arbitrator in dozens of arbitrations, both ad hoc and institutional (including ICC, LCIA, SCC, SIAC, WIPO, VIAC, DIS, UNCITRAL, Swiss Rules), involving a wide array of matters and under many different laws. His main areas of specialization include construction and engineering, energy (including oil & gas), infrastructure projects, commodities, as well as the pharmaceutical, automotive and mining industries.

I am recognized for my arbitration and construction work in leading directories including Chambers, Legal 500, Expert Guides, GAR and Who's Who Legal, who states: «*Christopher Boog is 'just brilliant', 'one of the best advocates I have ever seen' and 'definitely a leader in the field – highly respected by colleagues'*» (2017); he is «*'acclaimed' for his international arbitration work*» and noted for his «*astute legal mind*» (2015). Chambers Global (2016) remarks that «*he has an impressive range of experience and his written advocacy is very strong.*» I was shortlisted in the 'Global Rising Star of the Year' category for Euromoney's Global Arbitration Awards 2014.

Arbitration Experience

Recent Cases as Arbitrator

I am currently sitting or have recently sat as arbitrator in the following matters:

- UNCITRAL arbitration administered by SIAC – Singapore party v. Philippines party – Philippine Law – dispute over interpretation of a contract provision – Sole Arbitrator
- UNCITRAL arbitration administered by the PCA – Austrian party v. Eastern European State – seat the Netherlands – law of the respondent State – dispute over large infrastructure project – Co-Arbitrator
- ICC arbitration – German party v. U.S. party – seat Berlin – German law – dispute over unpaid royalties – Sole Arbitrator
- DIS arbitration – German party v. Gibraltar party – seat Hamburg – German law – dispute over the repayment of loans – Sole Arbitrator
- ICC arbitration – Swiss party v. Singaporean party – seat Zurich – Swiss and Singapore law – dispute over royalties – Sole Arbitrator
- ICC arbitration – Bahamas party v. Indonesian party – seat Geneva – Swiss law – dispute over a commission – Sole Arbitrator
- ICC arbitration – Turkish party v. Iraqi parties – seat Geneva – Swiss and Turkish law – Chairman
- ICC arbitration – Chinese party v. UAE party – seat Singapore – UAE law – dispute over delivery of steel billets – Sole Arbitrator
- ICC arbitration – Chinese party v. Turkish and UAE parties – seat Singapore – Chinese law – dispute over sale/purchase agreement – Sole Arbitrator
- LCIA arbitration – English party v. UAE party – seat London – English law – dispute over a distribution agreement - Chairman
- ICC arbitration – English party v. Belarus party – seat Geneva – Swiss law – dispute over the construction of a mega complex in Minsk, Belarus – Chairman
- ICC arbitration – Turkish party v. Turkish party – seat Istanbul – Turkish law – dispute over a construction project in Kazakhstan – Chairman
- DIS Rules – Omani party v. Ethiopian party – seat Bonn, Germany – German law – dispute regarding the restitution of an airplane – Sole Arbitrator
- LCIA arbitration – Kazakh party v. U.S. party – seat London – English law – dispute regarding the payment of advisory fees – Co-Arbitrator
- LCIA arbitration – Kazakh party v. U.S. party – seat London – English law – dispute regarding the payment of advisory fees – Co-Arbitrator (parallel proceedings)

- ICC arbitration – Indian party v. Turkish party – seat London – Turkish law – dispute out of a shareholders' agreement – Co-Arbitrator
- VIAC arbitration – Swiss/Russian party v. German party – seat Vienna – Swiss law – dispute over the delivery of machinery / agency agreement – Co-Arbitrator
- Ad hoc arbitration – Czech party v. Bulgarian party – seat Sofia – Bulgarian law – dispute over the refurbishment of transport equipment – Co-Arbitrator
- LCIA arbitration – Irish party v. UK party – seat London – English law – joint venture dispute – Co-Arbitrator
- ICC Arbitration – Indian party v. Turkish party – seat Geneva – Swiss law (CISG) – commodities dispute – Sole Arbitrator
- Swiss Rules arbitration – Austrian party v. Hungarian party – seat Zurich – Hungarian law – commodities dispute – Sole Arbitrator
- Rules of the German Maritime Arbitration Association – German party v. Croatian party – seat Zurich – Swiss law – dispute over an agency agreement – Co-Arbitrator

Recent Cases as Counsel

I am acting or have recently acted as counsel for:

- A football official in several parallel case arbitrations
- An Italian company against a Turkish and Korean company in a JV dispute under Swiss law
- A Indonesian company against an Italian company in an arbitration in Singapore subject to Swiss law
- Dutch, Saudi, Korean and Spanish clients in a JV dispute regarding a major infrastructure project in Saudi Arabia
- A German client in a dispute with a French company regarding a claim for variations and prolongations costs in the construction industry
- A Korean client in a dispute with its Italian joint venture partner in the energy sector
- A Japanese client in a dispute with a Swiss party regarding a distribution agreement in the pharmaceutical sector
- A Hong Kong PRC client in a Swiss Rules arbitration against a Panama client seated in Geneva, as well as in a SHIAC arbitration in Shanghai and parallel proceedings in Hong Kong PRC, in the commodities sector
- An Indonesian entity in a Swiss Rules arbitration against a Swiss company seated in Geneva in the commodities trading sector
- A Swedish and a Russian contractor in a multi-million dollar ICC arbitration against a Russian owner
- Israeli and Swiss entities against a Bermuda and a German company in a multi-billion dollar WIPO arbitration in the pharmaceutical industry
- A Swiss multi-national in a dispute against a Dutch and a Korean entity in the pharmaceutical industry with an amount in dispute exceeding EUR 100 million
- The Indian affiliate of a Finnish group of companies in a dispute under the ICC Rules against an international joint venture regarding an infrastructure project in Saudi Arabia

- A German contractor in a Swiss Rules arbitration against a Russian counterpart concerning the delivery of machinery in the mining industry
- An Italian telecommunications company against a Greek telecommunications company in a dispute over roaming fees
- A Polish company in a dispute over the delivery of natural gas
- A Canadian engineering company in a dispute with a German contractor with respect to a power plant in Germany
- A Swedish company against a Saudi-Arabian company in an ICC arbitration regarding a consultancy agreement
- German and Swedish companies against a Swedish entity in a dispute relating to a large-scale energy project
- A Swedish contractor against a Finnish sub-contractor regarding construction works on a power plant project in Sweden
- A German pharmaceutical company against an Italian group of companies in two parallel ICC arbitrations with respect to different aspects of a license and supply agreement regarding an active pharmaceutical ingredient with an overall amount in dispute of over EUR 400 million
- A German multi-national against an Italian construction company in an ICC arbitration concerning a plant in Italy
- A German company against an Italian sub-contractor in an ICC arbitration regarding the construction of a power plant in the UK
- A Dutch company against the previous shareholders of a Swiss holding corporation in an ICC arbitration concerning a post-M&A dispute
- A German engineering firm against an Italian corporation in an ICC arbitration regarding the development and supply of high precision automotive components
- A German automotive supply company against a Luxemburg supplier regarding defective automotive parts (German law)

Publications

Selected Publications

The 2016 SIAC Rules – For an even more efficient arbitral process, Asian Legal Business, November 2016, Asia Edition, p. 15 (co-authored)

The 2016 SIAC Rules: A State-of-the-Art Rules Revision Ensuring an even more Efficient Process, Volume 34 ASA Bulletin 3/2016, pp. 584-605 (co-authored)

Commentary on Articles 48 and 49 of the WIPO Arbitration Rules, in: Arroyo (ed.), Arbitration in Switzerland, The Practitioner's Guide, 2nd ed. (forthcoming 2016)

Commentary of Article 29 ICC Rules, in Arroyo (ed.), Practitioners' Guide to International Arbitration in Switzerland, 2nd ed. (forthcoming 2016)

Commentary of Appendix V ICC Rules, in Arroyo (ed.), Practitioners' Guide to International Arbitration in Switzerland, 2nd ed. (forthcoming 2016)

Commentary of Article 183 of the Swiss Private International Law Act, in Arroyo (ed.), Practitioners' Guide to International Arbitration in Switzerland, 2nd ed. (forthcoming 2016)

Special Chapter on "Interim Measures", in Arroyo (ed.), Practitioners' Guide to International Arbitration in Switzerland, 2nd ed. (forthcoming 2016)

Swiss chapter, in *International Mediation Guide*, 2nd ed., published by Clifford Chance, July 2016, pp. 94-95 (co-authored)

Landmark Swiss Decision on Failure to Comply with a Mandatory Pre-arbitral Tier, Kluwer Arbitration Blog, 3 May 2016

The Enforcement of Foreign Arbitral Awards in the Russian Federation, CIETAC Newsletter 7/2015, pp. 2-11

Der Auftrag nach Schweizer Recht [The Mandate under Swiss Law], RIW 5/2015, 245-256 (co-authored)

The New SIAC/SIMC AMA-Protocol: A Seamless Multi-tiered Dispute Resolution Process Tailored to the User's Needs, *Asian Dispute Review*, April 2015, pp. 91-96

The Swiss Chambers' Arbitration Institution, *Getting the Deal Through – Arbitration 2015* (co-authored)

The Singapore International Mediation Centre and the new AMA-Procedure – finally what users have always wanted?, Schellenberg Wittmer Newsletter January 2015

Commentary on Articles 73 and 80 CISG, in Brunner (ed.), *UN-Kaufrecht – CISG*, 2nd ed. 2014 (co-authored)

Preliminary Orders and the Emergency Arbitrator: Urgent interim Relief by an Arbitral Decision Maker in Exceptional Circumstance, in Voser (ed.), *10 Years of Swiss Rules of International Arbitration*, ASA Special Series No. 44 (2014), pp. 71-82 (co-authored)

Arbitrating IP Disputes: the 2014 WIPO Arbitration Rules, *The Korean Association of Arbitration Studies (KAAS) – Journal of Arbitration Studies*, Vol. 24 No. 3 2014 (co-authored)

Commentary on Articles 360-366 and Articles 374-375 of the Swiss Code of Civil Procedure (Swiss Domestic Arbitration Act), *Berner Kommentar 2014* (co-authored)

Swiss Chambers' Arbitration Institution, *Getting the Deal Through – Arbitration 2014* (co-authored)

Chapter on "Interim Measures", in Geisinger/Voser (eds), *International Arbitration in Switzerland*, Kluwer 2013 (co-authored)

Commentary of Article 29 ICC Rules, in Arroyo (ed.), *Practitioners' Guide to International Arbitration in Switzerland*, 2013

Commentary of Appendix V ICC Rules, in Arroyo (ed.), *Practitioners' Guide to International Arbitration in Switzerland*, 2013

Commentary of Article 183 of the Swiss Private International Law Act, in Arroyo (ed.), *Practitioners' Guide to International Arbitration in Switzerland*, 2013

Special Chapter on "Interim Measures", in Arroyo (ed.), *Practitioners' Guide to International Arbitration in Switzerland*, 2013

Arbitrability, Foreign Mandatory Law and the Lazy Myth of the Arbitral Tribunal's Obligation to Render an Enforceable Award, *ASA Bulletin* 3/2013, pp. 647-658 (co-authored)

Interim Measures – Relevance of the Courts at the Place of Arbitration and Other Places, in Ferrari (ed.), *Forum Shopping in the International Arbitration Context*, 2013, pp. 199-233

Swiss Rules of International Arbitration (2012): a step-by-step guide, Practice Note published by Practical Law Company 2013 (co-authored)

Der Werkvertrag nach Schweizer Recht – Wissenswertes für den Praktiker, [Work Contracts under Swiss Law – What Practitioners should know], *RIW* 12 (2012), pp. 817-832 (co-authored)

ICC Emergency Arbitrator Proceedings: An Overview, in: Interim, Conservatory and Emergency Measures in ICC Arbitration, ICC International Court of Arbitration Bulletin, vol. 22, Special Supplement (2011), pp. 81-92 (co-authored)

Arbitration in Switzerland, Practice Note, Practical Law Company PLC (2011)

The New ICC Emergency Arbitrator Rules, Transnational Notes, Reflections on Transnational Litigation and Commercial Law (27 September 2011)

Die Durchsetzung einstweiliger Massnahmen in internationalen Schiedsverfahren [Enforcement of Interim Measures in International Arbitration], PhD thesis Zurich 2010 (2011)

The laws governing interim measures in international arbitration, in Kröll/Ferrari (eds), Conflict of Laws in International Arbitration, 2011, pp. 409-457

Swiss Rules of International Arbitration – Time to Introduce an Emergency Arbitrator Procedure?, ASA Bulletin 3/2010, pp. 462 et seq.

Swiss Federal Tribunal rules on tribunal-ordered interim measures for the first time, PLC Monthly Arbitration Report, May 2010 (co-authored)

Federal Tribunal sets aside CAS award for lack of a valid arbitration agreement, PLC Monthly Arbitration Report, January 2010 (co-authored)

The new CEDR Rules for the Facilitation of Settlement in International Arbitration – A very useful and welcome tool, Kluwer Arbitration Blog, 7 January 2010 (co-authored)

Die Wahl des Schweizer Rechts – was man wissen sollte [Choice of Swiss Law – what you should be aware of], RIW 3 (2009), pp. 126 et seq. (co-authored)

Pitfalls in proceedings to set aside an arbitral award in Switzerland, Kluwer Arbitration Blog, 26 March 2009 (co-authored)

How to Deal with Multi-tiered Dispute Resolution Clauses, Note on the Swiss Federal Supreme Court's Decision 4A_18/2007 of 6 June 2007, ASA Bulletin 1/2008, pp. 103 et seq.

Streiterledigung bei Grossprojekten II: Die ICC Dispute Board Rules [Dispute Resolution in Major Projects II: The ICC Dispute Board Rules], Anwaltsrevue 11/12 (2007), pp. 494 et seq.

Languages

English (native), German (native), French, basic working knowledge of Dutch and Italian

For detailed curriculum vitae of this arbitrator, please send your request to corpcomms@siac.org.sg.