

# WACH UND MECKES



## Johannes Hagmann, LL.M. (UCL)

### Associate

---

- |                |   |
|----------------|---|
| Qualifications | <ul style="list-style-type: none"><li>• Admission to the bar in Germany (<i>Rechtsanwalt</i>), 2022.</li><li>• LL.M. (Litigation and Dispute Resolution), University College London, United Kingdom, 2019.</li><li>• Law studies, University of Mannheim.</li><li>• LL.B. (Business Law), University of Mannheim.</li></ul> |
|----------------|---|
- 

- |              |  |
|--------------|--|
| Professional | <ul style="list-style-type: none"><li>• Associate at WACH UND MECKES since November 2025.</li><li>• Associate/Senior Associate at Noerr PartGmbB, Arbitration, Düsseldorf, June 2022 to August 2025.</li><li>• Legal trainee (<i>Rechtsreferendar</i>) at Baker McKenzie LLP, International Arbitration, London, October to December 2021.</li><li>• Legal trainee (<i>Rechtsreferendar</i>) at Baker McKenzie Rechtsanwalts-gesellschaft mbH, International Arbitration, Düsseldorf, December 2020 to September 2021.</li><li>• Research assistant at White and Case LLP, Financial Restructuring and Insolvency, Düsseldorf, November 2019 to August 2020.</li><li>• Research assistant at WACH UND MECKES, Munich, April to September 2018.</li></ul> |
|--------------|--|
- 

- |             |  |
|-------------|--|
| Memberships | <ul style="list-style-type: none"><li>• German Institution for Arbitration (<i>Deutsche Institution für Schieds-gerichtsbarkeit e.V., DIS</i>).</li><li>• German Initiative of Young Arbitrators (<i>Deutsche Initiative junger Schiedsrechtler, DIS40</i>).</li><li>• Young International Council for Commercial Arbitration (Young ICCA).</li><li>• Young ITA.</li></ul> |
|-------------|--|
- 

- |           |   |
|-----------|---|
| Expertise | <ul style="list-style-type: none"><li>• Advising and representing German and international clients in complex commercial disputes, in particular in relation to M&amp;A transactions as well as in commercial and corporate law disputes.</li><li>• Advising and representing clients in both domestic and international arbitration.</li></ul> |
|-----------|---|
- 

- |           |  |
|-----------|--|
| Languages | <ul style="list-style-type: none"><li>• German</li><li>• English</li><li>• Spanish</li></ul> |
|-----------|--|
-

## Publications

- *Johannes Hagmann/Julian Wöllisch*, Die CIAM-CIAR-Schiedsregeln 2024: Potential als transatlantischer Brückenbauer und Innovationstreiber für moderne Schiedsordnungen (*The 2024 CIAM-CIAR Arbitration Rules: Potential as a Transatlantic Bridge Builder and Innovation Driver for Modern Arbitration Rules*), BB 2025.
- *Dr. Jennifer Bryant/Johannes Hagmann*, Interim Measures in International Arbitration: Towards International Consistency, NLS Business Law Review, 2024.
- *Dr. Jennifer Bryant/Johannes Hagmann*, Extension of the Arbitral Agreement to Third Parties – The Ever-Present Role of the Applicable Law to the Arbitration Agreement, Indian Journal for Arbitration Law, 2024.
- *Dr. Jennifer Bryant/Johannes Hagmann*, Gesellschaftsrechtliche Streitigkeiten in Deutschland und der Schweiz – Anforderungen an Schiedsverfahren und Umsetzung durch die ergänzenden institutionellen Schiedsordnungen (*Corporate Law Disputes in Germany and Switzerland – Requirements for Arbitration Proceedings and Implementation through Supplementary Institutional Arbitration Rules*), SchiedsVZ 2023.

## Recent Matters

### Post-M&A disputes:

- Representing a Spanish company in post-M&A ICC arbitration proceedings under the expedited rules in the field of automation concerning claims for damages arising from breaches of warranty.\*
- Participation in representing a German publishing house in post-M&A DIS arbitration proceedings concerning purchase price calculation for the acquisition of a software company, including an integrated conduct of an expert determination procedure.\*
- Representing a German private equity company in post-M&A court proceedings on the assertion of tax refund claims and the disputed calculation of the final purchase price.\*

### Disputes in the energy sector:

- Representing a British family office in complex post-M&A DIS arbitration proceedings in connection with the acquisition of a stake in a refinery and claims for damages in the billions.\*
- Advising various international companies from the energy and chemical industries in disputes over the termination of long-term supply contracts.\*

### Banking, finance and capital market disputes:

- Advising and representing the shareholder of an international group of companies from the Asian region in the field of plant construction in the context of a EUR 9 billion insolvency in the investigation and enforcement of claims for damages in the multi-digit million range.
- Representing a large German bank under fiduciary management in court proceedings concerning the recovery of nine-figure profit distributions to Russian group companies.\*

- Advising a cooperative bank in various court proceedings concerning claims arising from notary liability and damages in connection with fraudulent real estate transactions.\*

Director's liability:

- Advising an international chemical company in connection with an internal investigation concerning possible breaches of duty by the management of a joint venture participation in the IT services sector.\*

Commercial and corporate disputes:

- Advising an international venture capital investor in a dispute with a private individual regarding a dispute over claims for the granting of a shareholding in a company.
- Representing a capital management company in a dispute relating to the assertion of a management fee.
- Advising and representing an international software developer in the recognition and enforcement of an US arbitral award with a multi-million dollar value in the Federal Republic of Germany.
- Representing a medium-sized company in ICC arbitration proceedings relating to German and US law concerning the termination of a long-term distribution agreement in the US.\*
- Representing a German solar company in defending against the enforcement of a Chinese CIETAC arbitral award and in the international enforcement of German court judgments.\*
- Representing a German consulting firm in an earn-out dispute over remuneration claims and company shareholdings in connection with advising a real estate company, including the enforcement of injunctive relief claims in preliminary legal protection proceedings.\*
- Advising various shareholders in multi-stage shareholder disputes.\*

\* prior to joining WACH UND MECKES