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Item No. 11 on the agenda: Correspondents

(prepared by the UNIDROIT Secretariat)

<i>Summary</i>	<i>Outcome of the procedure of renewal of active and institutional correspondents</i>
<i>Action to be taken</i>	<i>The Governing Council is invited to take note of the outcome of the procedure for renewal of correspondents</i>
<i>Related document</i>	<i>UNIDROIT 2016 – C.D. (95)10</i>

INTRODUCTION

1. The first correspondents of the Institute were appointed by the Governing Council at its 18th session (1947) as a way for the Institute to obtain information and advice in respect of the law of the United States, which was not at the time a member State of UNIDROIT. The Governing Council (still in its reduced form pending the first election of its members in accordance with the new Statute of the Institute) designated two North American correspondents and one Italian. A combination of new and different criteria to appoint correspondents was gradually introduced at a later stage, with a particular focus on the use of the institution as an instrument to show appreciation and gratitude to those who had closely worked in the elaboration of UNIDROIT's instruments and/or had been closely involved in their promotion. This new policy led to a sharp increase in their numbers: from 3 in 1947 to 28 in 1955, 33 in 1965, 92 in 1985, 152 in 1995, 175 in 2006.

2. Following the decision of the Governing Council in 2006 to revitalise the UNIDROIT network of correspondents, an in depth analysis of the issue was conducted by the Council at first, followed by a study of a Sub-Committee appointed to that end and presided by Prof. Henry Gabriel¹. Several new measures were adopted by the Council, including:

- a) The establishment of a new category of *institutional correspondents*
- b) The establishment of a three-year *time limit to the mandate* of correspondents

¹ The report of the Sub-Committee can be found in Annex I. The Sub-committee members were Prof. Henry Gabriel, Mr Jan Govey and Mr Stanislaw Soltyński.

- c) The drafting of a clear definition of the *functions* of correspondants (see Annex II)
- d) The definition of new rules for the *appointment* and *reappointment* of correspondents (see Annex II).
- e) The creation of two categories of correspondents: one for *active correspondents* and another for *emeritus correspondents* that have greatly contributed to UNIDROIT's work in the past.

3. The correspondents were contacted on the basis of this new set of rules in 2012-2013, and the Council, in 2014, approved the conclusions of the Sub-committee to reappoint the correspondents that had expressed their interest in staying for a three-year period starting from June 2013, and to classify the others as *emeritus correspondents*.

4. At its 94th session (2015), the Governing Council (1) approved the renewal of active and institutional correspondents on the basis on the new rules; (2) appointed four new active correspondents for a three year term; and (3) decided that the renewal of the active and institutional correspondents would coincide with proposals for new nominations every 3 years (UNIDROIT 2016 – C.D. (95) 10).

I. CURRENT SITUATION

5. After an update of the network of correspondents in accordance with the new rules, UNIDROIT has 46 "active", 1 "institutional" (June 2016 – May 2019; see Annex III) and 53 "emeritus" correspondents (see Annex IV).

6. The Secretariat is sad to announce the death in January 2018 of Professor Jan Ramberg, UNIDROIT correspondent since 1980. Prof. Ramberg was then Executive Secretary General of the International Maritime Committee. He was a Swedish professor *emeritus* specialising in commercial law, and a national and international arbitration court judge. He was also a member of the International Arbitration Court of London and was involved in international trade law and practice development for more than three decades. His contribution was invaluable, and Prof. Ramberg has greatly promoted the work of UNIDROIT in particular in the field of transport law.

7. The Secretariat is also sad to announce that Professor Ole Lando died on 5 April 2019. UNIDROIT correspondent since 1980 too, Professor Lando was a leading private international lawyer, one of the pioneers of European Contract Law and one of the most prominent legal scholars in Denmark and worldwide. Professor Lando was very much involved in the elaboration of the UNIDROIT Principles of International Commercial Contracts (1994, 2004 and 2010 editions) as member of the Working Group. He was also known for the Principles of European Contract Law (he established and led the three 'Commissions on European Contract Law' that produced the Principles). Professor Lando was also a founding member of the European Law institute (ELI).

II. RENEWAL OF ACTIVE AND INSTITUTIONAL CORRESPONDENTS

8. The term of the 46 active correspondents and of the single institutional correspondent will expire on 31 May 2019 and, in accordance with the new rules, the UNIDROIT Secretariat has contacted those who were active during the term 2016-2019 to identify whether they wished to be reappointed for another term of three years, from June 2019 to May 2022 (34 out of 46).

9. The outcome of the renewal procedure is the following:

- 24 have explicitly asked to remain in the category of active correspondents and indicated areas of UNIDROIT activities in which they propose to collaborate (some have also commented on the future draft Work Programme for the triennium 2020-2022²),
- 6 although they did not respond, actively collaborated with the Secretariat on various ongoing projects for the promotion of UNIDROIT instruments during the last three years,
- 1 institutional correspondents responded favorably to the request.

10. As a result, the Secretariat would suggest that 30 correspondents should be maintained as active correspondents (including oneinstitutional) (see Annexe V).

III. PROPOSALS FOR THE APPOINTMENT OF NEW CORRESPONDENTS

11. The Secretary General is exploring ways to enhance the general visibility of the Organisation in the near future, including an enhanced role of the network of correspondents, and therefore suggests that no new correspondents for the term 2019 – 2022 are appointed this year. At the next Governing Council session, a full proposal on how to proceed with the institution will be put forward for discussion and approval.

12. In order to facilitate further reflection on the network of correspondents, the Secretariat indicates a table showing the distribution of the UNIDROIT correspondents by region and country (see Annexe VI).

IV. ACTION TO BE TAKEN

13. *The Governing Council is invited to take note of the Secretariat's report on the results of the procedure for renewal of active correspondents whose mandate expires on 31 May 2019 and of the proposal of the Secretary General.*

² See the comments of correspondents in document C.D.(98) 14 rev. 2 (Annex 10)

ANNEXE I

**Report and Recommendation to the 92nd Meeting of the Governing Council from the
Governing Council Sub-Committee on UNIDROIT Correspondents**

(UNIDROIT 2013 – C.D. (92) 10)

BACKGROUND

At the last meeting of the Governing Council in May 2012, at the request of the President of UNIDROIT, the Governing Council appointed a sub-committee to re-examine the Council's policy regarding the appointment and duties of the Institute's correspondents. The Sub-Committee presents this report and recommendation.

The Sub-Committee notes that in 2006 at the 85th session of the Council, the Council, having noted "the rather dismal situation of the Institute's correspondents, appointed a Sub-Committee to make recommendations regarding the correspondents. At the 2007 Governing Council Meeting, The Sub-Committee proposed that the present and future correspondents be appointed for a set term, subject to renewal.³ After a discussion of this proposal, the Council unanimously agreed that correspondents were to be appointed for a period of three years. At that time, the Governing Council also set out the functions of the correspondents:

1. To participate, upon the invitation of the President, in UNIDROIT study groups;
2. to supply, at the request of the Secretariat, information on national law, on developments at the international (and regional) level in the areas of interest to UNIDROIT and on any legal instruments under preparation, and to suggest new topics for future study;
3. to promote UNIDROIT instruments in business, professional and academic circles by means of the publication of articles in the press and by organizing or participating in meetings intended to disseminate the work of the Institute, both past and present;
4. to contribute to the *Uniform Law Review* (articles, case law, news on congresses, book reviews, etc.) and to supply input for the UNIDROIT database on uniform law;

³ The Sub-Committee proposed the following letter to be sent to the correspondents:

Dear ,

In your capacity of one of UNIDROIT's correspondents you receive certain documents. Moreover, every three years the Secretariat comes to you asking for your advice with respect to the Institute's Work Programme. We are, of course, aware, of your many commitments and would not wish to add to the burden you have shouldered over the years in the interest of the stakeholders of our work. The Governing Council has asked me, therefore, that I contact you with a view to finding out whether you might prefer to be taken off the list of addressees of the aforementioned material and requests.

Moreover, the Governing Council is now considering to restructure the entire system. The most likely outcome of the review will be that correspondents will be appointed for a term of [two/three/five] years. Would you be kind enough to indicate whether you are interested to be reappointed for the next cycle? Your advice regarding the triennial Work Programme will continue to be a priority for us. But we would obviously also welcome any input on any of the projects that are currently under preparation.

If you do not reply by [*deadline two months*] the Council and the Secretariat would interpret such silence as an indication that you would wish us to take your name off the list and relieve you from your duties as a correspondent.

Looking forward to hearing from you, I am,

With all best wishes,

Yours sincerely,"

5. as regards correspondents from non-member States, to act as go-betweens with their Governments.⁴

At that time, UNIDROIT had 175 correspondents on the list, but it was noted in several cases the correspondents had died and in other cases the contact list for the correspondents was inaccurate. The Council directed the Secretariat to write those on the list and ask them whether they wished to remain correspondents. Furthermore the letter to those on the list suggested that a failure to respond would be interpreted as an indicating that the person no longer wished to serve as a correspondent. The Secretariat wrote those on the list, but only ten correspondents responded.⁵ The Governing Council requested the Secretariat to make one final attempt to reach dormant correspondents, following which it was to commence “de-selection” and draw up a new list.

At the 2008 Governing Council, the Secretariat submitted a new list and suggested these members be appointed for a three year period from May 2008 until April 2011. The Governing Council agreed with this recommendation, and the Secretariat proceeded to make another attempt at compiling a list of active members.

In 2009, the Governing Council approved the appointment of a new correspondent.⁶ The Governing Council also appointed a new correspondent in 2010.⁷ As of 2010, there were 103 individual and 2 institutional correspondents, most with appointments expiring in April 2011.⁸

⁴ The Sub-Committee notes that this is precisely the functions set out by the Governing Council at its 75th meeting in 1996.

⁵ Although the Governing Council was seeking some assurances from the correspondents that they wished to remain on the list, the sub-committee notes that the letter sent to the correspondents may have not clearly expressed the need to the correspondents to respond. The text of the letter stated:

In your capacity of one of UNIDROIT’s correspondents you receive certain documents. Moreover, every three years the Secretariat comes to you asking for your advice with respect to the Institute’s Work Programme. We are, of course, aware, of your many commitments and would not wish to add to the burden you have shouldered over the years in the interest of the stakeholders of our work. The Governing Council has asked me, therefore, that I contact you with a view to finding out whether you might prefer to be taken off the list of addressees of the aforementioned material and requests.

⁶ The recommendation was made in UNIDROIT 2009 – C.D. (88) 12.

⁷ The recommendation was made in UNIDROIT 2009 – C.D. (89) 10 Add.

⁸ UNIDROIT 2010 – C.D. 89(10).

Because these appointments were coming to an end at the same time the Governing Council was discussing the role of correspondents as part of the strategic plan,⁹ the appointments were extended for one year,¹⁰ thereby coming to an end in April 2012.

At the 2012 Governing Council meeting, it was pointed out that work demands and time constraints had prevented the Secretariat from following the procedure of asking correspondents whether they wished to be reappointed for another three year term.¹¹ Rather than take final action on how to proceed in the future, the President appointed a Sub-Committee to consider the matter and to report back to the Governing Council at its 92nd session.¹²

RECOMMENDATIONS:

i. Guiding Principles

The recommendations of the Sub-Committee are informed by the observations of the Governing Council at its 91st session:

1. The correspondents are potentially very important for UNIDROIT.
2. The position of correspondent should be a working one and not a mere honour.
3. The Institute is entitled to some commitment from the correspondents.
4. One task of the correspondent is to make UNIDROIT better known.

ii. Appointment and Reappointment

1. Appointments are for three year renewable terms.

⁹ As part of the Strategic Plan, the Governing Council noted (C.D. 90 (16), para. 18-22):

18. UNIDROIT correspondents should be involved more actively. In order to achieve that target, someone in the Secretariat –or elsewhere- should be in charge of asking the correspondents the information or material they must deliver and the deadlines.

19. The role of correspondents must be to work for the Institute. In other words, the mechanism of correspondents is useful and may really work adequately, as far as it is properly organized. That requires special attention from the Secretariat. A periodical revision of the correspondents' list should be done by the Secretariat, on the basis of the response of each one of them to its requirements. Correspondents should collaborate with the Institute in this kind of task, but always at the Institutes request and under its guidelines.

20. The Informal Working Group agrees to "consider ways in which the network of correspondents might be revitalized, giving priority to the establishment of institutional links between UNIDROIT and research institutions, *in addition to* individuals.

UNIDROIT 2011 – C.D. (90) 16 5.

21. At present, the Governing Council for, has adopted term appointments of three years UNIDROIT correspondents, with the possibility of continued reappointment indefinitely. As has been discussed at prior Governing Council meetings, it may be useful to write the present (and future correspondents) about their desire to remain on the list. There is a need to establish a policy of specifying to our correspondents how they may contribute to the Institute. This, for example, could include collecting cases and doing summaries for our UNILAW database

22. In accordance with Article 5 of the UNIDROIT Statute, the Work Programme is decided by the Governing Council, and then adopted by the General Assembly every three years. Proposals for new items to be included in the Work Programme may come from the Governing Council, from member States or from the Secretariat. UNIDROIT correspondents are often asked to comment on these proposals before they are submitted to the Governing Council. Therefore, the Informal Working Group proposes that there should be a system for contacting the correspondents on Work Programme issues systematically.

C.D. (90) 16, paras. 18-22.

¹⁰ The Governing Council adopted the suggestion made by the Secretariat in C.D. (90) 11. See C.D. (91) 9.

¹¹ C.D. (91) 15, para. 105.

¹² As of April 2012, there were 102 individual and 2 institutional correspondents. C.D. (91) 9.

2. To be appointed or reappointed, the correspondent must state how he or she intends to contribute to the work of UNIDROIT.¹³
3. Reappointment is not automatic. Correspondents will be contacted before their terms expire asking whether they wish to be reappointed. They must respond within two months of the request. This should be clarified in the letter from the Institute so that the correspondents understand the obligation to respond.
4. Correspondents who are inactive for a substantial time will not be asked if they would wish to be reappointed, and will not be reappointed.
5. Appointment letters should indicate that the correspondent is expected to remain active, and long term inactivity may result in removal.
6. Correspondents will be asked to keep their contact information updated.
7. Those who are presently on the list of correspondents will be asked if they wish to be reappointed for a term running from May 2013 until April 2016. Those correspondents who are active during that period are eligible for reappointment for subsequent terms.

¹³ The letter asking candidates whether they wish to be appointed or reappointed should state the potential duties of correspondents:

1. to participate, upon the invitation of the President, in UNIDROIT study groups;
2. to supply, at the request of the Secretariat, information on national law, on developments at the international (and regional) level in the areas of interest to UNIDROIT and on any legal instruments under preparation, and to suggest new topics for future study;
3. to promote UNIDROIT instruments in business, professional and academic circles by means of the publication of articles in the press and by organizing or participating in conferences and other meetings intended to disseminate the work of the Institute, both past and present;
4. to contribute to the Uniform Law Review (articles, case law, news on congresses, book reviews, etc.) and to supply input for the UNIDROIT database on uniform law;
5. as regards correspondents from non-member States, to act as go-betweens with their Governments in promoting awareness of UNIDROIT's work and the value of membership.

ANNEXE II**Functions of the UNIDROIT correspondents**

1. To participate, upon the invitation of the President, in UNIDROIT study groups;
2. to supply, at the request of the Secretariat, information on national law, on developments at the international (and regional) level in the areas of interest to Unidroit and on any legal instruments under preparation, and to suggest new topics for future study;
3. to promote UNIDROIT instruments in business, professional and academic circles by means of the publication of articles in the press and by organizing or participating in meetings intended to disseminate the work of the Institute, both past and present;
4. to contribute to the Uniform Law Review (articles, case law, news on congresses, book reviews, etc.);
5. as regards correspondents from non-member States, to act as go-betweens with their Governments.

**Appointment and reappointment of
UNIDROIT correspondents**

1. Appointments are for three-year renewable terms.
2. To be appointed or reappointed, the correspondent must state how he or she intends to contribute to the work of UNIDROIT.
3. Reappointment is not automatic. Correspondents will be contacted before their terms expire asking whether they wish to be reappointed. They must respond within two months of the request. This should be clarified in the letter from the Institute so that the correspondents understand the obligation to respond.
4. Correspondents who are inactive for a substantial time will not be asked if they would wish to be reappointed, and will not be reappointed.
5. Appointment letters should indicate that the correspondent is expected to remain active, and long-term inactivity may result in removal.
6. Correspondents will be asked to keep their contact information updated.

ANNEXE III

**ACTIVE AND INSTITUTIONAL CORRESPONDENTS OF THE INSTITUTE /
CORRESPONDANTS ACTIFS ET INSTITUIONNELS DE L'INSTITUT**

2016 –2019

Active correspondents / Correspondants actifs

	Name / Nom	Country / Pays
1	BOUTIN I. Gilberto	Panama
2	CAFAGGI Fabrizio	Italy / Italie
3	CASTILLO-TRIANA Rafael	Colombia / Colombie
4	COHEN Niel	USA
5	CRESPI REGHIZZI Gabriele	Italy / Italie
6	DARANKOUM Sibidi Emmanuel	Burkina Faso
7	DESCHAMPS Michel	Canada
8	FAUVARQUE-COSSON Bénédicte	France
9	FERRAND Frédérique	France
10	FINN Paul Desmond	Australia / Australie
11	FONTAINE Marcel	Belgium / Belgique
12	FRESNEDO DE AGUIRRE Cecilia	Uruguay
13	FURMSTON Michael P.	United Kingdom / Royaume-Uni
14	GAMA Jr. Lauro	Brazil / Brésil
15	GARCÍA PUJOL Ignacio	Chile / Chili
16	GARRO Alejandro	Argentina / Argentine
17	HERBER Rolf	Germany / Allemagne
18	IZADI Bijan	Iran
19	KEMELMAJER de CARLUCCI Aída R.	Argentina / Argentine
20	KÖNKKÖLÄ Mikko	Finland / Finlande
21	KOZUKA Souichirou	Japan / Japon
22	LEAL ANGARITA Manuel	Colombia / Colombie
23	LEFEBVRE Guy	Canada
24	MARCHISIO Sergio	Italy / Italie
25	MOONEY Charles W., Jr.	USA
26	MORAN BOVIO David	Spain / Espagne
27	MOURA RAMOS Rui Manuel	Portugal
28	OYEKUNLE Tinuade	Nigeria
29	ÖZSUNAY Ergun	Turkey / Turquie
30	PERALES VISCASILLAS Pilar	Spain / Espagne

31	PETER Fritz	Switzerland / <i>Suisse</i>
32	PROTT Lyndel V.	Australia / <i>Australie</i>
33	REICHELT Gerte	Austria / <i>Autriche</i>
34	RIVERA Julio César	Argentina / <i>Argentine</i>
35	ROSEN Howard	United Kingdom / <i>Royaume-Uni</i>
36	SÁNCHEZ-GAMBORINO Francisco José	Spain / <i>Espagne</i>
37	SONO Hiroo	Japan / <i>Japon</i>
38	STÜRNER Rolf	Germany / <i>Allemagne</i>
39	SYNVET Hervé	France
40	SZABADOS Tamas	Hungary / <i>Hongrie</i>
41	VEYTIA Hernany	Mexico / <i>Mexique</i>
42	WALLACE Don, Jr.	USA
43	WINSHIP Peter	USA
44	WOOD Philip R.	United Kingdom / <i>Royaume-Uni</i>
45	WOOL Jeffrey	USA
46	ZIMMERMANN Reinhard	Germany / <i>Allemagne</i>

Institutional correspondent / Correspondant institutionnel

1	MAX-PLANCK-INSTITUT FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT – HAMBOURG	Germany / <i>Allemagne</i>
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ANNEXE IV

**EMERITUS CORRESPONDENTS OF THE INSTITUTE /
CORRESPONDANTS EMERITES DE L'INSTITUT**

2016-2019

	Name / Nom	Country / Pays
1	AZZIMAN Omar	Morocco / Maroc
2	BEL HAJ HAMOUDA Ajmi	Tunisia / Tunisie
3	BERAUDO Jean-Paul	France
4	BERTHE Abdoul Wahab	Mali
5	BEY El Mokhtar	Tunisia / Tunisie
6	BOELE-WOELKI Katharina	The Netherlands / Pays-Bas
7	BOJARS Juris	Latvia / Lettonie
8	BOSS Amelia Helen	USA
9	BOUDAHRAIN Abdellah	Morocco / Maroc
10	BURMAN Harold S.	USA
11	CALUS Andrzej	Poland / Pologne
12	CHARFEDDINE Mohamed Kamel	Tunisia / Tunisie
13	CHIAVARELLI Emilia	Italy / Italie
14	CRAWFORD James Richard	United Kingdom / Royaume-Uni
15	CUMING Ronald C.C.	Canada
16	DATE-BAH Samuel Kofi	Ghana
17	DE NOVA Giorgio	Italy / Italie
18	DE KOVEN Ronald	USA
19	DIAZ BRAVO Arturo	Mexico / Mexique
20	DROBNIG Ulrich	Germany / Allemagne
21	EL KOSHERI Ahmed S.	Egypt / Egypte
22	FEDCHUK Valery D.	Russian Fed. / Féd. de Russie
23	FERRARINI Guido	Italy / Italie
24	GHATTAS Iskandar	Egypt / Egypte
25	GOLDRING John L.	Australia / Australie
26	HARTONO Sunaryati, S.H	Indonesia / Indonésie
27	HAUCK Brian	USA
28	HAZARD Geoffrey C., Jr	USA
29	HIROSE Hisakazu	Japan / Japon
30	HUANG Danhan	China / Chine
31	ILLESCAS ORTIZ Rafael	Spain / Espagne
32	JAYME Erik	Germany / Allemagne

33	KAHN Philippe	France
34	KASIRER Nicholas	Canada
35	KOZOLCHYK Boris	USA
36	KRAMER Ernst A.	Switzerland / <i>Suisse</i>
37	KREUZER Karl	Germany / <i>Allemagne</i>
38	LIEBMAN Lance	USA
39	MARKESINIS Basil S.	United Kingdom / <i>Royaume-Uni</i>
40	MASKOW Dietrich	Germany / <i>Allemagne</i>
41	McKENDRICK Ewan G.	United Kingdom / <i>Royaume-Uni</i>
42	NESGOS Peter D.	USA
43	ORTIZ SOBALVARRO Alfonso	Guatemala
44	PAMBOUKIS Charalambos	Greece / <i>Grèce</i>
45	SCHIPANI Sandro	Italy / <i>Italie</i>
46	SIQUEIROS José Luis	Mexico / <i>Mexique</i>
47	SONO Kazuaki	Japan / <i>Japon</i>
48	SUCHARITKUL Sompong	USA
49	WEINBERG DE ROCA Inés M.	Argentina / <i>Argentine</i>
50	WINSHIP Peter	USA
51	ZEIDMAN Philip	USA
52	ZIEGEL Jacob	Canada
53	ZUMBO Frank	Australia / <i>Australie</i>

ANNEXE V**ACTIVE AND INSTITUTIONNAL CORRESPONDENTS OF THE INSTITUTE TO BE RENEWED/
CORRESPONDANTS ACTIFS ET INSTITUTIONNELS DE L'INSTITUT A RENOUVELER**

Juin 2019 – Mai 2022

	Name / Nom	Country / Pays
1	CAFAGGI Fabrizio	Italy / Italie
2	COHEN Niel	USA
3	DARANKOUM Sibidi Emmanuel	Burkina Faso
4	DESCHAMPS Michel	Canada
5	FAUVARQUE-COSSON Bénédicte	France
6	FERRAND Frédérique	France
7	FONTAINE Marcel	Belgium / Belgique
8	FRESNEDO DE AGUIRRE Cecilia	Uruguay
9	GAMA Jr. Lauro	Brazil / Brésil
10	GARCÍA PUJOL Ignacio	Chile / Chili
11	GARRO Alejandro	Argentina / Argentine
12	KOZUKA Souichirou	Japan / Japon
13	LEFEBVRE Guy	Canada
14	MARCHISIO Sergio	Italy / Italie
15	MOONEY Charles W., Jr.	USA
16	MORAN BOVIO David	Spain / Espagne
17	ÖZSUNAY Ergun	Turkey / Turquie
18	PERALES VISCASILLAS Pilar	Spain / Espagne
19	PROTT Lyndel V.	Australia / Australie
20	REICHELT Gerte	Austria / Autriche
21	RIVERA Julio César	Argentina / Argentine
22	ROSEN Howard	United Kingdom / Royaume-Uni
23	SÁNCHEZ-GAMBORINO Francisco José	Spain / Espagne
24	SONO Hiroo	Japan / Japon
25	STÜRNER Rolf	Germany / Allemagne
26	VEYTIA Hernany	Mexico / Mexique
27	WALLACE Don, Jr.	USA
28	WINSHIP Peter	USA
29	WOOL Jeffrey	USA
30	ZIMMERMANN Reinhard	Germany / Allemagne

Institutional correspondent / Correspondants institutionnel

1	Max-Planck Institut für ausländisches und internationales Privatrecht – Hambourg	Germany / Allemagne
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ANNEXE VI

**DISTRIBUTION OF ACTIVE CORRESPONDENTS OF THE INSTITUTE BY REGION
AND BY COUNTRY**
– as of 15 April 2019 –

REPARTITION DES CORRESPONDANTS ACTIFS DE L'INSTITUT PAR REGION ET PAR PAYS
– au 15 avril 2019 –

Non-members States of UNIDROIT are shown in italic script

Les Etats non membres d'UNIDROIT figurent en italiques

	2016-2019	2019-2022		2016-2019	2019 -2022
Africa / Afrique	2	1	Europe	23	13
			Austria / Autriche	1	1
Burkina Faso	1	1	Belgium / Belgique	1	1
Nigeria	1	0	Denmark Danemark/	1	0
			Finland / Finlande	1	0
			France	3	2
			Germany / Allemagne	3	2
			Italy / Italie	3	2
			Portugal	1	0
Americas /Amériques	17	13	Spain / Espagne	3	3
			Sweden / Suède	1	0
Argentina/Argentine	3	2	Switzerland / Suisse	1	0
Brazil / Brésil	1	1	Turkey / Turquie	1	1
Canada	2	2	United Kingdom / Royaume-Uni	3	1
Chile / Chili	1	1			
Colombia/Colombie	2	0	Asie/Pacifique //Asia/Pacific	5	3
Mexico / Mexique	1	1			
Panama	1	0	Australia/Australie	2	1
United States of America / Etats- Unis d'Amérique	5	5	Iran	1	0
Uruguay	1	1	Japan/Japon	2	2