Swiss-U.S. DPF Arbitrator

Cyrill P. Rigamonti

University of Bern

Current Employer-Title University of Bern, Switzerland – Professor of Law

Profession Full-Time Tenured Professor of Law; Director, Institute for Economic Law; Chair,

Department of Economic Law; Faculty Director and Founder, Center for the Law of

Innovation and Competition (CLIC), all at the University of Bern

Work History Professor of Law, University of Bern, 2007-Present; Associate Attorney, CMS von

Erlach (law firm), 2001-2007; Research and Teaching Assistant, Harvard Law School, 2003-2005; Legal Trainee, CMS von Erlach (law firm), 1999-2000; Legal Intern, U.S. Court of Appeals for the Federal Circuit, 1999; Legal Intern, Dickstein,

Shapiro, Morin & Oshinsky LLP (law firm), 1998.

Experience & Expertise in U.S. Privacy Law and Swiss Data Protection Law, and, As

Appropriate, Any Other European Data Protection Law Prof. Rigamonti has been teaching privacy and data protection law at the University of Bern since 2011 as part of various law school courses. While in private practice, he advised international clients on cross-border data flow and outsourcing transactions as well as other privacy and data protection issues, including data transfers to and from the United States, the EU, and Switzerland.

Experience & Training in Alternative Dispute Resolution

Prof. Rigamonti has been involved for over 20 years in numerous large-scale international commercial arbitration proceedings in various fora and roles, both while in private practice and as a law professor. He currently is the President of the Swiss Federal Arbitral Commission on Copyright and Neighboring Rights.

Professional Licenses

Admitted to the Bar: New York, 2000; Zurich, 2001.

Professional Associations

ATRIP; GRUR; SF-FS; INGRES

Education

University of Bern (Habilitation in Law - 2012); Harvard Law School (S.J.D. - 2006); University of Zurich (Dr.iur./Ph.D. in Law - 2001); Georgetown University Law Center (LL.M. - 1999); University of Zurich (lic.iur./Law Degree - 1997).

Languages

English, German; professional reading level in French and Italian

Publications, Speeches & Testimony

See www.rigamonti.org

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As described in Annex I of the Swiss-U.S. Data Privacy Framework ("Swiss-U.S. DPF") Principles, a Swiss individual has the option to invoke binding arbitration to determine whether a participating organization has violated its obligations under the Swiss-U.S. 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 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® 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 Swiss-U.S. DPF Principles. Unless specified otherwise in their biographical information, arbitrators on the ICDR-AAA® Swiss-U.S. Data Privacy Framework Arbitrators roster are not members of any other ICDR-AAA® roster of arbitrators.