

# Veronika KOROM

Professeur assistant

Département: Droit et environnement de  
l'entreprise

ESSEC Business School

3 avenue Bernard Hirsch

95021 Cergy-Pontoise

France

Email: korom@essec.edu

Numéro de téléphone: +33 (0) 1 34 43 31 58

Pays d'origine: France

## INTERETS DE RECHERCHE

---

accords commerciaux, Arbitrage, Droit, droit international des affaires, European law, résolution des

## FORMATION

---

2014	Doctorat en Droit, Université d'Aix-Marseille, France
2007	LPC, College of law, Royaume-Uni
2006	Diplôme d'études supérieures spécialisées, Droit, Oxford Brookes University, Royaume-Uni
2005	Magister Juris, University of Oxford, Royaume-Uni
2004	Dr. jur., Université Eötvös Loránd of Budapest, Hongrie
2002	Bachelor en Droit, Université d'Aix-Marseille, France

## EXPERIENCE PROFESSIONNELLE

---

### Positions académiques principales

2018 - Présent      Professeur assistant, ESSEC Business School, France

### Autres affiliations académiques

2014 - Présent      Chargée de cours, Université Paris-Dauphine, PSL, France

2014 - Présent      Chargée de cours, Pázmány Péter University, Hongrie

## BOURSES, PRIX ET DISTINCTIONS

---

### Prix et Distinctions

2023	"Future Leader in Arbitration 2023 - France"
2022	"Future Leader in Arbitration 2022 - France"
2021	"Future Leader in Arbitration 2021 - France"
2020	"Future Leader in Arbitration 2020 - France"
2019	"

## Bourses

- 2005 Bourse d'Excellence du Gouvernement Français
- 2004 Chevening British Scholarship

## PUBLICATIONS

---

### Articles

KOROM, V. (2023). L'annexion de la Crimée et l'expropriation de biens ukrainiens par la Russie devant les juges français : la Cour de cassation se prononce en faveur de l'Ukraine dans l'affaire Oschadbank. *Recueil Dalloz*, (4), pp. 196-199.

KOROM, V. (2023). The Court of Justice confirms that assets frozen pursuant to EU sanctions regulations remain the property of their sanctioned owners (Instrubel NV and Montana Management Inc v Montana Management Inc). *LexisNexis*.

CSERNUS, M., ZOLTA, B. et KOROM, V. (2023). National Courts as a Forum for the Resolution of Disputes under Article 26 of the Energy Charter Treaty: Hungary. *Transnational Dispute Management*.

KOROM, V. (2023). La portée du gel des actifs selon le droit européen. *Recueil Dalloz*, pp. 2208.

KOROM, V. (2022). Intra-EU BITs in Light of the Achmea Decision. *Central European Journal of Comparative Law*, 3(1), pp. 97-117.

KOROM, V. (2022). Pourquoi la France devrait-elle rester dans le Traité sur la Charte de l'énergie ? *Recueil Dalloz*, 198(43), pp. 2232-2240.

KOROM, V. (2021). Let Down by the Facts: The General Court Annuls the European Commission Decision on Irish Tax Arrangement for Apple. *European State Aid Law Quarterly*, 20(2), pp. 277-283.

ZIELINSKA-EISEN, A. et KOROM, V. (2021). Is the ECT an Obstacle To Energy Transition? *Arbitration Magazine*, 27(3), pp. 13-16.

KOROM, V. (2020). Signature de l'accord plurilatéral portant extinction des traités bilatéraux d'investissement intra-européens : la dernière heure de l'arbitrage d'investissement en Europe a-t-elle sonné ? *Recueil Dalloz*, 7875(30), pp. 1687-1689.

KOROM, V. (2019). Vers une nouvelle loi sur le renseignement ? *Recueil Dalloz*, (24), pp. 1384.

KOROM, V. (2019). Challenges to ICC and Other Foreign Institutional Arbitration under the New Hungarian Arbitration Act. *ICC Dispute Resolution Bulletin*, 2019(3), pp. 19-22.

BOUTHINON-DUMAS, H. et KOROM, V. (2018). Arrêt Achmea : quelles stratégies pour les entreprises européennes pour protéger leurs investissements dans l'UE ? *Juriste d'Entreprise Magazine*, (31), pp. 30-31.

KOROM, V. (2018). Jurisprudence Achmea : la fin de l'arbitrage d'investissement au sein de l'Union européenne ? *Recueil Dalloz*, 194(36), pp. 2005-2010.

KOROM, V., BECHT, M. et ENRIQUES, L. (2009). Centros and the cost of branching. *Journal of Corporate Law Studies*, 9(1).

KOROM, V. et METZINGER, P. (2009). Freedom of establishment for companies: the European Court of Justice confirms and refines its Daily Mail decision in the Cartesio case C-210/06. *European Company and Financial Law Review*, 6(1).

KOROM, V. (2009). La liberté d'établissement des personnes morales et l'affaire Cartesio: un pas en arrière? *Revue Lamy droit des affaires*, (36).

## Chapitres d'ouvrage

KOROM, V. (2023). Claimants v. Respondent - Judgment of the High Court of Budapest, 9 July 2021. Dans: János Burai-Kovács (ed.). *A Kereskedelmi Választottbíróság Évkönyve 2021-2022*. 1st ed. Budapest: HVG-ORAC, pp. 330-337.

KOROM, V. (2020). The impact of the Achmea ruling on intra-EU BIT investment arbitration – A Hungarian perspective. Dans: *Hungarian Yearbook of International Law and European Law*. 1st ed. Eleven, pp. 53-74.

KOROM, V. (2020). Budapest as a venue of international arbitration. Dans: János Burai-Kovács (ed.). *A Kereskedelmi Választottbíróság Évkönyve 2019-2020*. 1st ed. Budapest: HVG-ORAC, pp. 268-280.

KOROM, V. (2019). Hungary. Dans: Csongor Nagy (ed.). *Investment Arbitration in Central and Eastern Europe. Law and Practice*. 1st ed. Edward Elgar Publishing Ltd, pp. 156-219.

KOROM, V. (2014). Certification and Transfer of Securities; Companies: Supplementary Provisions; Companies: Interpretation. Dans: *Companies Act 2006 - Kommentar*. 1st ed. Munich: Editura C.H. Beck.

KOROM, V., BECHT, M. et ENRIQUES, L. (2009). The Cost of Limited Branching in the EU. Dans: *Perspectives in Company Law and Financial Regulation - Essays in Honour of Professor Eddy Wymeersch*. 1st ed. Oxford: Cambridge University Press.

## Conférences

KOROM, V. (2023). Confidentiality vs Transparency in International Arbitration conference. Dans: Hungarian Arbitration Association - Jus Mundi - HCCI. Budapest.

KOROM, V. (2023). Joinder and Consolidation in Construction Disputes. Dans: ICC Croatia-CCE Regional Conference on Arbitration and ADR – Construction Projects Disputes. Dubrovnik.

KOROM, V. (2023). Választottbíráskodás és más alternatív vitarendezési módok: hazai, nemzetközi jogi, és intézményi környezet. Dans: Hungarian Arbitration Association, Választottbíráskodás és Alternatív Vitarendezési Módkok – Kreditpontos Képzés. Budapest.

KOROM, V. (2023). Corruption Allegations in International Arbitration - a Sword and a Shield? Dans: ESSEC-EFILA Conference, Paris Arbitration Week. Paris.

KOROM, V. (2023). Unlocking VIAC's ADR potential as the gateway to CEE. Dans: Paris Arbitration Week. Paris.

KOROM, V. (2023). The World post-Achmea: National courts' treatment of investment arbitration. Dans: Paris Arbitration Week (CFA40, ASA below 40, CEPANI40, YCAP, ICC YAAF, LCIA YIAG, ICDR Y&I, DIS40, AFM below 40 and PVYAP). Paris.

KOROM, V. (2023). Around the world in eighty disputes: investment risks in specific jurisdictions. Dans: CIArb London Branch, Energy and Extraction: Current trends and likely developments. London.

KOROM, V. (2023). Investment Protection in Europe at a Crossroads. Dans: London International Disputes Week. London.

KOROM, V. (2022). Energy Charter Treaty and the European Union: True Foes? Dans: Istanbul Arbitration Week. Istanbul.

KOROM, V. (2022). The future of intra-EU investment arbitration. Dans: Stockholm Centre for Commercial Law / Oxford Institute of European and Comparative Law Biennial Conference "Global Trends in Arbitration". Stockholm.

KOROM, V. (2022). Is there such a thing as a bad challenge? Dans: GAR Live. Vienna.

KOROM, V. (2022). Where East meets West - Perspectives on Dispute Resolution. Dans: MCC Budapest Lectures. Budapest.

KOROM, V. (2021). The toolbox of States against Claimants. Dans: 6th EFILA Annual Conference - The renewed role of States in arbitration. London.

KOROM, V. (2021). How can ISDS be made more accessible for smaller claims/investors? Dans: Ukrainian Arbitration Association Conference. Online.

KOROM, V. (2021). Achmea – Three Years On And Around The World. Dans: New York State Bar Association, International Section. Online.

KOROM, V. (2021). Should double-hatting be permitted in ISDS? Dans: Institute for Transnational Arbitration, Young ITA Roundtable. Online.

KOROM, V. (2021). Iura novit arbiter. Dans: YoungITA. Budapest.

KOROM, V. (2021). Dos and don'ts in international arbitration. Dans: European Chinese Arbitrators Association. Vienna.

KOROM, V. (2021). 2021 ICC Rules Regional Launch - Hungary, Croatia, Slovakia. Dans: Hungarian Arbitration Association. Online.

KOROM, V. (2021). Conflict of Interest in Arbitration – the Counsel's Perspective. Dans: 29th Croatian Arbitration Days. Zagreb (Online).

KOROM, V. (2019). Constructing a Multilateral Investment Court. Dans: EFILA Annual Conference - The EU and the future of international investment law and arbitration. London.

KOROM, V. (2019). World Investment Courts: Would It Work? Dans: Tour de Arbitration, Centre for Advanced Research in Dispute Settlement. Paris.

KOROM, V. (2019). Intra-EU ISDS - what next?", Alternatives to intra-EU ISDS in the aftermath of Achmea and the Member States' Declaration of 15 January 2019. Dans: Paris Arbitration Week. Paris.

KOROM, V. (2019). Women in arbitration. Dans: Clifford Chance/ArbitralWomen/DIS. Frankfurt.

KOROM, V. (2019). Hacked evidence - now what? Dans: Kyiv Arbitration Days. Kiev.

KOROM, V. (2019). Why the proposed procedure for the selection of MIC judges does not serve the interest of small EU states. Dans: EFILA Side Event at the UNCITRAL Working Group III meeting. Vienna.

KOROM, V. (2019). Independence, impartiality and efficiency in arbitration. Dans: ICC Young Arbitrators Forum. Budapest.

KOROM, V. (2019). State of Play in Intra-EU Investment Protection and Arbitration. Dans: University of Teramo Workshop, The Impact of EU Investment Law on International Economic Regionalism. Teramo.

KOROM, V. (2018). Arbitrability under French, English and Hungarian Law. Dans: The New Hungarian Arbitration Act: Views from Hungary and Abroad.

KOROM, V. (2018). Enforcement of Arbitral Awards and European Union Law. Dans: The New York Convention and European Union Law. Celebrating 60 Years of the New York Convention.

KOROM, V. (2018). EU Law and Intra-EU Investment Arbitration. Dans: Center for International Legal Studies (CILS) International Arbitration Symposium.

KOROM, V. (2018). The CJEU's Achmea Judgment and intra-EU Disputes under the Energy Charter Treaty. Dans: Wolters Kluwer Third Hungarian Energy Law Conference.

KOROM, V. (2018). The Consequences of the CJEU's Achmea Judgment for Investment Treaty Arbitration. Dans: DAA Investment Arbitration Committee Meeting 2018.

KOROM, V. (2018). The Impact of Achmea on Intra-EU Investment Treaty Arbitration: Killing Me Softly with EU Law: What to Do after the CJEU Judgement in Achmea? Dans: International Chamber of Commerce - Young Arbitrators Forum (ICC YAF).

KOROM, V. (2018). What Are the Implications of Achmea in Investment Treaty Law? What Degree of Notice Should National Courts Give to Intra-Eu Investment Treaty Awards in Light of the Achmea Judgment? Dans: The EU Law of Unintended Consequences - What Is the Impact of the Achmea Judgment on Investment and Dispute Settlement in the EU Energy Sector?

KOROM, V. (2018). Why Budapest? - Budapest as Venue of Arbitration. Dans: Hungarian Arbitration on UNCITRAL Bases.

KOROM, V. (2018). Minimizing costs in international arbitration: tips and tricks. Dans: Young ICCA Skills Training Workshop on Efficiency and Costs in International Arbitration. Zagreb.

KOROM, V. (2018). The Future of Intra-EU Investment Arbitration in the Aftermath of the Achmea Judgment. Dans: Paris Arbitration Week 2018. Paris.

KOROM, V. (2017). Backlash Against Investment Arbitration and Issue Conflicts. Dans: Investment Arbitration in Challenging Times – Issue Conflicts and the Problem of Legitimacy. Frankfurt.

KOROM, V. (2017). Best Practices for Working with In-House Counsel. Dans: In-house & External Counsel – What we've always wanted to tell each other. Frankfurt.

KOROM, V. (2017). Provisional Measures in Investment Arbitration. Dans: Interim Measures and Security for Costs in Arbitration Proceedings. Budapest.

KOROM, V. (2016). Intra-EU Investment Arbitration: The CEE Perspective. Dans: CEU and Hungarian Academy of Sciences Joint Symposium. Budapest.

KOROM, V. (2016). Lessons Learned from the ICSID Proceedings against Hungary in the Field of Energy. Dans: First Hungarian Energy Law Conference. Budapest.

KOROM, V. (2016). Parallel Proceedings and Abuse of Process. Dans: CILS International Arbitration Symposium. Salzburg.

KOROM, V. (2015). The EU and International Investment Law and Arbitration: Strange Bedfellows? Dans: Shearman & Sterling International Arbitration Speaker Series. London.

KOROM, V. (2015). The Protection of Foreign Investment in International Law and EU Law. Dans: Hungarian Academy of Sciences Speaker Series. Budapest.

KOROM, V. (2014). Structuring Intra-EU Investments to Obtain Investment Protection in the European Union. Dans: CILS International Arbitration Symposium. Salzburg.

KOROM, V. (2012). Investment Arbitration in the EU: The Beginning of the End? Dans: Recent Developments in the Law of International Arbitration. Oxford.

## Invité dans une conférence académique

KOROM, V. (2024). Setting the Stage: Our European Foundations. Dans: MCC Conference, Reclaiming our European Future. Budapest.

KOROM, V. (2023). Disruption in the Energy Sector. Dans: ICCDR Forum - International Arbitration in Challenging Times. Graz.

KOROM, V. (2023). Human Rights and the Economy. Dans: MCC Conference on the 75th Anniversary of the Universal Declaration of Human Rights, Rescuing Our Inalienable Rights. Budapest.

KOROM, V. (2022). Investitionsschiedsgerichtsbarkeit gemäß den Wiener Regeln 2021. Dans: FORUM International Commercial Contracts and Dispute Resolution. Graz (Online).

KOROM, V. (2022). Intra-EU BITs and the Achmea decision. Dans: International Investment Law and EU Law: Dialogue or Confrontation?, Ferenc Mádl Institute of Comparative Law. Budapest (Online).

KOROM, V. (2022). Arbitrage d'investissement dans l'espace intra-européen. Dans: Université Paris-Dauphine Colloque « Le droit de l'Union Européenne en crise? ». Paris.

KOROM, V. (2022). The legal and economic reality of EU-China trade and investment relations. Dans: MCC/ECAA/HAA Conference - Walking the New Silk Road, China economic-legal relations and dispute settlement in context. Budapest.

KOROM, V. (2022). The future for arbitration investor state disputes within the EU. Dans: 3rd Joint Biennial Conference organized by the Stockholm Centre for Commercial Law (SCCL) and Oxford Institute of European and Comparative Law (IECL), Global Trends in Arbitration. Stockholm.

## Presse

KOROM, V. 2023. *Hungary adds new set-aside ground*. Juin.

KOROM, V. 2023. *New group launches focused on CEE region*. Juin.

KOROM, V. 2023. *Practitioners urge US courts to enforce ECT awards against Spain*. Juillet.

KOROM, V. 2022. *Resigning from Russian work: principled stand or public shaming?* Mars.

KOROM, V. 2022. *Poland moves to exit ECT*. Septembre.

KOROM, V. 2022. *Resigning from Russian work: principled stand or public shaming?* Mars.

KOROM, V. 2022. *New faces at VIAC*. Décembre.

KOROM, V. 2021. *Annacker quits ICSID panel over Achmea conflict*. Août.

KOROM, V. 2021. *ECJ adviser appears to favour contract-based ISDS*. Avril.

KOROM, V. 2019. *L'avenir du CETA : l'avis de la CJUE et la ratification par la France*. Juillet.

KOROM, V. 2018. *Achmea: through the looking glass*. Avril.

KOROM, V. et LAVRANOS, N. (2024). 2024 PAW: In Search of the Right Balance: The interplay between Human Rights, ESG, Civil Society and Investment Arbitration. *Kluwer Arbitration Blog*.

KOROM, V. et SZABOLCS NAGY, S. (2024). EU Member States' Diverging Declarations on the Intra-EU Applicability of the ECT: Can the ECT be Disapplied Intra-EU as a Matter of International Law Without Modernization? *Kluwer Arbitration Blog*.

KOROM, V. (2023). Court of Appeal Paris sets aside award agreeing with the Court of Justice that a contractual claim for payment is not a protected 'investment' under the ECT (Republic of Moldova v Stileks Scientific LLC). *LexisNexis*.

KOROM, V. (2021). Is there Room to Hope for Non-Treaty-Based ISDS in the EU? Remarks on AG Kokott's Opinion in Case C-109/20 Poland v. PL Holdings. *Kluwer Arbitration Blog*.

KOROM, V. et SANDOR, L. (2019). Hungary Gives the Green Light for the Conclusion of a Termination Agreement for Intra-EU BITs. *Kluwer Arbitration Blog*.

KOROM, V. (2019). Is There Finally a (Partial) Solution to the 2017 Hungarian Arbitration Act's Controversial Requirement that Arbitrators Reimburse Fees If the Award is Set Aside? *Kluwer Arbitration Blog*.

## AUTRES ACTIVITES DE RECHERCHE

---

### Affiliations

Depuis 2020 Academic Forum on Investor-State Dispute Settlement

## ENSEIGNEMENT

---

2013 External Lecturer, Université Paris-Dauphine, PSL, France

2012 External Lecturer, Pázmány Péter University, Hongrie

## ACTIVITES PROFESSIONNELLES

---

### Autres activités professionnelles

2020 - Présent Member of the International Advisory Board, Vienna International Arbitral Centre (VIAC), Autriche

2019 - Présent President, Hungarian Arbitration Association, Hongrie