#### **CURRICULUM VITAE**

Numele și prenumele: Sorin Dolea Grad științific: Magistru în drept Titlul didactic: Asistent universitar

**Data nașterii:** 18.06.1992

Locul nașterii: Chisinau

Adresa:

### **DOMENII DE CERCETARE:**

Arbitrajul comercial internațional

Arbitrajul investițional

Dreptul comerțului internațional

Dreptul internațional privat

## **DISCIPLINE PREDATE:**

Dreptul international privat

Dreptul comerțului internațional

### **STUDII:**

- Universitatea de Stat din Moldova doctorand, școala doctorală științe juridice (2018-2022)
- Universitatea Geneva / Institutul de Drept internațional Geneva magistru în drept, soluționarea disputelor internaționale (2017-2018)
- Universitatea de Stat din Moldova magistru în drept, drept internațional (2015-2017)
- Academia de Arbitraj din Paris (2016)
- Academia de Drept International din Haga (2016)
- Universitatea de Stat din Moldova licențiat în drept (2011-2015)
- Universitatea Alexandru Ioan Cuza din Iasi program Erasmus (2014-2015)

# **EXPERIENȚA PROFESIONALĂ:**

- The Campaign for Greener Arbitrations membru comitetul European (2021-prezent)
- Freshfields Bruckhaus Deringer LLP Avocat (2018-2020)
- Schoenherr Avocat stagiar (2015-2017)

## **PUBLICAȚII:**

- 1) Abuse of process in investment arbitration key factors to be considered when restructuring investments (co-author Eliane Fischer), Romanian Arbitration Journal, issue no.1/2022, pp.34-44
- 2) Inter-State Maritime Arbitration (Chisinau, 2021) Cartea Juridica Publishing House.https://juridicemoldova.md/wp-content/uploads/2021/04/Inter-State-maritime-arbitration.pdf
- 3) Protection of Chinese Investments in Moldova (Chisinau, 2021). <a href="https://juridicemoldova.md/wpcontent/uploads/2021/06/Protection-of-Chinese-investments-in-Moldova-6-June-2021.pdf">https://juridicemoldova.md/wpcontent/uploads/2021/06/Protection-of-Chinese-investments-in-Moldova-6-June-2021.pdf</a>
- 4) Ridicarea vălului corporativ şi răspunderea statului în raporturile contractuale încheiate de entitățile de stat şi investitorii străini în arbitrajul investițional (Prof. Dr. Hab Aurel Băieşu). <a href="https://juridicemoldova.md/wp-content/uploads/2021/09/Ridicarea-valului-corporativ-final-A.BaiesuS.Dolea\_.pdf">https://juridicemoldova.md/wp-content/uploads/2021/09/Ridicarea-valului-corporativ-final-A.BaiesuS.Dolea\_.pdf</a>
- 5) Moldovan Supreme Court: Execution of Enforcement Title Falls Outside the Scope of the New York Convention (Kluwer Arbitration Blog, 26 September 2021): <a href="http://arbitrationblog.kluwerarbitration.com/2021/09/26/moldovan-supremecourt-execution-of-enforcement-title-falls-outside-the-scope-of-the-new-york-convention/">http://arbitrationblog.kluwerarbitration.com/2021/09/26/moldovan-supremecourt-execution-of-enforcement-title-falls-outside-the-scope-of-the-new-york-convention/</a>
- 6) Mind the Gap Jurisdictional Factors to be Considered in Investment Restructuring (co-author Eliane Rischer) Austrian Yearbook on International Arbitration 2022, pp.341-350
- 7) COVID 19 and State of Necessity in Investment Arbitration (Romanian Arbitration Journal no.4, December 2020)
- 8) Crimea-related arbitral award annulled for lack of ratione temporis jurisdiction (CIS Arbitration Forum, 29 April 2021) <a href="http://www.cisarbitration.com/2021/04/29/crimea-related-arbitral-award-annulled-for-lack-of-ratione-temporisjurisdiction/">http://www.cisarbitration.com/2021/04/29/crimea-related-arbitral-award-annulled-for-lack-of-ratione-temporisjurisdiction/</a>
- 9) Dual national fails in a multi-billion claim against Russia (CIS Arbitration Forum, 31 July 2020): <a href="http://www.cisarbitration.com/2020/07/31/dual-national-fails-in-a-multi-billion-claim-againstrussia/#:~:text=In%202015%2C%20a%20Russian%20court,to%20companies%20under%20his%20control.">http://www.cisarbitration.com/2020/07/31/dual-national-fails-in-a-multi-billion-claim-againstrussia/#:~:text=In%202015%2C%20a%20Russian%20court,to%20companies%20under%20his%20control.</a>
- 10) Arbitrability of Disputes Arising out of Procurement Contracts Concluded by Municipally Owned Companies in the Russian Federation ((ASA) Bulletin Vol. 37, Nr. 1, March 2019, pp 82-96)
- 11) Book Review: Law and Practice of International Arbitration in the CIS Region (Commercial Arbitration Review, No.1(1) January-June 2019, pp 381-383)
- 12) Effect of forum selection clauses in investment arbitration (Studia Universitatis Moldaviae, 2019, no.8 pp 122-129)
- 13) The arbitrability of corporate disputes in the Russian Federation, co-authors Amanda Neil and Desire Prantl (Corporate Disputes Magazine, April-June 2019, pp 101-105)
- 14) VIAC becomes the only European arbitral institution with "Permanent Arbitration Institution" status in Russia (CIS Arbitration Forum, 11 September 2019): <a href="http://www.cisarbitration.com/2019/09/11/viac-becomes-the-only-europeanarbitral-institution-with-permanent-arbitrationinstitution-status-in-russia/">http://www.cisarbitration.com/2019/09/11/viac-becomes-the-only-europeanarbitral-institution-with-permanent-arbitrationinstitution-status-in-russia/</a>
- 15) London High Court: too late for Kazakhstan to challenge an award issued on Canada-USSR BIT (CIS Arbitration Forum, 22 June 2019): <a href="http://www.cisarbitration.com/2019/06/22/london-high-court-too-late-for-kazakhstan-to-challengean-award-issued-on-canada-ussr-bit">http://www.cisarbitration.com/2019/06/22/london-high-court-too-late-for-kazakhstan-to-challengean-award-issued-on-canada-ussr-bit</a>
- 16) Investment claim against Ukraine follows an antimonopoly fine imposed on Gazprom (CIS Arbitration Forum, 13 December 2018): <a href="http://www.cisarbitration.com/2018/12/13/investment-claim-against-ukraine-following-an-antimonopolyfine-imposed-to-gazprom/">http://www.cisarbitration.com/2018/12/13/investment-claim-against-ukraine-following-an-antimonopolyfine-imposed-to-gazprom/</a>
- 17) The Svea Court of Appeal set aside the final award won by Spanish investor in Yukos Oil Company (CIS Arbitration Forum, 20 July 2018): <a href="http://www.cisarbitration.com/2018/07/20/the-svea-court-of-appeal-set-aside-the-finalaward-won-by-spanish-investors-in-yukos-oil-company/">http://www.cisarbitration.com/2018/07/20/the-svea-court-of-appeal-set-aside-the-finalaward-won-by-spanish-investors-in-yukos-oil-company/</a>
- 18) Monetary claim as protected investment under ECT: Energoalians v. Moldova case (CIS Arbitration Forum, 8 May 2018): <a href="http://www.cisarbitration.com/2018/05/08/monetary-claim-as-a-protected-investment-under-ect-energoalians-vmoldova-case/">http://www.cisarbitration.com/2018/05/08/monetary-claim-as-a-protected-investment-under-ect-energoalians-vmoldova-case/</a>

- 19) London High Court fails to recognize Russian insolvency proceedings (CIS Arbitration Forum, 23 February 2018): <a href="http://www.cisarbitration.com/2018/02/23/london-high-court-fails-to-recognize-russian-insolvency-proceedings/">http://www.cisarbitration.com/2018/02/23/london-high-court-fails-to-recognize-russian-insolvency-proceedings/</a>
- 20) Fraud allegations at the enforcement stage of ASCOM case (CIS Arbitration Forum, 7 December 2017): <a href="http://www.cisarbitration.com/2017/12/07/fraud-allegations-at-the-enforcement-stage-of-ascom-case/">http://www.cisarbitration.com/2017/12/07/fraud-allegations-at-the-enforcement-stage-of-ascom-case/</a>
- 21) State immunity and state-owned enterprises: a recent dispute involving Moldova (Lexis Nexis; CIS Arbitration Forum, 16 May 2017): <a href="http://www.cisarbitration.com/2017/05/16/state-immunity-and-state-owned-enterprises-a-recentdispute-involving-moldova/">http://www.cisarbitration.com/2017/05/16/state-immunity-and-state-owned-enterprises-a-recentdispute-involving-moldova/</a>
- 22) ASCOM case: the Kazakhstan's request to set aside is rejected, the SCC award "was not fraudulent" (Lexis Nexis, 20 January 2017; CIS Arbitration Forum 10 January 2017): <a href="http://www.cisarbitration.com/2017/01/10/ascom-case-thekazakhstans-request-to-set-aside-is-rejected-the-scc-award-was-not-fraudulent/">http://www.cisarbitration.com/2017/01/10/ascom-case-thekazakhstans-request-to-set-aside-is-rejected-the-scc-award-was-not-fraudulent/</a>
- 23) Moldova: a Summary of Investment Arbitration History (CIS Arbitration Forum, 23 September 2016): <a href="http://www.cisarbitration.com/2016/09/23/moldova-a-summary-of-investment-arbitration-history/">http://www.cisarbitration.com/2016/09/23/moldova-a-summary-of-investment-arbitration-history/</a>
- 24) Examination of witnesses in international arbitration (Alexandru Ioan Cuza University of Iasi, Law Faculty, University Journal. December 2014, p 108).

T	.TN	ЛRI	V	)RE	ITE:	
_	/	,,,,,		, , , ,		

LIMBI VORBITE.	
Engleza	
Româna	
Rusa	