

# Dr. Manuel Arroyo

*Attorney-at-Law, LL.M., MCI Arb*



## CV

### Personal Data

<i>birth date/place</i>	8 January 1970, Basel (Switzerland)
<i>nationality</i>	Swiss and Spanish (dual citizenship)
<i>email</i>	arroyo@naterdallafior.ch
<i>telephone</i>	+41 44 250 45 70 (direct) +41 76 339 90 23 (mobile)
<i>office address</i>	Nater Dallafior Rechtsanwälte AG, Hottingerstrasse 21, 8032 Zurich (Switzerland)
<i>online profile</i>	<a href="http://www.naterdallafior.ch/de/anwaelte/partner/manuel-arroyo/19/">http://www.naterdallafior.ch/de/anwaelte/partner/manuel-arroyo/19/</a>

### Law Degrees

<i>June 2007</i>	<i>LL.M.</i> (Master of Laws): Stockholm University Law Faculty
<i>June 2002</i>	<i>Advokat</i> (Attorney-at-Law): Basel High Court of Appeal
<i>June 2001</i>	<i>Dr. iur.</i> (Doctor of Laws): Basel University Law Faculty
<i>Dec. 1998</i>	<i>Lic. iur.</i> (Bachelor of Laws): Basel University Law Faculty

### Languages

<i>native languages</i>	German and Spanish (bilingual)
<i>other languages</i>	fluent in English (main working language), French and Italian

## Education

2006-2007	<i>LL.M. in International Commercial Arbitration Law</i> Stockholm University, June 2007, with highest grade (A) in both the final examinations as well as the diploma work
2001-2002	Internships/study for the bar: Basel Bar Council <i>Admitted to the Basel Bar</i> on 13 June 2002
1999-2001	Doctoral studies in Law: Basel University Law Faculty <i>Dr. iur., Magna Cum Laude</i> , 23 June 2001
1993-1998	Law studies: Basel University Law Faculty <i>Lic. iur., Magna Cum Laude</i> , 3 December 1998
1991-1992	Studies in Spanish, English and Italian: Basel University
1986-1987	Exchange student in the U.S. at Caddo Magnet High School in Shreveport, Louisiana (2 semesters)

## Accolades

- *The "outstanding" Manuel Arroyo "does a great job as arbitrator" according to sources, who consider him "very knowledgeable" of international arbitration proceedings and commend his "sophisticated approach"; "Manuel Arroyo is a well-recognised figure in the Swiss arbitration market who comes highly recommended for his 'strong academic background'"*  
(Who's Who Legal, 2018/2019);
- *"Skilled and pro-active arbitrator Manuel Arroyo"*  
(The Legal500 EMEA, 2018);
- *"Practice head Manuel Arroyo is a very diligent, professional and seasoned arbitrator"; he "has impressive analytical skills and a deep knowledge of arbitration law"* (The Legal500 EMEA, 2017/2016);
- *"Manuel Arroyo is highly commended by peers for his capability as a counsel in a range of international arbitration proceedings"*  
(Who's Who Legal, 2017);
- *"Highly recommended" for international arbitration*  
(Litigation & International Arbitration Report, Leaders League, 2016-2018);

- Praised as "*international arbitration expert*" in Germany's leading arbitration journal for benchmark publication (SchiedsVZ, June 2015).

## Professional Experience

- ***Partner with Nater Dallafior, Zurich (since May 2017)***  
Arbitrator (co-arbitrator, chairman, sole arbitrator) and counsel to parties in international arbitrations under the ICC, DIS, UNCITRAL, VIAC, SCC, LCIA and Swiss Rules.
- ***Partner and Head of Arbitration at Meyerlustenberger Lachenal, Zurich (October 2011 – April 2017)***  
Head of Arbitration. Counsel to parties and arbitrator (co-arbitrator, chairman, sole arbitrator) in 38 international arbitrations under the ICC, DIS, UNCITRAL, VIAC, SCC, LCIA and Swiss Rules. Counsel to parties in several state court litigations.
- ***Attorney-at-Law at Bär & Karrer, Zurich (Oct. 2007 – Sept. 2011)***  
Counsel/co-counsel to parties in 22 international arbitrations conducted under the ICC, DIS, SSC, UNCITRAL, LCIA and Swiss Rules of International Arbitration  
Arbitrator in 3 proceedings under the UNCITRAL Rules, the ICC and the Swiss Rules. Counsel to parties in several state court litigations.
- ***Law clerk at the Swiss Federal Supreme Court, Lausanne (Jan. 2004 – June 2006)***  
Main occupation (full time). Involvement in 124 Supreme Court decisions, mainly concerning commercial contract disputes and challenges of arbitral awards rendered in international arbitrations having their seat in Switzerland.  
Assisted the Supreme Court Judges in legal matters relating to Commercial Law, Construction and Real Estate Law, Contract Law, Tort Law, IP Law and Private International Law; submitted own draft decisions for approval to the Judges on the one hand, and reviewed their draft decisions on the other.
- ***Lecturer at the Zurich University of Applied Sciences (2005/2006)***  
Secondary occupation (part time). Lectured 5 hours a week in Commercial Law (Contract Law, Construction and Real Estate Law, Tort Law) at the Institute of Business Law; was also responsible for preparing the students for the examinations, including the assessment of their examination papers.

- ***Attorney-at-Law at Python Peter, Geneva (Sept. 2002 – Dec. 2003)***  
Mainly acted in the field of Commercial Law, Contract and Company Law as well as International Private Law. Drafted submissions, and represented clients in court in state court litigations; also drafted several legal opinions concerning Swiss Contract Law in English.
- ***Internships in Basel at the Department of Justice and a business law firm (2000/2001)***
- ***Research and Teaching Assistant at Basel University Law Faculty (1999)***

## **Publications**

1. *Arbitration in Switzerland – The Practitioner's Guide*, sole editor and co-author, Kluwer Law International, 2018, 2<sup>nd</sup> ed., 2'957 pages, 2 volumes (considered as the most comprehensive treatise on the law and practice of international arbitration in Switzerland)
2. *Commentary on Article 190 PILS (Finality and Challenge of the Award)*, in: M. Arroyo (ed.), *Arbitration in Switzerland - The Practitioner's Guide*, Kluwer Law International, 2<sup>nd</sup> ed., 2018, pp. 266-350
3. *Commentary on Article 191 PILS (Competent Judicial Authority)*, in: M. Arroyo (ed.), *Arbitration in Switzerland – The Practitioner's Guide*, Kluwer Law International, 2<sup>nd</sup> ed., 2018, pp. 351-375
4. *Commentary on Art. 42 Swiss Rules of International Arbitration (Expedited Procedure)*, in: M. Arroyo (ed.), *Arbitration in Switzerland – The Practitioner's Guide*, Kluwer Law International, 2<sup>nd</sup> ed., 2018, pp. 842-861
5. *Commentary on Art. 30 ICC Arbitration Rules (Expedited Procedure)*, in: M. Arroyo (ed.), *Arbitration in Switzerland – The Practitioner's Guide*, Kluwer Law International, 2<sup>nd</sup> ed., 2018, pp. 2429-2434
6. *Commentary on Appendix VI of the ICC Arbitration Rules (Expedited Procedure Rules)*, in: M. Arroyo (ed.), *Arbitration in Switzerland – The Practitioner's Guide*, Kluwer Law International, 2<sup>nd</sup> ed., 2018, pp. 2435-2445

7. *Commentary on Art. 37 ICC Arbitration Rules* (Advance to cover the costs of the arbitration), in: M. Arroyo (ed.), *Arbitration in Switzerland – The Practitioner's Guide*, Kluwer Law International, 2<sup>nd</sup> ed., 2018, pp. 2463-2478
8. *Commentary on Art. 38 ICC Arbitration Rules* (Decisions as to the costs of the arbitration), in: M. Arroyo (ed.), *Arbitration in Switzerland – The Practitioner's Guide*, Kluwer Law International, 2<sup>nd</sup> ed., 2018, pp. 2479-2492
9. *Schiedsklauseln und Schiedsvertrag*, in: Münch/Böhringer/Kasper Lehne/Probst (ed.), *Schweizer Vertragshandbuch - Musterverträge für die Praxis*, 3<sup>rd</sup> ed., Basel 2018, pp. 97 et seqq. and pp. 135 et seqq.
10. *Die Wohn- und Geschäftsraummiete*, in: Münch/Böhringer/Kasper Lehne/Probst (ed.), *Schweizer Vertragshandbuch – Musterverträge für die Praxis*, 3<sup>rd</sup> ed., Basel 2018, pp. 433 et seqq. and pp. 457 et seqq.
11. *La procedura arbitrale*, in: M.V. Benedetelli, C. Consolo, L.G. Radicati di Bronzolo (eds.), *Commentario breve al Diritto dell'Arbitrato nazionale ed internazionale (Breviaria Iuris)*; Parte II: Arbitrato Internazionale; Titolo VI, second edition, Milano 2017, pp. 921 et seqq. (co-authored with Cesare Jermini)
12. *When arbitrators miss the deadline for notifying the award... and how to avoid this nightmare*, Case Note on Supreme Court decision BGE 140 III 75, in: *Belgian Review of Arbitration*, b-arbitra, 2016/2, pp. 185-194
13. *Commentary on Articles 381-384 Swiss Code of Civil Procedure (ZPO)*, in: Sutter-Somm/Hasenböhler/Leuenberger (eds.), *Kommentar zur Schweizerischen Zivilprozessordnung (ZPO)*, 3<sup>rd</sup> ed., Zurich/Basel/Geneva 2016, pp. 3047-3093
14. *The New LCIA Rules*, in: C. Müller/S. Besson/A. Rigozzi (eds.), *New Developments in International Commercial Arbitration 2015*, Zurich/Basel/Geneva 2015, pp. 27-109
15. *Arbitration in Switzerland - The Practitioner's Guide*  
Sole editor and co-author, Kluwer Law International, 2013, 1'656 pages
16. *Commentary on Article 190 PILS (Finality and Challenge of Award)*  
in: M. Arroyo (ed.), *Arbitration in Switzerland - The Practitioner's Guide*, Kluwer Law International, 2013, pp. 204-264
17. *Commentary on Article 191 PILS (Competent Judicial Authority)*  
in: M. Arroyo (ed.), *Arbitration in Switzerland - The Practitioner's Guide*, Kluwer Law International, 2013, pp. 265-282
18. *Der Schiedsspruch: Anwendbares Recht (Art. 381 ZPO)*, in: Thomas Sutter-Somm/Franz Hasenböhler/Christoph Leuenberger (eds.), *Kommentar zur*

- Schweizerischen Zivilprozessordnung (ZPO), 2<sup>nd</sup> ed., Zurich/Basel/Geneva 2013, pp. 2724 et seqq.
19. *Beratung und Abstimmung des Schiedsgerichts (Art. 382 ZPO)*, in: Thomas Sutter-Somm/Franz Hasenböhler/Christoph Leuenberger (eds.), *Kommentar zur Schweizerischen Zivilprozessordnung (ZPO)*, 2<sup>nd</sup> ed., Zurich/Basel/Geneva 2013, pp. 2738 et seqq.
  20. *Zwischen- und Teilschiedssprüche (Art. 383 ZPO)*, in: Thomas Sutter-Somm/Franz Hasenböhler/Christoph Leuenberger (eds.), *Kommentar zur Schweizerischen Zivilprozessordnung (ZPO)*, 2<sup>nd</sup> ed., Zurich/Basel/Geneva 2013, pp. 2748 et seqq.
  21. *Der Inhalt des Schiedsspruches (Art. 384 ZPO)*, in: Thomas Sutter-Somm/Franz Hasenböhler/Christoph Leuenberger (eds.), *Kommentar zur Schweizerischen Zivilprozessordnung (ZPO)*, 2<sup>nd</sup> ed., Zurich/Basel/Geneva 2013, pp. 2756 et seqq.
  22. *The new Swiss Rules of International Arbitration 2012 - Legal & Tax Update December 2012*
  23. *SWITZERLAND — A Location for International Arbitration*, Acquisition International, February 2012, p. 36
  24. *Which is the better approach to Jura Novit Arbitrator - the Swiss or English?* in: Müller / Rigozzi (eds.), *New Developments in International Commercial Arbitration*, Zurich 2011, pp. 27 et seqq.
  25. *The new ICC Rules of Arbitration 2012 – Die neue ICC-Schiedsordnung 2012*, in: Meyerlustenberberger Newsletter (December 2011)
  26. *Schiedsabreden im Kotierungsreglement - Besprechung des Urteils des Bundesgerichts 4A\_533/2010 vom 1. Dezember 2010*, GesKR 2/2011, pp. 245 et seqq. (co-authored with Till Spillmann)
  27. *"FIFA shall be the sole arbitrator" - a valid arbitration clause under Swiss law*, ASA Bulletin 2010, no. 2, pp. 392 et seqq. (co-authored with Tina Wüstemann)
  28. *La disciplina del procedimento arbitrale*, in: M.V. Benedetelli, C.Consolo, L.G. Radicati di Bronzolo (ed.), *Commentario breve al Diritto dell'Arbitrato nazionale ed internazionale (Breviaria Iuris No. 24); Parte II: Arbitrato Internazionale; Titolo VI: La procedura arbitrale*, Milano 2010, pp. 785 et seqq. (co-authored with Cesare Jermini)
  29. *La lingua dell'arbitrato*, in: M.V. Benedetelli, C. Consolo, L.G. Radicati di Bronzolo (ed.), *Commentario breve al Diritto dell'Arbitrato nazionale ed internazionale (Breviaria Iuris No. 24); Parte II: Arbitrato Internazionale; Titolo VI: La procedura arbitrale*, Milano 2010, pp. 828 et seqq. (co-authored with Cesare Jermini)

30. *Der Mietvertrag (Wohnung)*, in: Peter Münch, Peter Böhringer, Sabina Kasper Lehne, Franz Probst (ed.), Schweizer Vertragshandbuch - Musterverträge für die Praxis, ed. 2, Basel 2010, pp. 343 et seqq.
31. *Der Mietvertrag (Geschäftslokal)*, in: Peter Münch, Peter Böhringer, Sabina Kasper Lehne, Franz Probst (ed.), Schweizer Vertragshandbuch - Musterverträge für die Praxis, ed. 2, Basel 2010, pp. 365 et seqq.
32. *Schiedsklauseln*, in: Peter Münch, Peter Böhringer, Sabina Kasper Lehne, Franz Probst (ed.), Schweizer Vertragshandbuch - Musterverträge für die Praxis, ed. 2, Basel 2010, pp. 51 et seqq.
33. *Der Schiedsvertrag*, in: Peter Münch, Peter Böhringer, Sabine Kasper Lehne, Franz Probst (ed.), Schweizer Vertragshandbuch - Musterverträge für die Praxis, ed. 2, Basel 2010, pp. 89 et seqq.
34. *Pitfalls of Waiver Agreements under Article 192 PILS in Multi-Contract Settings - Some Remarks on Swiss Federal Court Decision 134 III 260*, ASA Bulletin 2009, no. 1, pp. 103 et seqq. (co-authored with Cesare Jermini)
35. *Dealing with Dissenting Opinions in the Award: Some Options for the Tribunal*, ASA Bulletin 2008, no. 3, pp. 437-465
36. *Lis Pendens in International Arbitration – The newly adopted Swiss approach*, Stockholm International Arbitration Review 2007, vol. 1, pp. 19-39
37. *Schweizer Vertragshandbuch, Musterverträge für die Praxis*, Münch/Böhringer/Kasper/Probst [Hrsg.], Basel 2006 (Kurzkomentierung der Geschäftsraum- und Wohnungsmiete, 42 pages, pp. 225-267)
38. *Rechtsnatur des Anspruchs der Aktionäre, zum Sonderprüfungsbericht Ergänzungsfragen zu stellen, und Anfechtung der Ablehnung ihres Gesuchs vor Bundesgericht* (ZBJV 2006, 7./8., pp. 631 et seqq.)
39. *Praxis des Bundesgerichts zur Herausgabe von Retrozessionen und Finder's Fees im Rahmen eines Vermögensverwaltungsvertrages* (ZBJV 2006, 7./8., pp. 625 et seqq.)
40. *Rechtsfolgen bei unterlassener Anzeige einer Massenentlassung an das Arbeitsamt* (ZBJV 2006, 6, pp. 555 et seqq.)
41. *Internationale Schiedsgerichtsbarkeit: Unbeachtlichkeit drittstaatlicher Eingriffsnormen bei gültigem Rechtsmittelverzicht nach Art. 192 IPRG* (ZBJV 2006, 2, pp. 181 et seqq.)
42. *Zu Sinn und Tragweite von Art. 310 Abs. 2 SchKG - Verbindlichkeiten der Masse in der Nachlassstundung* (Basler Juristische Mitteilungen 2003, pp. 233-277)

43. *Für den zeitlichen Wirkungsbereich der Décharge ist der Zeitpunkt der schadensstiftenden Pflichtverletzung massgeblich und nicht jener des Schadenseintritts (ZBJV 2005, pp. 814 et seqq.)*
44. *Der fehlende Gerichtsstand in der Schweiz bei vertraglichen Streitigkeiten mit hiesigen Zweigbetrieben ausländischer Gesellschaften - Praxis des Bundesgerichts zu Art. 112 IPRG (Jusletter of 4 April 2005)*
45. *Die unentgeltliche Rechtspflege wird nicht für einen Prozess, sondern einer Prozesspartei gewährt - Praxis des Bundesgerichts zu Art. 29 Abs. 3 BV (Jusletter of 25 April 2005)*
46. *Zur rechtsmissbräuchlichen Geltendmachung des mangelnden Schlichtungsverfahrens in Mietstreitigkeiten nach Art. 274a OR und Verwirkung prozessualer Einreden im Allgemeinen (Jusletter of 23 May 2005)*
47. *Voraussetzungen konkludent geschlossener Aufhebungsverträge und gerechtfertigter fristloser Kündigungen - Praxis des Bundesgerichts zum Arbeitsvertrag (Jusletter of 6 June 2005)*
48. *Die Einrede "dolo agit, qui petit, quod statim redditurus est" im Rahmen von fiduziarischen Abtretungen und Kettenzessionen (Jusletter of 25 July 2005)*
49. *Risiken des Bestellers bei Pauschalwerklohnvereinbarungen und Unwirksamkeit von unter Vorbehalt abgegebenen Verrechnungserklärungen (ZBJV 2005, pp. 527 et seqq.)*
50. *Absolute Nichtigkeit von nicht auf dem amtlichen Formular erfolgten Mietzinserhöhungen; Verwirkung des entsprechenden Rückforderungsrechts bei Rechtsmissbrauch (ZBJV 2005, pp. 623 et seqq.)*
51. *Kein Erlöschen der Vollmacht mit Eintritt der Handlungsunfähigkeit des Vollmachtgebers bei vorgängiger Vereinbarung ihres Weiterbestehens (ZBJV 2005, pp. 620 et seqq.)*
52. *Praxis des Bundesgerichts zur Gleichberechtigung von Mann und Frau (1848-1981), Doctoral Thesis, Basel 2001, 235 pages, Basler Studien zur Rechtswissenschaft, 2001, Helbing & Lichtenhahn (ed.), vol. 64/B*



## Speaking Engagements

1. *Rechtliches Gehör, Rügepflicht und Kausalität – Rechtsprechung des Schweizerischen Bundesgerichts*, Organizer: ArbAut-ASA-LIS, 21 September 2018, Vienna
2. *What do users expect of arbitration? What are their concerns?*, Panel Chair/Moderator, Organizer: Center for International Legal Studies (CILS), 7 June 2018, Salzburg
3. *The Tribunal's Role in Complex Construction Arbitrations: Dos & Don'ts (especially in serial and parallel arbitrations)*, Organizer: CAM-SCAI-TILPA, 24 May 2018, Geneva
4. *Practical tips on challenging international arbitral awards in Switzerland*, Organizer: Swiss Arbitration Academy (SAA), 29 January 2018, Zurich
5. *Arbitrating Intra-Corporate Disputes*, Keynote Speech & Concluding Remarks, Organizer: ICC/CEPANI, 9 December 2016, Brussels
6. *Multi-tiered ADR clauses: Best (and worst) practices of arbitral tribunals when dealing with objections that the pre-arbitral dispute resolution tier was not complied with*, Organizer: CILS, 4 June 2016, Salzburg
7. *Should arbitrators award legal costs incurred in court proceedings relating to the arbitration?*, Organizer: International Centre for Dispute Resolution (ICDR), 20 March 2016, Vienna
8. *The new LCIA Rules, New Developments in International Commercial Arbitration 2015*, Organizer: CEMAJ, *Centre de recherche sur les modes amiables et juridictionnels de gestion des conflits*, 13 November 2015, Neuchâtel
9. *La urgencia en el arbitraje – El arbitraje acelerado en el Reglamento Suizo de Arbitraje/L'urgenza nell'arbitrato – L'arbitrato rapido nel Regolamento svizzero d'arbitrato; Tempus Fugit*, Organizer: Club Español del Arbitraje (CEA) Italy, 23 October 2015, Rome
10. *Appeal proceedings before the Swiss Federal Supreme Court and recent case law*, Organizer: Swiss Arbitration Academy (SAA), 22 June 2015, Zurich
11. *La Eficiencia en Arbitraje: Mito y Realidad / Efficiency in Arbitration: Myth and Reality*, Organizer: Club Español del Arbitraje (CEA) Switzerland, Germany and Austria, 8 May 2015, Zurich
12. *Expert Evidence in Arbitration*, International Arbitration Congress, Organizer: Barcelona Bar Association, 17 October 2014, Barcelona
13. *Post-Award Issues in International Arbitration*, Organizer: Swiss Arbitration Academy, 19 June 2014, Zurich

14. *Arbitration and Intellectual Property*, International Arbitration Symposium, Organizer: Center for International Legal Studies (CILS), 23 May 2014, Salzburg
15. *The managerial (or mismanaging) arbitrator: What are the limits of his power and the requirements of his duty?*, Organizer: SCC/SAA/Stockholm University (Mastering the Challenges in International Arbitration), 29-30 August 2013, Stockholm
16. *Appointment of the Arbitral Tribunal – Do's and Don'ts*, Organizer: ASA/CEA (The Taboos in International Arbitration), 6 October 2012, La Lécherette
17. *Salient Features of the Swiss Federal Supreme Court*, Organizer: Swiss Arbitration Academy, 25 June 2012, Geneva
18. *International Arbitration and Dispute Resolution conference* (Jura Novit Curia), Organizer: Center for International Legal Studies (CILS), 25 May 2012, Salzburg
19. *Recent Developments in Switzerland* (revision of the Swiss Rules/latest Supreme Court case law), Organizer: Chartered Institute of Arbitrators (CIArb)/Club Español del Arbitraje (CEA), 20 April 2012, Madrid
20. *Which is the better approach to Jura Novit Arbitrator - the Swiss or the English?*, New Developments in International Commercial Arbitration 2010, Organizer: CEMAJ, *Centre de recherche sur les modes amiables et juridictionnels de gestion des conflits*, 12 November 2010, Neuchâtel
21. *Wie endgültig ist ein Final Award? Die Schiedsbeschwerde an das Schweizerische Bundesgericht*, ZAV-Fachgruppenveranstaltung vom 8. November 2010, Organizer: ZAV Fachgruppe Schiedsrecht / ASA Lokalgruppe Zürich, 8 November 2010, Zurich
22. *Do's & Don'ts in proceedings before the Swiss Federal Supreme Court - having regard to the basic attitude of the Supreme Court judges and law clerks towards appeals*, Challenge and Enforcement of Arbitral Awards, Organizer: Swiss Arbitration Academy, 19 June 2010, Zurich
23. *Due Process in internationalen Schiedsverfahren - Ein Rechtsvergleich von Gerichtsentscheiden aus England und der Schweiz zur Anfechtung von Schiedssprüchen wegen Verletzung des rechtlichen Gehörs*, "Due Process" in Schiedsverfahren, Organizer: Fachgruppe Schiedsgerichtsrecht ZAV / ASA Lokalgruppe Zürich, 26 October 2009, Zurich
24. *The internal workings of the Swiss Federal Supreme Court when dealing with written submissions (appeals in general and challenges of arbitral awards in particular)*, From the Hearing to the Challenge and Enforcement of the Award, Organizer: Swiss Arbitration Academy, 22 June 2009, Geneva
25. *Drafting challenges against international arbitral awards rendered in Switzerland*, Challenge of Awards - Do's and Don'ts (Organizer: ASA Below 40), 7 May 2009, Geneva

26. *Confidentiality in International Arbitration Proceedings* (Confidenzialità della procedura arbitrale), Organizer: Swiss Arbitration Association Group Ticino/Gruppo ASA della Svizzera Italiana, GASI, 19 February 2009, Lugano

27. *The Interplay of National Arbitration Laws and International Arbitration Rules*, Introduction to International Commercial Arbitration, Organizer: Bär & Karrer AG, 1 April 2008, Zurich

## **Memberships**

1. Chartered Institute of Arbitrators (MCI Arb), London
2. Club Español del Arbitraje (CEA), Madrid
3. German Institution of Arbitration (DIS)
4. International Bar Association (IBA)
5. Swiss Arbitration Association (ASA)
6. International Council for Commercial Arbitration (ICCA)
7. International Centre for Dispute Resolution (ICDR), New York
8. Swiss Bar Association (SAV) and Zurich Bar Association (ZAV)