## **EU-U.S. DPF, UK Extension to the EU-U.S. DPF, and Swiss-U.S. DPF Arbitrator**

Allen Brandt

The Depository Trust & Clearing Corporation (DTCC)

Current Employer-Title The Depository Trust & Clearing Corporation - Associate General Counsel & Data

**Protection Officer** 

**Profession** A lawyer with over 20 years of privacy and data protection experience, Certified

Information Privacy Professional (FIP, CIPP/EU, CIPP/US, CIPM).

Work History Executive Director, Associate General Counsel & Chief Privacy Officer, The

Depository Trust & Clearing Corporation, 2015-Present; Chief Privacy Officer, Amplify Education, 2015; Chief Privacy Official, Director, Corporate Counsel, Data Privacy & Security, Graduate Management Admission Council, 2006-2014;

Chief Privacy Officer and General Counsel, Virtumundo, 2004-2006.

Experience & Expertise in U.S. Privacy Law and EU Data Protection Law and, As Appropriate, Any Other European Data Protection Law

I have created a number of global privacy programs for multinational organizations which included creating policies and procedures to comply with local laws; managed privacy, confidentiality, and data protection incidents, and staff training. I have had extensive conversations with regulators and outside counsel to create new policies and protections to enable the transfer of personal data from the EU and UK to the US.

Experience & Training in Alternative Dispute Resolution

I have formal mediation training and experience and I have mediated or arbitrated cases including employment and as a BBB Safe Harbor arbitrator.

**Professional Licenses** 

Admitted to the Bar: California, 1989 (inactive); Missouri, 2003; New Jersey inhouse counsel, 2016; U.S. District Court: Western District of Missouri, 2003; U.S.

Supreme Court, 2003.

**Professional Associations** 

International Association of Privacy Professionals, Association of Corporate

Counsel.

Education Albany Law School (LLM, Summa Cum Laude – 2019); Western State University

College of Law (JD – 1988); Western State University (BL – 1986).

Allen Brandt

As described respectively in Annex I of the EU-U.S. Data Privacy Framework ("EU-U.S. DPF") Principles, the Letter from the U.S. Department of Commerce's International Trade Administration ("ITA") regarding the UK Extension to the EU-U.S. DPF, and Annex I of the Swiss-U.S. Data Privacy Framework ("Swiss-U.S. DPF") Principles, an EU/EEA, UK (or Gibraltar), or Swiss individual has the option to invoke binding arbitration to determine whether a participating organization has violated its obligations under the DPF Principles as to that individual and whether any such violation remains fully or partially unremedied ("residual claims").

The International Centre for Dispute Resolution® ("ICDR®") is the international division of the American Arbitration Association® ("AAA®") and the administrator for the EU-U.S. DPF Annex I Binding Arbitration Program and the Swiss-U.S. DPF Annex I Binding Arbitration Program. The ICDR-AAA provides arbitrators to parties on cases administered by the ICDR-AAA under the ICDR-AAA® EU-U.S. DPF Annex I Arbitration Rules and the ICDR-AAA® Swiss-U.S. DPF Annex I Arbitration Rules.

All information contained in this resume has been provided directly by the arbitrator in connection with potential selection for arbitrations brought pursuant to Annex I of the DPF Principles. Unless specified otherwise in their biographical information, arbitrators on the ICDR-AAA® EU-U.S. Data Privacy Framework Arbitrators roster or the ICDR-AAA® Swiss-U.S. Data Privacy Framework Arbitrators roster are not members of any other ICDR-AAA® roster of arbitrators.

Languages English

Publications, Speeches IAPP Conferences; Association of Corporate Counsel; Practicing Law Institute (PLI); NYU Tandon School of Engineering.

## Allen Brandt

As described respectively in Annex I of the EU-U.S. Data Privacy Framework ("EU-U.S. DPF") Principles, the Letter from the U.S. Department of Commerce's International Trade Administration ("ITA") regarding the UK Extension to the EU-U.S. DPF, and Annex I of the Swiss-U.S. Data Privacy Framework ("Swiss-U.S. DPF") Principles, an EU/EEA, UK (or Gibraltar), or Swiss individual has the option to invoke binding arbitration to determine whether a participating organization has violated its obligations under the DPF Principles as to that individual and whether any such violation remains fully or partially unremedied ("residual claims").

The International Centre for Dispute Resolution® ("ICDR®") is the international division of the American Arbitration Association® ("AAA®") and the administrator for the EU-U.S. DPF Annex I Binding Arbitration Program and the Swiss-U.S. DPF Annex I Binding Arbitration Program. The ICDR-AAA provides arbitrators to parties on cases administered by the ICDR-AAA under the ICDR-AAA® EU-U.S. DPF Annex I Arbitration Rules and the ICDR-AAA® Swiss-U.S. DPF Annex I Arbitration Rules.

All information contained in this resume has been provided directly by the arbitrator in connection with potential selection for arbitrations brought pursuant to Annex I of the DPF Principles. Unless specified otherwise in their biographical information, arbitrators on the ICDR-AAA® EU-U.S. Data Privacy Framework Arbitrators roster or the ICDR-AAA® Swiss-U.S. Data Privacy Framework Arbitrators roster are not members of any other ICDR-AAA® roster of arbitrators.