PROFESSOR ASSOC. DR CRINA BALTAG STOCKHOLM UNIVERSITY FACULTY OF LAW

GENERAL PROFILE

Dr Crina Baltag, FCIArb, is Professor Assoc. and Docent in International Arbitration Law and the Academic Director of the LL.M. in International Commercial Arbitration Law at Stockholm University. Crina was also Senior Visiting Fellow at the Institute for European and Comparative Law, University of Oxford, and Lady Margaret Hall College. Crina also practices as arbitrator and she is a qualified attorney-at-law, member of the Romanian and Bucharest Bar, with extensive practice, for over twenty years, in international commercial and investment law, international dispute resolution, private and public international law and international commercial law.

Crina teaches International Commercial Arbitration; Advanced International Arbitration; International Investment Law and Arbitration; International Commercial Dispute Resolution, Negotiation and Mediation, International Commercial Law and Litigation and Conflicts of Laws; Legal English and Oral and Written Advocacy. Crina's teaching is constantly praised by students: "having Crina as the main lecturer was incredible as we could learn more from her and her experience" (Stockholm University, 2022); "super interesting to attend class this semester" (Stockholm University, 2022); "we mostly had classes with the Course director, Crina, and she was amazing. So pedagogical and dedicated and she gave us the right tools to tackle the Legal English" (Stockholm University, 2022; "the teacher is very good, passionate by the ADR and as student I could have felt it and it gave me the motivation to work in this area" (Queen Mary University of London, 2019); "the Professor has a good command of the subject and knows how to connect well with students" (Queen Mary University of London, 2019) etc.

Crina is widely recognized as a leading international dispute resolution academic. She is frequently invited as keynote speaker to address topical issues in international arbitration and dispute resolution. Crina has been a visiting professor at Uppsala University (Sweden), University of London (UK), University of Notre Dame (US), Karlstad University (Sweden), Queen Mary University of London (UK), Nirma University (India), Gujarat National Law University (India) National and Kapodistrian University of Athens (Greece), International University of Sarajevo (Bosnia and Herzegovina), University of Texas (US), Universidad de Chile (Chile), etc. Crina teaches in the Oxford Diploma Course on International Commercial Arbitration of the Chartered Institute of Arbitrators, and she is a member of the Education and Training Reform Advisory Group of the Chartered Institute of Arbitrators. Crina is the Director of the Diploma Course in International Arbitration of the Chartered Institute of Arbitrators.

Crina has been awarded the Prize for the Contribution to the Development of the Romanian Arbitration Law and Practice by the Chamber of Commerce and Industry of Romania in October 2023.

Crina is frequently engaged as expert in international commercial and investment law and international dispute resolution reform, including by T 20, the official G 20 engagement group, on Reforming Investor-State Dispute Settlement and Promotion of Trade and Investment Cooperation (Saudi Arabia, 2020); by the International Bar Association (IBA) on the revision the Guidelines on Conflicts of Interest in International Arbitration, 2023, as the chair of the Third-Party Funding sub-group; and by arbitration institutions, in the revision of their arbitration rules, including by the Asian International Arbitration Centre (AIAC) and the SCC Arbitration Institute. Crina also advises States in the implementation of their modern investment, and arbitration, mediation and commercial litigation legislation, for the Balkan States, since 2021.

Crina holds various appointments, including as the managing editor of Kluwer Arbitration Blog and member of editorial boards of prestigious journals in the field, including of the *Journal of International Arbitration, Brill Research Perspectives in International Investment Law and Arbitration, Bloomsbury's Global Energy Law and Policy* etc. Crina is the Chair of the Academic Council and member of the Executive Committee of the Institute for Transnational Arbitration (ITA) of the Center for American and International Law.

Crina is member of the Board of the SCC Arbitration Institute since 2020, and a Fellow of the Chartered Institute of Arbitrators.

Since 2018, Crina is a delegate observer to the United Nations Commission on International Trade Law (UNCITRAL), the core legal body of the United Nations, with key role in the harmonization and modernization of the law of international trade, including arbitration, mediation, electronic commerce, insolvency law etc. Currently, she is actively participating in UNCITRAL Working Group II: Dispute Settlement, addressing technology-related dispute resolution and adjudication, and in UNCITRAL Working Group III: Investor-State Dispute Settlement Reform, which elaborates the international framework for a multilateral investment court system, among others. Her publications are extensively referenced in the UNCITRAL documents, for example, the paper on the Denial of Benefits' Clause in Investment Treaty Arbitration, 2018, Queen Mary School of Law Legal Studies Research Paper No. 293/2018, co-authored, is quoted in UNCITRAL paper no. A/CN.9/WG.III/WP.232 of 31 July 2023, on the Possible reform of investor-State dispute settlement (ISDS), on the denial of benefits right in investment law and arbitration.

Crina is currently leading a research project on *Costs in International Commercial Arbitration*, which benefited from a grant from the *Edvard Cassel Foundation, Sweden*, from access to the arbitral awards of the *International Chamber of Commerce (ICC)* and of the *Arbitration Institute of the Stockholm Chamber of Commerce (SCC Arbitration Institute)*. The research will be published in 2024, as a monograph, by Wolters Kluwer. Crina is also working on an edited volume on *Reforming Arbitration Reform: Emerging Voices, New Strategies, Evolving Values*, based on the works of the 20th conference of the Institute for Transnational Arbitration and the American Society of International Law in 2023, which she cochaired.

In addition to UNCITRAL, Crina's academic work is widely cited by courts, including by the Court of Justice of the European Union in Moldova v. Komstroy, C-741/19; the Swiss Federal Tribunal in Case 4A_492/2021; and the Singapore Court of Appeal in Case [2018] SGCA 81; and by arbitral tribunals, including in Patel Engineering Limited (India) v. Republic of Mozambique, (Permanent Court of Arbitration Case No. 2020-21); Littop Enterprises Limited, Bridgemont Ventures Limited and Bordo Management Limited v. Ukraine (SCC Arbitration Institute Case No. V 2015/092), PV Investors v the Kingdom of Spain, (Permanent Court of Arbitration Case No. 2012-14), Isolux Netherlands, BV v. the Kingdom of Spain, (SCC Arbitration Institute Case No. V2013/153), LSG Building Solutions GmbH and others v. Romania, (ICSID-International Centre for Settlement of Investment Disputes, World Bank, Case No. ARB/18/19) etc. Crina's academic publications are frequently cited by the peers, and her submissions as amicus curiae were accepted by the US Supreme Court, in ZF Automotive US, Inc. v. Luxshare, Ltd., Judgment of 15 July 2022; and by the United States District Court for the District of Columbia in the joined cases NextEra Energy Global Holdings B.V., et al. v. the Kingdom of Spain, and 9REN Holding S.A.R.L. v. the Kingdom of Spain.

Crina has strong administrative experience in academia, as the Academic Director of the LL.M. in International Commercial Arbitration Law at Stockholm University, which has completed twenty years of existence in August 2023, as well as the academic director of various undergraduate and postgraduate courses at Stockholm University and, previously, with UK and Brazilian universities. Furthermore, Crina has broad administrative experience, as she has previously acted as the head of the Amcham Brazil Arbitration and Mediation Center, with management and marketing responsibilities.

Besides her academic work, Crina has been involved in international arbitration for over twenty years as arbitrator, legal expert, counsel, and the head of Amcham Brazil Arbitration and Mediation Center. Crina has been appointed in numerous arbitrations, as presiding, sole arbitrator and coarbitrator under the rules of the *International Chamber of Commerce (ICC)*, the *London Court of International Arbitration (LCIA)*, the *Singapore International Arbitration Centre (SIAC)*, the Arbitration Institute of the Stockholm Chamber of Commerce (SCC Arbitration Institute), the Finland Arbitration Institute (FAI), Vienna International Arbitral Centre (VIAC), the UNCITRAL Arbitration Rules and the Court of International Commercial Arbitration-Romanian Chamber of Commerce (CCIR-Romania).

Crina was the research fellow at Queen Mary University of London in 2007-2008 for the funding secured with PricewaterhouseCoopers. Crina has secured funding at Stockholm University, since 2020, from the *Edvard Cassels Foundation* and from *Stockholm University*, for her ongoing research. Crina was the recipient of the *Clive M. Schmitthoff* scholarship at Queen Mary University of London for her PhD studies.

Crina holds a PhD degree from Queen Mary University of London (UK), LL.M. in International Commercial Arbitration Law from Stockholm University (Sweden), M.Sc. in International Business from Academy of Economic Studies (Romania), and LL.B. from University of Bucharest (Romania). Crina also holds a Postgraduate Certificate in Teaching in Higher Education (UK) and she is Fellow of Advance HE (formerly, the UK Higher Education Academy).

Crina speaks fluently English, Portuguese, and Romanian, and has good knowledge of French, Spanish and Swedish.

ACADEMIC EMPLOYMENT

January 2020 - present: Stockholm University, Sweden

Professor Assoc. in International Arbitration Law, Academic Director of the LL.M. in International Commercial Arbitration Law, Docent

Courses Taught: International Arbitration (including Commercial and Investment), International Commercial Dispute Resolution (including Conflict of Laws), International Law and the Global Economy, Civil Procedure, Legal English (Oral and Written Advocacy)

Administrative Work: Academic Director of the LL.M. in International Commercial Arbitration Law; and Academic Course Director of the 'International Commercial Dispute Resolution' and 'Legal English' undergraduate courses. The duties include developing the course curriculum in line with the University's strategy, as well as the engagement with the international academic and professional community.

LL.M. Dissertations and PhD Theses: Crina has supervised and examined numerous LL.M. dissertations, and has examined and co-supervised (first and final seminar) PhD theses at Uppsala University, Stockholm University, Università degli Studi di Milano, University of Sussex, and Royal Holloway - University of London

August 2018 – December 2019: Queen Mary University of London, Centre for Commercial Law Studies, UK

Contracted Senior Lecturer in Law

Courses taught: Alternative Dispute Resolution, International Commercial Arbitration, Investment Arbitration, and lectures in the Art Disputes and their Resolution course (London and Paris LLMs)

June 2017 – December 2019: University of Bedfordshire, UK Senior Lecturer in Law

Courses taught: International Commercial Litigation (including Conflict of Laws), International Commercial Arbitration, Investment Treaty Arbitration, Corporate Governance, Intellectual Property Law

Administrative Work: Director of Research; Director of the Centre for Research in Law; and Academic Director of the LL.M. Programs (including the LL.M. in International Commercial and Dispute Resolution; the LL.M. in International Business Law; and the LL.M. in International Oil & Gas Law). As the Director of Research, the duties included the coordination of the research strategy of the School of Law with the University's strategy; working with the University's research directors on REF, assessing REF outputs and reviewing REF impact case studies; implementing the research strategy. As the Director of the Centre for Research in Law, together with her colleagues, Crina has secured research funding by the *UK Red Cross* for a project related to the protection of refugees and asylum seekers in the UK and the funding of a corelative Ph.D. position in public international law. As the Academic Director of the LL.M. Programs, the duties included development of the academic content of the LL.M. Programs; liaising with the University Senior Management on strategic matters; liaising with Partner Universities on the delivery of postgraduate programs, etc.

LL.M. Dissertations and PhD Theses: Crina has supervised and examined numerous LL.M. dissertations, and has supervised PhD theses.

2016-2017: Stockholm University, Sweden

Adjunct Lecturer

Courses taught: International Commercial Arbitration Law

February 2010 – November 2010: University Fundação Getulio Vargas, School of Law, Rio de Janeiro, Brazil

Lecturer in Law

Courses taught: International Commercial Arbitration; Advocacy and Mooting in International Arbitration

September 2007 – August 2009: Queen Mary University of London, Centre for Commercial Law Studies, UK

PricewaterhouseCoopers Research Fellow in International Arbitration

Research: "International Arbitration: Corporate Attitudes and Practices. Recognition and Enforcement of Arbitral Awards and Settlement in International Arbitration" [2008]

Adjunct Lecturer

Courses taught: Alternative Dispute Resolution; International Trade and Investment Dispute Settlement; International and Comparative Commercial Arbitration

VISITING AND RESEARCH ACADEMIC POSITIONS

2024-present: Chartered Institute of Arbitrators

Course Director of the Global Diploma in International Arbitration

2020-present: Uppsala University

Visiting Professor

Courses taught: Investment Law and Arbitration

January 2024 – March 2024: University of Oxford, Institute for European and Comparative Law, and Lady Margaret Hall

Senior Visiting Fellow

Research topic: Access to Justice and Costs in International Commercial Dispute Resolution

2017-2018: University of London, UK

Adjunct Lecturer

Courses taught: International Arbitration, LL.M.

October 2018 - August 2019: Institute of Advanced Legal Studies, University of London, UK

Research Fellow

Research: International Arbitration Advocacy

Other Visiting Positions: University of Notre Dame (US), Karlstad University (Sweden), Queen Mary University of London (UK), Nirma University (India), Gujarat National Law University (India) National and Kapodistrian University of Athens (Greece), International University of Sarajevo (Bosnia and Herzegovina), University of Texas (US), Universidad de Chile (Chile), etc.

PUBLICATIONS - RESEARCH

Crina's research focuses on international commercial and investment arbitration, public and private international law. Her research employs doctrinal and empirical research methods.

Crina's current research projects focus on, among others:

- Costs in International Commercial Arbitration, forthcoming monograph to be published by Wolters Kluwer in 2024, which has received funding from Edvard Cassel Foundation, Sweden, and access to the arbitral awards of the ICC and the SCC Arbitration Institute. This is the first monograph to be published on the topic of costs in international commercial arbitration, addressing current research questions pertaining to access to justice, allocation of costs, nature of costs recoverable in commercial arbitration, issues of third-party funding and the determination of costs in commercial arbitration etc. The research essentially includes a cross border approach of the topic, addressing conflicts of laws issues in the context of costs in international commercial arbitration.
- Reforming Arbitration Reform: Emerging Voices, New Strategies, Evolving Values, forthcoming edited book, to be published by Wolters Kluwer in 2024. The book will address the questions of sustainability, inclusiveness, and regionalism, as driving forces for reconsidering the arbitration reform. Sustainability and inclusiveness, including the rebalancing of a range of social and environmental interests, affect international arbitration practice on many levels. On regionalism, rulemaking affecting international arbitration practice today, in significant part, is regional rulemaking by international and supranational actors. These concerns will ultimately have an impact on the law-making process in international arbitration.
- Commentary to the ICSID and UNCITRAL Code of Conduct for Arbitrators in International Investment Disputes, to be published in 2024, authoring the chapter on Integrity and Competence of Arbitrators.

Crina's academic work is widely cited by courts, including by the Court of Justice of the European Union in Moldova v. Komstroy, C-741/19, the Swiss Federal Tribunal in Case 4A_492/2021, and the Singapore Court of Appeal in Case [2018] SGCA 81, and by arbitral tribunals, including Patel Engineering Limited (India) v. Republic of Mozambique, (Permanent Court of Arbitration Case No. 2020-21); Littop Enterprises Limited, Bridgemont Ventures Limited and Bordo Management Limited v. Ukraine (SCC Arbitration Institute Case No. V 2015/092), PV Investors v the Kingdom of Spain, (Permanent Court of Arbitration Case No. 2012-14), Isolux Netherlands, BV v. the Kingdom of Spain, (SCC Arbitration Institute Case No. V2013/153), LSG Building Solutions GmbH and others v. Romania,

(ICSID-International Centre for Settlement of Investment Disputes, World Bank, Case No. ARB/18/19) etc.

Crina's academic work is also relied upon by international organizations. For example, her research on the *Duration of Investor-State Dispute Settlement Proceedings*, co-authored, 2020 Journal of World Investment & Trade 21, 300–335, was included by UNCITRAL in its Working Group III discussions (see: Paper No. A/CN.9/WG.III/WP.153, *Note by the UNCITRAL Secretariat on 'Possible reform of investor-State dispute settlement (ISDS)—cost and duration'*), as well as the research on the *Denial of Benefits' Clause in Investment Treaty Arbitration*, co-authored, 2018, Queen Mary School of Law Legal Studies Research Paper No. 293/2018 and 2019, Max Planck Encyclopaedia of International Procedural Law (MPEiPro), Ruiz Fabri, H. (ed.), Oxford University Press, co-authored, was included in UNCITRAL paper no. A/CN.9/WG.III/WP.232 of 31 July 2023, on the *Possible reform of investor-State dispute settlement (ISDS)*.

Crina's academic publications are frequently cited by the peers, in leading publications. For example, Crina's research on the *Denial of Benefits Clause and Article 17 of the Energy Charter Treaty*, in Thomas E. Carbonneau and Angelica M. Sinopole (eds), [Wildy, Simmonds & Hill Publishing, 2010, ISBN: 9780854900688], 302-322, is cited in over thirty-five international publications, including:

- 56 Harvard International Law Journal 229 [2015], Julian Arato, Corporations as Lawmakers, p. 282
- Oxford University Press, [2013], David Collins, The BRIC States and Outward Foreign Direct Investment, p. 209
- Cambridge University Press, [2011], Thomas Roe, Matthew Happold, Settlement of Investment Disputes under the Energy Charter Treaty, pp. 84, 231, 232
- Oxford University Press, [2016], Jorun Baumgartner, Treaty Shopping in International Investment Law, pp. 47, 137, 342
- Wolters Kluwer, [2015], Mark Feldman, Chapter 33: Denial of Benefits after Plama v. Bulgaria, in Meg Kinnear, Geraldine R. Fischer, et al. (eds), Building International Investment Law: The First 50 Years of ICSID, pp. 463, 467, 473 etc.

Crina's research work also includes submissions as *amicus curiae* before the US Supreme Court, in ZF Automotive US, Inc. v. Luxshare, Ltd., Judgment of 15 July 2022, and before the United States District Court for the District of Columbia in the joined cases NextEra Energy Global Holdings B.V., et al. v. the Kingdom of Spain, and 9REN Holding S.A.R.L. v. the Kingdom of Spain; and policy papers, such as the one before T 20 - an official G 20 engagement group, on the Reforming Investor-State Dispute Settlement and Promotion of Trade and Investment Cooperation, Saudi Arabia, 2020.

MONOGRAPHS, EDITED BOOKS, AND BOOK CHAPTERS

- Monograph: Costs in International Commercial Arbitration, author, [Wolters Kluwer, forthcoming, 2024]
- Edited Book and Book Chapter: Reforming Arbitration Reform: Emerging Voices, New Strategies, Evolving Values, co-editor, [Wolters Kluwer, forthcoming, 2024]

- Book Chapter: Integrity and Competence of Arbitrators in Commentary to the ICSID and UNCITRAL
 Code of Conduct for Arbitrators in International Investment Disputes, [Wolters Kluwer, forthcoming,
 2024]
- Book Chapter: Anti-arbitration injunctions, in Concise Encyclopedia of International Commercial Arbitration, [Edward Elgar, forthcoming, 2024]
- Book Chapter: Relevance of the Facts in Complex Investor-State Arbitration Proceedings: Reflections on the Drafting of Arbitral Awards, in The Award in International Investment Arbitration, Catharine Titi and Katia Fach Gómez (eds.) [Oxford University Press, 2024]
- Book Chapter: The Modernisation of the Energy Charter Treaty: A Necessary Reform?, in The Future of Investor-State Dispute Settlement: Reforming Law, Practice and Perspectives for a Fast-Changing World, Ben Beaumont, Fahira Brodlija, Robert Ashdown, Armand Terrien (eds.), [Wolters Kluwer, 2024, ISBN 9789403547633], 287-306
- Book Chapter: The Dynamic Role of Third-Party Funders in International Arbitration, in Achieving the Arbitration Dream: Liber Amicorum for Professor Julian D.M. Lew KC, Stavros Brekoulakis, Romesh Weeramantry, Lilit Nagapetyan (eds.), [Wolters Kluwer, 2023, ISBN 9789403549064], pp 364-369
- Book Chapter: Paradigm Shift: Reflections on the Interpretation of International Investment Agreements by National and Supranational Courts Post-Achmea, in Stockholm Arbitration Yearbook 2022, Axel Calissendorff and Patrik Schöldström (eds.), [Wolters Kluwer, 2022, ISBN 9789403518763], pp 169-184
- Book Chapter: Global Trends in Arbitration 2022, in Stockholm Arbitration Yearbook 2022, Axel Calissendorff and Patrik Schöldström (eds.), [Wolters Kluwer, 2022, ISBN 9789403518763], pp 9-16
- Edited Book: International Investment Law and Investor-State Disputes in Central Asia: Emerging Issues, Kiran Nasir Gore, Elijah Putilin, Kabir A.N. Duggal, Crina Baltag (eds.), [Wolters Kluwer, 2022, ISBN 9789403545912] and Book Chapter: The Notion of Investor in Central Asian Investment Treaties and Arbitration Practice, pp 85-100
- Book Chapter: ICSID Arbitration and the Efficient Investment Arbitration in a Digitalized World, in Digital Hearings: Civil Procedure and Arbitration, Mika Savola, Ylli Dautaj, Bruno Gustafsson (eds.), [Norstedts Juridik, 2022, ISBN 9789139026181], pp 209-227
- Book Chapter: COVID-19 and Investments Eyes on the Future, in Balancing the Protection of Foreign Investors and States. Responses in the (Post) Pandemic World, Pascale Accaoui Lorfing, Yulia Levashova (eds.), [Wolters Kluwer, 2022, ISBN 9789403533704], pp 395-398
- Book Chapter: Article 8.26. Third-Party Funding, in CETA Investment Law. Article-by-Article Commentary, Marc Bungenberg von Herausgegeben, August Reinisch (eds.), [Nomos, 2022, ISBN 978-3-7489-0213-3], pp 409-424
- Book Chapter: Expedited Arbitration Rules for Investment Disputes: ICSID Amendment Process and UNCITRAL Working Group II, in Stockholm Arbitration Yearbook 2020, Axel Calissendorff, Patrik Schöldström (eds), [Wolters Kluwer, 2020, ISBN 9789403506913], pp 83-98
- Book Chapter: Access to Justice in Investment Arbitration and Non-disputing Party Participation, in Access to Justice in Arbitration: Concept, Context and Practice, Leonardo V.P. de Oliveira and Sara Hourani (eds.), [Wolters Kluwer, 2020, ISBN 9789403524108], pp 107-120

- Book Chapter: What I Wish I Had Known Before Beginning a Career in Arbitration, in Surviving in the Field of International Arbitration: War Stories and Lessons Learned (English & Spanish-Bilingual Book), José María de la Jara, Carolina Arroyo, and Álvaro Awad (eds.), [Wolters Kluwer, 2020, ISBN 9789403517605], pp 177-180
- Monograph: Investors, States, and Arbitrators in the Crosshairs of International Investment Law and Environmental Protection, co-author with Ylli Dautaj, [BRILL, 2020, ISBN 9789004438262]
- Edited Book: The Future of Investment Arbitration in the EU. Intra-EU BITs, the Energy Charter Treaty, and the Multilateral Investment Court, co-editor with Ana Stanic [Wolters Kluwer, 2020, ISBN 9789403512938]; and Book Chapter: Achmea, Arbitral Tribunals and the Energy Charter Treaty: Modernization or Regression?, pp 23-42
- Edited Book: Construction Arbitration in Central and Eastern Europe: Contemporary Issues, co-editor with Cosmin Vasile [Wolters Kluwer, 2019, ISBN 9789403503318]; and Book Chapter: Investment Arbitration: Indirect Expropriation in the Construction Sector, pp 259-276
- Edited Book: Finances in International Arbitration. Liber Amicorum for Patricia Shaughnessy, co-editor with Sherlin Tung and Fabricio Fortese [Wolters Kluwer, 2019, ISBN 9789403506340]; and Book Chapter: In-House Counsel and Recoverability of Costs in International Arbitration: Time for a Clear-Cut Position?, pp 1-12
- Book Chapter: The Notion of Investor under the Energy Charter Treaty: The Latest Developments in the Spanish Solar Disputes, in Yearbook on Investment Law & Policy 2017, Lisa Sachs, Lise Johnson, and Jesse Coleman (eds), [Oxford University Press, 2019, ISBN 9780198830382], pp 389-408
- Book Chapter: Commentaries of Articles 27 and 28 of the Energy Charter Treaty, in Commentary of the Energy Charter Treaty, Rafael Leal – Arcas (ed.), [Edward Elgar, 2018, ISBN 9781788117487], pp 359-372
- Edited Book: ICSID Convention after Fifty Years: Unsettled Issues, editor, [Wolters Kluwer, 2017, ISBN: 9789041166333]; and Book Chapter: The ICSID Convention: A Successful Story The Origins and History of the ICSID, pp 1-24
- Book Chapter: Anti-Suit Injunctions and Other Means of Indirect Enforcement of Arbitration Agreement, in The Evolution and Future of International Arbitration, Stavros L. Brekoulakis, Julian D.M. Lew, Loukas A. Mistelis, (eds), 251-268, [Wolters Kluwer, 2016, ISBN 9789041170040], pp 251-268
- Book Chapter: Investment Arbitration in Romania, in Arbitration in Romania. A Practitioner's Guide,
 Crenguța Leaua and Flavius A. Baias (eds.), 353-408, [Wolters Kluwer, 2016, ISBN 9789041166982], pp 353-408
- Monograph: The Energy Charter Treaty: The Notion of Investor, author, [Wolters Kluwer, 2012, ISBN: 9789041134288
- Book Chapter: Arbitration in Romania, in World Arbitration Reporter, Loukas Mistelis, Laurence Shore and Hans Smit (eds), [2nd edition, Juris Publishing, 2010, ISBN: 9781933833460]
- Book Chapter: Denial of Benefits Clause and Article 17 of the Energy Charter Treaty, co-author with Prof. Loukas Mistelis, in Building Civilization of Arbitration, Thomas E. Carbonneau and Angelica M. Sinopole (eds), [Wildy, Simmonds & Hill Publishing, 2010, ISBN: 9780854900688], pp 302-322

ARTICLES IN PEER-REVIEWED JOURNALS

- The Duty of Curiosity and Arbitrator Appointment in Sports Arbitration, in BCDR International Arbitration Review, [Wolters Kluwer, forthcoming, 2023]
- Recoverability of In-House Counsel Costs before ICC Arbitral Tribunals, in [2023] ICC Dispute Resolution Bulletin 1, 56-62 [ICC]
- Recent Trends in Investment Arbitration on the Right to Regulate, Environment, Health and Corporate Social Responsibility: Too Much or Too Little?, co-authored, [2023] ICSID Review - Foreign Investment Law Journal 38(2), 381-421 [Oxford University Press]
- Conflicts or Opportunities? Arbitrators' Previous Cases and Their Future Appointments, [2022] 7(2) BCDR
 International Arbitration Review 2020, 363-382 [Wolters Kluwer]
- 2022 ICSID Regulations and Rules: Towards Efficiency and Consistency in Investment Arbitration Proceedings, co-authored, [2022] XIX Revista Brasileira de Arbitragem no. 75, 163-186 [Wolters Kluwer]
- Article V(1)(e) of the New York Convention: To Enforce or Not to Enforce Set Aside Arbitral Awards?,
 [2022] 39(3) Journal of International Arbitration, 397-410 [Wolters Kluwer]
- Empirical Analysis of National Courts Vacatur and Enforcement of International Commercial Arbitration Awards, co-authored, [2022] 39(3) Journal of International Arbitration, 299-330 [Wolters Kluwer]
- Dissenting Opinions in International Arbitration: More than an Opinion?, [2022] Principia, No. 6–2022,
 19-28 [Centro de Investigación y Estudios para la Resolución de Controversias de la Universidad Monteávila, Caracas, Venezuela]
- Promoting, Regulating and Enforcing Human Rights Through International Investment Law and ISDS, coauthored, [2021] 45 Fordham International Law Journal 1, 1-50
- The Role of Amici Curiae in Light of Recent Developments in Investment Treaty Arbitration: Legitimizing the System?, [2020], ICSID Review - Foreign Investment Law Journal, vol. 35(1), 1-31 [Oxford University Press]
- Investment Arbitration and Police Powers: Emerging Issues, [2020], European Investment Law and Arbitration Review Online, volume 5(1), 392-299 [BRILL]
- Duration of Investor-State Dispute Settlement Proceedings, co-authored, [2020] Journal of World Investment & Trade 21, 300–335 [BRILL]
- The Reform of Investor-State Dispute Settlement: General Overview, [2019] Croatian Arbitration Yearbook, vol. 26, 61-78
- Denial of Benefits Clauses, (co-author), [2019] Max Planck Encyclopaedia of International Procedural Law (MPEiPro), Ruiz Fabri, H. (ed.), [Oxford University Press]
- Reforming the ISDS System: In Search of a Balanced Approach?, Contemporary Asia Arbitration Journal,
 [2019] Contemporary Asia Arbitration Journal, Vol. 12, No. 2
- Applicable Law under Article 26(6) the Energy Charter Treaty and Environmental Protection: Promoting Sustainable Development in the Energy Field, [2019], Transnational Dispute Management, issue 1
- The Energy Charter Treaty and the intra-EU treaty objection post Charanne and REEF cases: The latest developments in Blusun v. Italy, [2019], 13(1) Revista Romana de Arbitraj, 105-113 [Wolters Kluwer]
- Charanne Case: Investors Defeated in First ECT Solar Claim Arbitral Award, [2018], 45 Revista
 Romana de Arbitraj 1, 1-9 [Wolters Kluwer]

- Not Hot Enough: Cooling-Off Periods and the Recent Developments under the Energy Charter Treaty, [2017],
 Indian Journal of Arbitration Law 1, 190-196
- Expropriation and the Arbitral Award in Accession Mezzanine v. Hungary, [2017], 41 Revista Romana de Arbitraj 11, 1-6 [Wolters Kluwer]
- Denial of Benefits of Investment Treaties: A Step Further?, [2015], 34 Revista Romana de Arbitraj, 1-6
 [Wolters Kluwer]
- Novos Regulamentos de Arbitragem e Mediação da AMCHAM: O Papel das Instituições na Busca pela Eficiência dos Métodos Alternativos de Resolução de Conflitos, (co-authored), [2015], 44 Revista de Arbitragem e Mediação, 27-36 [Thomson Reuters]
- Preserving the Spirit of Arbitration and Mediation: The New Rules of the Amcham Brazil Arbitration and Mediation Center, [2015], Young Arbitration Review
- "Denial of Benefits" Clause in Pac Rim v. El Salvador and Liman v. Kazakhstan, [2014], 15(3-4) The Journal of World Investment & Trade, 726-736 [BRILL]
- Arbitrating Investment Disputes under the Energy Charter Treaty, [2013], 27 Revista Romana de Arbitraj, 31-43 [Wolters Kluwer]
- ICSID Jurisdiction over Sovereign Debts and Mass Claims Disputes, [2012], 33 Revista de Arbitragem e Mediação, 413-434 [Thomson Reuters]
- Some Thoughts on the Future of the Energy Charter Treaty Transit Protocol: Looking Back at the Gas Transit Disputes, [2012], 10 Oil and Gas & Energy Law, issue 3
- The Energy Charter Treaty and the Provisional Application' Rule, [2010], 2 Yearbook on Arbitration and Mediation, 34-64
- Enforcement of Arbitral Awards Against States, [2009], 19 American Review of International Arbitration, 391-414 [Juris Publishing]
- Recognition and Enforcement of Arbitral Awards and Settlement in International Arbitration: Corporate Attitudes and Practices, (co-author), [2009], 19 American Review of International Arbitration, 319-376 [Juris Publishing]
- Admission of Investments and the ICSID Convention, [2009], 6 Transnational Dispute Management, issue 1
- Trends and Challenges in International Arbitration: Two Surveys of In-House Counsel of Major Corporations, (co-author), [2008], 2 World Arbitration and Mediation Review 5, 84-105
- Bilateral Investment Treaties: substantive rights of investors, [2008], 2 Revista Romana de Drept Privat,
 15-29 [Universul Juridic, Romania]
- Precedent on Notion of Investment: ICSID Award in MHS v. Malaysia, [2007], 4 Transnational Dispute Management, issue 5
- Territoriality under the ICSID Convention: Two Issues, [2007], 4 Transnational Dispute Management, issue 5
- The Risk of Investment under the ICSID Convention, [2006], 3 Transnational Dispute Management, issue 5
- The Notion of Investment' under the Convention on the Settlement of Investment Disputes between States and Nationals of Other States, [2006], 4 Revista Romana de Drept al Afacerilor, 25-36 [Wolters Kluwer]

BLOG POSTS AND EDITORIALS

- Bilateralisation of International Law and the Supremacy of Regional Law, Guest Editorial, European Society of International Law [ESIL], spring 2023
- Denying the benefits of the Energy Charter Treaty: Shifting the policy or just the burden of proof?, [2022]
 Columbia FDI Perspectives, no. 331/2022 [Columbia University, US]
- Peaceful Resolution of Disputes: We Stand United Against War in all its Many Forms, [2022] Kluwer Arbitration Blog, 1 March 2022
- Regime Interaction in Investment Arbitration: Counterclaims, [2022] Kluwer Arbitration Blog, 11
 January 2022
- Counterclaims in Investment Arbitration: Reflections on UNCITRAL WG III Reform, co-authored,
 [2021] Kluwer Arbitration Blog, 5 November 2021
- From investment promotion and protection to investment regulation, [2020] Columbia FDI Perspectives,
 no. 293, 14 December 2020 [Columbia University, US]
- UNCITRAL Working Group II: Investment Disputes and Expedited Arbitration: A Probable Symbiosis?,
 [2020] Kluwer Arbitration Blog, 15 September 2020
- ECT Modernisation Perspectives: ECT Modernisation and the Denial of Benefits Clause: Where the Practice Meets the Law, co-authored, [2020] Kluwer Arbitration Blog, 15 July 2020
- The State of Play in Costs and Damages in International Arbitration, co-authored, [2019] Kluwer Arbitration Blog, 15 May 2019
- An Update on the ISDS Reform: the 37th Session of the UNCITRAL Working Group III Investor- State
 Dispute Settlement Reform, co-authored, [2019] Kluwer Arbitration Blog, 2 May 2019
- Human Rights and Environmental Disputes in International Arbitration, [2018] Kluwer Arbitration Blog, 24 July 2018
- What's New with the Energy Charter Treaty?, [2015] Kluwer Arbitration Blog, 13 June 2013
- Brazilian Arbitration Law: In Need of a Facelift?, [2013] Kluwer Arbitration Blog, 27 April 2013
- Argentinian Crisis Revisited, [2013] Kluwer Arbitration Blog, 27 January 2013
- Keeping Up with the Notion of Investment: The Case of the Energy Charter Treaty, [2012] Kluwer Arbitration Blog, 16 April 2012
- Case Comment: Ceskoslovenska Obchodni Banka AS v Slovakia, ICSID Case No ARB/97/4, [2008], Investment Claims [OUP]

OTHER PUBLICATIONS

Reforming Investor-State Dispute Settlement and Promotion of Trade and Investment Cooperation, Policy Brief, co-authored, for T 20 - an official G 20 engagement group, Saudi Arabia, 2020

ZF Automotive US, Inc. v. Luxshare, Ltd., Amicus Curiae brief, US Supreme Court, Judgment of 15 July 2022

Beijing Shougang Mining Investment Company Ltd. et al. v. Mongolia, Amicus Curiae brief, US Supreme Court, 2022

NextEra Energy Global Holdings B.V., et al. v. the Kingdom of Spain, and 9REN Holding S.A.R.L. v. the Kingdom of Spain, Amicus Curiae brief, United States District Court for the District of Columbia, 2023

LEGAL PROFESSION EMPLOYMENT

November 2013 – May 2016: Arbitration and Mediation Center of the American Chamber of Commerce Brazil - São Paulo (AMCHAM), Brazil Secretary General - Director

June 2011 – November 2013: Crina Baltag Law Office, Bucharest, Romania Attorney-at-Law: international arbitration, commercial litigation

March 2011 – June 2011: Herbert Smith Freehills LLP, London, UK Foreign attorney-at-law: international arbitration and commercial litigation

September 2009 – October 2009: Shearman & Sterling LLP, London, UK Special counsel: international arbitration

July 2004 – August 2007: Schoenherr Rechtsanwaelte, Vienna, Austria, and Bucharest, Romania Attorney-at-law: international arbitration, commercial litigation, commercial law, mergers & acquisitions, banking law

December 2003 – June 2004: Wood, Lupascu & Dumitrescu Law Firm, Bucharest, Romania, in association with Reed Smith LLP Attorney-at-law: commercial law, banking law, insurance law

ACADEMIC QUALIFICATIONS

2008-2012 Queen Mary University of London, UK

Doctoral (PhD) Degree, International arbitration and energy law

2005 – 2006: Stockholm University, Sweden

LL.M. in International Commercial Arbitration Law

2003 – 2005: University of Economic Studies, Bucharest, Romania

Master in International Business (M.Sc.)

1999 - 2003: University of Bucharest, Romania

Bachelor of Laws (LL.B.)

2017-2018: University of Bedfordshire, UK

Postgraduate Certificate in Higher Education (Pedagogy)

PROFESSIONAL QUALIFICATIONS

Attorney-at-law, Bucharest and Romanian Bar Association [since 2004] Fellow, Chartered Institute of Arbitrators [since 2021] Fellow, Advance HE (former UK Higher Education Academy) [since 2018]

LEADERSHIP AND MEMBERSHIP

- ° Chair of the Academic Council of the Institute for Transnational Arbitration, Centre for American and International Law
- ° Member of the Executive Committee of the Institute for Transnational Arbitration, Centre for American and International Law
- ° Member, the Board of the SCC Arbitration Institute, Sweden
- ° Member, London Court of International Arbitration, UK
- ° Member, Singapore International Arbitration Centre, Singapore
- ° Member, International Chamber of Commerce, Business Law Institute, France
- ° Member, Academic Council of the Thailand International Arbitral Centre, Thailand
- ° Member, International Bar Association
- ° Member, International Council for Commercial Arbitration
- ° Member, American Society of International Law, US
- ° Member, European Society of International Law
- ° Member, British Institute of International and Comparative Law, UK
- ° Member, Bucharest Arbitration Week Organizing Committee
- ° Arbitrator listed with various arbitration institutions, including, the Singapore International Arbitration Centre (SIAC), the International Centre for Dispute Resolution of the American Arbitration Association (ICDR-AAA), the Korean Commercial Arbitration Board International (KCAB International), Vienna International Arbitral Centre (VIAC), the Thailand International Arbitration Centre (THAC), the Mauritius International Arbitration Centre (MIAC), the Court of International Commercial Arbitration-Romanian Chamber of Commerce (CCIR-Romania), Abu Dhabi International Arbitration Centre (arbitrateAD), Dubai International Arbitration Centre (DIAC) etc.
- Arbitrator in various dispute resolution moot competitions, and coach of participating teams in the Willem C. Vis International Commercial Arbitration Moot (since 2005), the ICC Mediation Competition (since 2007), the Frankfurt Investment Arbitration Moot Court (since 2007), the Sports Arbitration Moot (since 2022, coaching the winner of the 1st edition of the Moot, Stockholm University, with final hosted by FIFA, in Zurich, Switzerland)

PROFESSIONAL ENGAGEMENTS

2023: Co-chair of the sub-group on third-party funding and conflicts of interest of the Taskforce on the revision the *International Bar Association (IBA)* Guidelines on Conflicts of Interest in International Arbitration

2023-2024: Chair of the Selection Committee of the American Society of International Law, Dispute Resolution Interest Group, for the Best Article in International Dispute Resolution

2018-ongoing: delegate observer to the United Nations Commission On International Trade Law (UNCITRAL) Working Groups II (on Dispute Resolution) and III (on Investor-State Dispute Settlement Reform)

2022: Member of the SCC Arbitration Institute Taskforce for the amendment of the SCC Arbitration Rules

2021-2022: USAID Nove Pravosuddya Justice Sector Reform Program in Ukraine (New Justice), engagement as ADR expert, with focus on the reform of arbitration, mediation and commercial litigation in Ukraine

2020-2021: Member of the SCC Arbitration Institute Taskforce for the drafting the SCC Express Dispute Assessment Rules

2020-2021: Member of the Asian International Arbitration Centre (AIAC) Taskforce for the amendment of the AIAC Arbitration Rules

Presiding, sole arbitrator and co-arbitrator under the rules of the International Chamber of Commerce (ICC), the London Court of International Arbitration (LCIA), the Singapore International Arbitration Centre (SIAC), the Arbitration Institute of the Stockholm Chamber of Commerce (SCC Arbitration Institute), the Finland Arbitration Institute (FAI), Vienna International Arbitral Centre (VIAC), UNCITRAL and the Court of International Commercial Arbitration-Romanian Chamber of Commerce (CCIR-Romania).

CONFERENCE AND SEMINAR ENGAGEMENTS

- After the Deal, an Ordeal? Trends and Insight into Post M&A Arbitration, ICC Egypt Arbitration Day, Cairo, Egypt, 15 May 2024
- Costs and Economics, International Council for Commercial Arbitration Congress: International Arbitration.
 A Human Endeavour, Hong Kong, 7 May 2024
- Access to Justice and Costs of Arbitration, Cambridge Arbitration Day, UK, 20 April 2024
- Disputes at the Center and Periphery of Climate Change, Law and Climate Change Summit, Stockholm, Sweden, 18 April 2024
- Evolving Perspectives on the Right to Regulate: Shaping Investment Treaty Arbitration, Paris Arbitration Week,
 France, 18 March 2024

- The Impact of Culture in Resolving International Construction Disputes, Riyadh International Disputes Week, Saudi Arabia, 3 March 2024
- Arbitral Awards and Costs, International Bar Association: 25th Arbitration Day, Singapore, 23 February 2024
- Enforcement Trends in Investment Treaty Arbitration, YSIAC and Wong Partnership seminar, Singapore, 21
 February 2024
- Advocacy in International Arbitration, DLA Global Vis Pre-Moot, keynote, Stockholm, Sweden, 9 February 2024
- Enforcing Arbitral Awards against Sovereigns: Recent Trends and Practice, speaker, Luxembourg, 10 January 2024
- Dubai Arbitration Week Dubai International Arbitration Centre and International Centre for Dispute Resolution® (ICDR) symposium, moderator, Dubai, UAE, 14 November 2023
- 13th Annual Investment Treaty Arbitration Conference, speaker, Prague, Czech Republic, 26 October 2023
- Swiss Arbitration Association -ASA Arbitration Practice Seminar, speaker, Eisenstadt, Austria, 20-22 October 2023
- The Evolving Role of Arbitral Institutions, 10th CAM-CCBC Arbitration Congress, São Paulo Arbitration Week, speaker, São Paulo, Brazil, 17 October 2023
- Guia introdutório para advocacia oral na arbitragem [Introduction to Oral Advocacy in Arbitration], São Paulo Arbitration Week, speaker, São Paulo, Brazil, 17 October 2023
- Conflicts and Ethics in International Arbitration: Updates on Arbitrators' Conflicts of Interest, Columbia Law School, speaker, New York, US, 16 October 2023
- States' Right to Regulate and the ISDS Reform, moderator, Vienna, Austria, 10 October 2023
- Changing Landscape in International Arbitration: Developments and Regional Perspectives, Istanbul Arbitration
 Week, speaker, Istanbul, Turkye, 3 October 2023
- Energy Disputes: The Past and the Future, speaker, Istanbul, Turkye, 2 October 2023
- Arbitral Award, Arbitration Association of Central and Eastern Europe Forum, moderator, Bucharest, Romania, 30 September 2023
- Orders, Awards, Enforcement, and Issues of Investment Law, London Court of International Arbitration European Users; Council Symposium, moderator, Tylney Hall, UK, 10 September 2023
- Evolution or Revolution: Have We Mastered International Arbitration or Do We Need a New Blueprint for the Future?,
 speaker, Stockholm, Sweden, 1 September 2023
- 20 Year of Energy Arbitration in Stockholm, speaker, Stockholm, Sweden, 30 August 2023
- Beyond Monetary Damages: What Do Empirical Studies Tell Us About the Use of Non-Monetary Relief in International Arbitration, Institute for Transnational Arbitration Annual Workshop and Meeting, moderator, Austin, US, 14 June 2023
- Stakeholders' Perspectives on Innovations in Dispute Resolution, Bucharest Arbitration Week, speaker, Bucharest, Romania, 8 June 2023
- Investment Law and Arbitration: Counterclaims, Cooling-Off Period and Due Diligence Obligations of Investors, Milan Arbitration Week, speaker, Milan, Italy, 26 May 2023
- The Future of Investor-State Disputes in the Energy Sector: Challenges and Opportunities, London International Disputes Week, speaker, London, UK, 18 May 2023
- Code of Conduct of Arbitrators in ISDS, speaker, JUS Mundi webinar, 11 May 2023
- Emerging Issues in Investment Disputes in Central Asia, speaker, Dentons, New York, US, 20 April 2023
- Energy Transition and Climate Change Disputes, keynote speaker, Stockholm Energy Transition Forum, Stockholm, Sweden, 18 April 2023
- Regulating States' Sovereign Rights under Today's Global Challenges, moderator, 117th Annual Meeting of the American Society of International Law, Washington DC, US, 31 March 2023

- Reforming Arbitration Reform: Emerging Voices, New Strategies, Evolving Values, co-chair and moderator, 20th
 ITA (Institute for Transnational Arbitration)-ASIL (American Society of International Law)
 Conference, Washington DC, US, 29 March 2023
- Energy Transition and Investment Protection in Europe Are We On The Right Track?, speaker, Comillas Pontifical University and Clifford Chance, Madrid, Spain, 17 March 2023
- Arbitral Precedent and Its Possible Future Development, speaker, Norburg & Scherp, Stockholm, 9 March 2023
- The Future of the Energy Charter Treaty, keynote presentation, SCC Forum Debate: Energy Disputes in the 21st Century, Tel Aviv Arbitration Week, Israel, 28 February 2023
- ICSID/UNCITRAL Code of Conduct for Arbitrators in Investor-State Disputes, speaker, Arbitral Forum on Ethics in Arbitration, Tel Aviv Arbitration Week, Israel, 26 February 2023
- How to Win Your Case (In and Out of the Vis Moot), speaker, DLA Piper Pre-Moot, Stockholm, 17 February 2023
- Future of ECT: European States' Rush to Exit ECT, speaker, International Arbitration School (IARBS) by Marmara University, Turkye, 14 February 2023 (online)
- Arbitration: Is "back to the basis" the solution to achieve a more sustainable practice?, speaker, 8th Conference on International Arbitration and the UN Convention on Contracts for the International Sale of Goods, Guadalajara, Mexico, 9 February 2023
- Powers of Arbitrators to Stay/Bifurcate Proceedings, speaker, Chartered Institute of Arbitrators, Brazilian Branch, 26 January 2023 (online)
- Energy Charter Treaty Modernization, speaker, Energy Arbitration Club, London, UK, 25 January 2023
- International Investment Law and Investor-State Disputes in Central Asia: Emerging Issues, moderator, organized by Enyo Law, London, UK, 25 January 2023
- Energy Charter Treaty Developments, speaker, Western Balkans Forum, Vienna, Austria, 24 January 2023
- The Future of Energy Disputes Energy Transition and Treaty Commitments, speaker, 30th Croatian Arbitration Days, Zagreb, Croatia, 8-9 December 2022
- Energy Charter Treaty Modernization, Energy Transition in the Western Balkans: What Lies Ahead?, speaker, 8th
 Sarajevo Arbitration Day, Sarajevo, Bosnia Herzegovina, 23 November 2022
- Future of Construction Investor-State Dispute Resolution, speaker, Centre of Construction Law & Dispute Resolution, King's College London, London, UK, 17-18 November 2022
- Property Protection under Extraordinary Circumstances, speaker, Stockholm Centre for International Law and Justice, 14 November 2022 (online)
- Green Energy Transition Who is in Charge of Disputes?, speaker, New York Arbitration Week, New York, US, 16 November 2022
- Fireside Chat with Kevin Nash, Registrar, Singapore International Arbitration Centre, moderator, Stockholm, Sweden, 14 November 2022
- The first arbitrator appointment and beyond, speaker, Chartered Institute of Arbitrators Congress, London, UK, 9 November 2022
- Major Arbitration Hubs, speaker, American University of Armenia, AUA Alternative Dispute Resolution (ADR) Clinic, 14 October 2022 (online)
- Energy Charter Treaty and the European Union: True Foes?, speaker, Istanbul Arbitration Week, Istanbul, Turkey, 11 October 2022
- Investment Arbitration and Human Rights: Workable Arrangement, speaker, Taiwan Arbitration Week, Taiwan
 5 October 2022 (online)
- Protecting Investments Efficient and Effective Dispute Management Tools, speaker, Vienna International Arbitral
 Centre and the Energy Community Conference, Vienna, Austria, 4 October 2022

- AIAC 2021 Rules in the Face of Controversies and Cultural Nuances, speaker, Asian International Arbitration
 Centre Conference ASIA ADR Week, Malaysia, 3 October 2022 (online)
- Investment Arbitration Focus on the Nordic, speaker, Young Arbitration Club Finland Conference, Helsinki, Finland, 30 September 2022
- Force majeure, Change of Circumstances and Necessity in a Fast Pace Evolving World, speaker, World Arbitration Update Conference, 27 September 2022 (online)
- Integrity Issues in Investment Treaty Arbitrations, speaker, Swedish Arbitration Days Conference, Stockholm, Sweden, 1-2 September 2022
- Kluwer Arbitration Quiz Live, moderator, part of the International Council for Commercial Arbitration Conference, Edinburgh, UK, 19 September 2022
- How to Write an Excellent Arbitration Article, speaker, organized by the Western Balkans Arbitration Writing Competition, 18 July 2022 (online)
- The Right to Regulate and Energy Investments, speaker, Global Energy Transition and Investment Disputes Conference, organized by Durham Law School, Durham, UK, 15 July 2022
- Set Aside and Recognition and Enforcement of Arbitral Awards, speaker, WilmerHale, London, UK, 22 June 2022
- Sustainability and Climate Change Disputes, speaker, Bucharest Arbitration Days Conference, Bucharest, Romania, 9-10 June 2022
- Is Still EU an Attractive Investment Destination?, speaker, EFILA Annual Conference, Amsterdam, the Netherlands, 9 June 2022
- After Achmea, Komstroy and PL Holdings: the EU is still attractive foreign investment destination, speaker, Young EFILA Conference, Amsterdam, the Netherlands, 8 June 2022
- The future of investment protection and arbitration in the post-Brexit UK, speaker, joint conference of the Stockholm Centre for Commercial Law (SCCL) and Oxford Institute of European and Comparative Law (IECL), Stockholm, Sweden, 2-3 June 2022
- Recoverability of reflective loss in investment arbitration, speaker, 6th Dispute Resolution in M&A Transactions Conference, organized by Gessel, Warsaw, Poland, 26-27 May 2022
- Arbitrating In and With EU States, speaker, organized by BonelliErede, Milan, Italy, 4 May 2022
- Energy Charter Treaty and ESG (Environmental, Social and Governance), speaker, organized by Association ARBITRI, Bosnia Herzegovina, 22 April 2022 (online)
- The Journey of Business and Human Rights Arbitration from Geneva to the Hague, speaker, organized by the University of Leicester, 30 March 2022 (online)
- Russian Sanctions: impact on commercial arbitration, from arbitrability to enforcement, speaker, organized by Jeantet, as part of Paris Arbitration Week, Paris, France, 29 March 2022
- ITA Reporters Roundtable Scope of Public Policy in International Arbitration, moderator, organized by the Institute for Transnational Arbitration - The Center for American and International Law, 23 March 2022 (online)
- How to keep parties and arbitrators in line in arbitration proceedings, speaker, organized by ICC YAF, 24 February 2022 (online)
- Costs in Arbitration, speaker, organized by ArbinBrief, 23 February 2022 (online)
- More than just a footnote: Tips for Young Practitioners Publishing about Arbitration, speaker, organized by the International Centre for Dispute Resolution - American Arbitration Association, 10 February 2022 (online)
- Bond. State Bond. No Time to Define Investments, moderator, VI FIAM Moscow Conference, organized by the Russian Arbitration Center at Russian Institute of Modern Arbitration, 4 February 2022 (online)

- Update webinar: Developments on Choice of Law in International Commercial Arbitration, speaker, organized by the Chartered Institute of Arbitrators, 3 February 2022 (online)
- Uncertain future of the intra-EU investment protection, moderator, 11th Investment Treaty Arbitration Conference, organized by the Ministry of Finance of the Czech Republic, 2 December 2021, (online)
- Modernizing the Energy Charter Treaty: Between ISDS Legitimacy and Sustainable Development, keynote speaker, Turkey Arbitration Week, 2 November 2021 (online)
- Contract and Dispute Management in the UK-India Corridor, UK Business India Council, 20 October 2021 (online)
- Investment Arbitration in construction: The past, the present and the future, King's College London International Construction Law Conference 2021, London, UK, 15 September 2021
- Artificial Intelligence in Arbitration, Club Español del Arbitraje, Madrid, Spain, 13 September 2021
- Future of Investor-State Dispute Settlement (ISDS) in the European Union, European Society of International Law 16th Conference – Stockholm, Sweden, 9 September 2021
- Recent Reforms to Foreign Arbitration Rules, CAM Santiago del Chile, 7 September 2021 (online)
- Young OGEMID Symposium: Effective Legal Writing: Written Submissions in International Arbitration, speaker, OGEMID, 4 October 2021 (online)
- Denial of Benefits Clauses in Investment Treaties, Summer Law School on International Investment Law, ELSA Athens and the Athens Public International Law Center of the School of Law of the National and National & Kapodistrian University of Athens, 28 August 2021 (online)
- Fast but not Furious Unpacking the Fast Track and Emergency Arbitration Provision, Asia ADR Week 2021,
 18 August 2021, (online)
- Between Modernization and Termination: Climate-Proofing the Energy Charter Treaty Through Host States' Right to Regulate and Sustainable Development?, Society of International Economic Law - SIEL 2021 Milan Global Conference, 8 July 2021 (online)
- Sources of International Investment Arbitration: Looking Forward, Looking Back, Jus Mundi Agora, moderator,
 1 July 2021 (online)
- Energy investments tangled in the EU Bermuda Triangle: The ETC at crossroads, Expert Workshop organized by Utrecht University, 17 June 2021 (online)
- Energy Arbitration and Litigation Funding, Energy Disputes Arbitration Center (EDAC), 15 June 2021 (online)
- Disclosure and Conflict of Interest: Next Level, Bucharest Arbitration Days 2021, moderator, 4 June 2021 (online)
- Eastern Perspectives on Construction Disputes during COVID, and Expert Witness, ICC YAF, 27 May 2021 (online)
- The Debate on ISDS Reform: Main Narratives and Tensions, Vilnius University Conference on Investment
 Arbitration Reform and the Termination of Inter-EU Bilateral Investment Treaties, 27 May 2021
 (online)
- It's not you... It's me: Third Party Funding, webinar organized by Nivalion, 26 May 2021 (online)
- Better or Worse: Comparing the New Model BITs of India, Colombia, the Czech Republic, and the Netherlands with their respective predecessors or older treaties?, JURIS Publishing 15th Annual Investment Treaty Arbitration, 18 May 2021 (online)
- Investment Law and Arbitration: Regulation and Policy in a Pandemic World, Conference of the Romanian Institute for Commercial Law, 14 May 2021 (online)
- The UK and EU post Brexit: What positive outcomes may occur now that the UK has been decoupled from the EU and how might protection standards such as the European Convention on Human Rights be affected?, London International Disputes Week, 14 May 2021 (online)

- Career Development in the new normal (whatever that is), London International Disputes Week, 13 May 2021 (online)
- Building a Career in International Arbitration, Ukrainian Arbitration Association, 29 April 2021 (online)
- The EU-UK Trade and Cooperation Agreement and its Implications on Investor-State Dispute Settlement, Institute for Transnational Arbitration, moderator, 27 April 2021 (online)
- Amici Curiae Participation in International Arbitration, ICC YAF, 26 March 2021 (online)
- The Three E's of Construction Arbitration: Evidence, Experts and Efficiency, Al Tamimi & Co, 4 March 2021 (online)
- Careers in International Commercial Dispute Resolution, University of Law, UK, 10 March 2021 (online)
- The Concept of Joinder in Arbitration, Istanbul Vis Pre-Moot, 26 February 2021 (online)
- ISDS Reform Regime in Interaction, Nirma University, Gujarat, India, 25 February 2021 (online)
- Police Power Doctrine and the Relevant Impact on Investment Arbitration, Milan Investment Arbitration Week,
 18 February 2021 (online)
- Taking of Evidence in Commercial Arbitration, Wolters Kluwer Romania, 11 February 2021 (online)
- The Future of Foreign Investment Dispute Resolution: Brazil and Beyond, Notre Dame Law School, US, 5
 February 2021 (online)
- Debate on the Energy Charter Treaty Modernisation, ITA-IEL-ICC Joint Conference on International Energy Arbitration, co-moderator, 22 January 2021 (online)
- The Future of Investor-State Dispute Settlement under the Energy Charter Treaty, American Society of International Law – ASIL, 11 December 2020 (online)
- Push for Parity: Practical Tools for Emerging Arbitrators, ERA Pledge, 9 December 2020 (online)
- Safe Harbours: Security in Crisis Third Party Funding, Lexology Webinars, 26 November 2020 (online)
- Adverse Inferences and Evidence in International Arbitration, Harvard Law Harvard International Arbitration
 Law Students Association (HIALSA) Workshop Series, 27 October 2020 (online)
- Confidentiality, validity of arbitration agreements, non-signatories and enforcement of annulled awards, Institute for Transnational Arbitration, moderator, 21 October 2020 (online)
- Recoverability of In-House Counsel Costs in International Arbitration, DELOS TagTime, 14 October 2020 (online)
- Seat of International Arbitration: Potentials and Pitfalls, The Chinese University of Hong Kong, 13 October 2020 (online)
- Due Process Challenges on the Horizon?, Dealing With Public Policy And Due Process Concerns As Rising Arbitrators,
 Rising Arbitrators Initiative, 1 October 2020 (online)
- Careers in International Law and Business, University of Texas (Austin), Women in Foreign Affairs, 26
 September 2020 (online)
- Set-aside, recognition, enforcement and execution of investment arbitral awards: Investment Treaty Planning, Protection
 and Key Threshold Issues, The Knowledge Series on Investment Arbitration, The Mumbai Centre for
 International Arbitration and FTI Consulting, 25 September 2020 (online)
- The Hague Rules on Business and Human Rights Arbitration, Global Trends in Arbitration Conference, Stockholm Centre for Commercial Law and Oxford Institute of European and Comparative Law, 24-25 September 2020 (online)
- How to choose the seat of arbitration?, #YoungITATalks, in collaboration with Câmara de Conciliação, Mediação e Arbitragem Ciesp / Fiesp and Escola Superior de Advocacia OAB/PE, Brazil, 15 September 2020, [Portuguese language] (online)
- YSIAC Arbitration Series: In a Fishbowl, Singapore International Arbitration Centre, 17 September 2020 (online)
- The Big Third-Party Funding Debate 2.0, CILS-Arbinsol Series, 15 September 2020 (online)

- Mediation in Investment Arbitration, 9th Baltic Arbitration Days, 16-17 August 2020 (online)
- Not a Manel: Pursuing Excellence in Dispute Resolution, Nitish Desai Webinar Series, 31 July 2020 (online)
- Do and Don't's When Choosing a Seat and Enforcing in CEE/ CIS/ Russia: State of Play, Paris Arbitration Week (PAW), 8 July 2020 (online)
- The Balancing Act: Responding to COVID-19 and Investment Treaty Protections, Asian International Arbitration Centre (AIAC), 7 July 2020 (online)
- Corruption and Dissenting Opinions in International Arbitration, Young ITA Mentorship Speaker Series, 18 March 2020 (online)
- Occupation of territories and its impact on the notion of contracting state: jurisdictional issues, University of Milan Conference on Investment Arbitration, Milan, Italy, 14 February 2020
- Expedited Arbitration: Updates from WGII Delegates and Practitioners Dialogue, NYIAC Talks: Assessing the State of Play – UNCITRAL's Working Group II (WGII) and Institutional, Expedited Arbitrations, New York, US, 6 February 2020
- Economic Sanctions and International Arbitration, 2020 ITA-IEL-ICC Joint Conference on International Energy Arbitration, Houston, US, 23-24 January 2020
- State Enterprises and Sovereign Immunity from Execution, 27th Croatian Arbitration Days, Zagreb, Croatia, 5 December 2019
- State Police Powers and Environmental Protection, #YoungITATalks on "Investment Arbitration and the Environment - Emerging Themes", London, UK, 5 November 2019
- Dissenting Opinions and Corruption in International Arbitration, CIArb 7th Annual Symposium on International and Domestic Arbitration in Canada, Toronto, Canada, 19 September 2019
- Reforming the ISDS System: In Search of a Balanced Approach?, 2019 Taipei International Conference on Arbitration and Mediation, Taipei, Taiwan, 15-16 August 2019
- The case of investment arbitration: the failure of fragmentation exposed?, ICC YAF Conference on "Regionalism and specialism in international arbitration", Paris, France, 17 July 2019
- The Role of Written Advocacy in international arbitration: developing the skills, Institute of Advanced Legal Studies, University of London, London, UK, 2 May 2019
- Recoverability of Costs of In-House Counsel in International Arbitration, Conference on "Costs and Damages in International Arbitration" organized by Bucerius Law School, University of Vienna, NYU Law, and McGill University, Vienna, Austria, 12 April 2019
- Denial of Benefits Clause and the Energy Charter Treaty, seminar on the Future of Renewable Energy, Bucharest, Romania, 8 April 2019
- The Future of ISDS: Looking Beyond Treaties, panel discussion hosted by Chaffez Lindsey on the occasion
 of the 37th session of the UNCITRAL Working Group III on ISDS Reform, New York, US, 3 April
 2019
- Document Production and Cross-Examination in International Arbitration, Conference on Transnational Litigation organized by Nirma University and the ICC, Ahmedabad, India, 24 March 2019
- Evolution, Not Revolution: CIArb's Work on Investor State Dispute Settlement (ISDS) Reform at UNCITRAL Working Group III, Chartered Institute of Arbitrators, London, UK, 13 February 2019
- The reform of Investor-State Dispute Settlement –General overview, 26th Croatian Arbitration Days, Zagreb, Croatia, 6-7 December 2018
- Stabilization Clauses and the Right of Host State to Regulate, BCDR-AAA/SCC Joint Conference on Salient Issues in Investment Arbitration, Bahrain, 18 November 2018
- Legal Experts appointed by Arbitral Tribunals in Investment Arbitration, ICSID SIA/QMUL Workshop on Expert Evidence in Investment Arbitration, London, UK, 12 November 2018

- Shareholders in International Arbitration, moderator, Stockholm University conference on "Navigating the Muddy Waters of Modern Arbitration", Stockholm, Sweden, 7 November 2018
- International Commercial Arbitration: Practical Aspects, Wolter Kluwer Seminar, Bucharest, Romania, 16
 October 2018
- The Role of Applicable Law and the Decisions of Arbitral Tribunals in the Context of Protection of Environmental Rights in International Investment Law, Jean Monnet Chair Workshop on International trade, investment and the rule of law, Queen Mary University of London and Leuven Centre for Global Governance Studies, London, UK, 10-11 September 2018
- Investment Arbitration and Consent of the Parties, Wolters Kluwer Seminar, Bucharest, Romania, 5 July 2018
- Human Rights and Environmental Disputes in International Arbitration, moderator, 30th Annual ITA Workshop and Annual Meeting, Dallas, US, 20-22 June 2018
- Arbitration has become too expensive and too slow if we don't fix it fast, users will look for alternatives, 4th Alumni
 Conference of the School of International Arbitration, Queen Mary University of London, London,
 UK, 15 June 2018
- Successful strategies for launching your career in international arbitration, moderator, Vienna, Austria, 26 March
 2018
- Current Issues in International Commercial and Investment Arbitration, moderator, Bucharest, Romania, 14
 December 2017
- Opening and Closing Statements in International Commercial Arbitration, Seminar on Effective Oral Advocacy in International Arbitration, ICALAA and Frank Advokatbyrå, Stockholm, Sweden, 9 November 2017
- Admissibility of Claims, Jurisdiction and Arbitrability: Experiences and Perspectives, CBar, Queen Mary University
 of London and CAM-CCB Joint Conference on "Arbitrability and Admissibility of Claims", São Paulo,
 Brazil, 30 May 2016
- Controlling Time and Costs: The responsibilities of arbitrators, counsel and the institutions, "Advance International Arbitration Training" organized by CBar, Queen Mary University of London and CAM-CCB, São Paulo, Brazil, 31 May – 1 June 2016
- Partial Arbitral Awards, AASP Conference "Workshop sobre a Nova Lei se Arbitragem", São Paulo, Brazil, 24 June 2015
- Institutional Arbitration and Mediation and International Trade, SCC/Amcham/Swedcham Conference on "International Trade and Dispute Resolution", São Paulo, Brazil, 28 April 2015
- Anti-Suit Injunctions and Other Means of Indirect Enforcement of an Arbitration Agreement, QMUL School of International Arbitration 30th Anniversary Conference: "The Evolution and Future of International Arbitration: The Next 30 Years", London, UK, 19-21 April 2015
- The New Arbitration and Mediation Rules of Amcham Brazil, AAA-ICDR/Amcham/CAM-CCBC 8th International Arbitration and Mediation Conference: Risks and Challenges in International Arbitration, São Paulo, Brazil, 18 November 2014
- The Role of Courts in International Arbitration, Annual Conference on International Commercial Arbitration, Bucharest, Romania, 13 November 2014
- Notion of Investor under the Energy Charter Treaty, ICSID/SCC/ECT-ECS Conference on "20 Years of the Energy Charter Treaty", Paris, France, 7 March 2014
- Arbitration Clauses in Contracts with a State Party, Stockholm University Conference on "Mastering the Challenges in International Arbitration", Stockholm, Sweden, 29-30 August 2013
- The Energy Charter Treaty and Transit Disputes, SCC/ICSID/ECT Conference on "10 Years of Energy Charter Treaty Arbitration", Stockholm, Sweden, 9-10 June 2011
- The Energy Charter Treaty and the Protection of Investors, Penn State University, US, 31 March 2010

- Dual Nationality and the Energy Charter Treaty: Is there a Jurisdictional Bar?, University of Sydney Conference on "International Investment Treaty Law and Arbitration: Evolution and Revolution in Substance and Procedure", Sydney, Australia, 19-20 February 2010
- International Arbitration: Corporate Attitudes and Practices 2008, DIS (Deutsche Institution f
 ür Schiedsgerichtsbarkeit), Frankfurt, Germany, 17 March 2009
- International Arbitration and Corporate Trends and Experiences, ICCA Conference, Dublin, Ireland, 9 June 2008
- International Arbitration: corporate attitudes and recognition/enforcement of Arbitral Awards and Investment arbitration – Protection of foreign investors: guarantees and incentives, Arbitration Court of the Latvian Chamber of Commerce and Industry Conference, Riga, Latvia, 2 September 2008
- Corporate Attitudes and Practices towards International Arbitration: Myths, Data and Analysis, American Chamber of Commerce in Austria, Vienna, Austria, 13 March 2008
- International Arbitration Corporate Attitudes, Asociación Nacional de Abogados de Empresa and Goodrich, Riquelme y Asociados, Mexico City, Mexico, 20 February 2008

LANGUAGES

Romanian (native)
English (fluent)
Portuguese (fluent)
French (working knowledge)
Swedish (basic)
Spanish (understanding)