## PROFILE OF AN ARBITRATOR

Name  Surname	Albertas Šekštelo	
Citizenship	Lithuanian	<b>B</b>
Link(s) to public profile(s) on social media	https://motieka.com/team/albertas- sekstelo/	

Curre	nt position				
0					
0	<ul> <li>Lecturer at Vilnius University Law Faculty</li> </ul>				
Territory of practice					
0	Lithuania, EU				
Educa	tion				
0	Queen Mary University of London, Comparative and International Dispute				
	Resolution, Paris LL.M (with distinction)				
0	Queen Mary University of London, Post-graduate diploma in International				
	Commercial Arbitration (with distinction)				
0	Vilnius University, LL.M.				
Memb	pership in professional associations				
0	An arbitrator listed in the Vilnius Court of Commercial Arbitration				
0	Queen Mary University of London Alumni				
0	Former Fellow of the Chartered Institute of Arbitrators (FCIArb)				
0	Member of European Law Institute (ELI)				
0	Lithuanian Bar Association				
Profes	ssional experience				
0	Please visit my profile at <u>https://motieka.com/team/albertas-sekstelo/</u>				
Specialization					
0	Energy law;				
	Tort law;				
	Contract law;				
	EU law;				
0	Public International Law;				
	Conflict of Laws				

Experience in arbitration as: arbitrator, secretary, party representative, expert, specialist

## • Acted as arbitrator (sole, wing or chair) in more than 10 arbitrations, including ad hoc arbitration

Main Publications		
Year	Publication theme	Place of publication
o 2008	<ul> <li>A co-author of articles about the Lithuanian arbitration law published in Getting the Deal Through - Arbitration</li> </ul>	∘ London
o <b>2</b> 009	<ul> <li>A co-author of articles about the Lithuanian arbitration law published in Getting the Deal Through - Arbitration</li> </ul>	∘ London
o 2011	<ul> <li>Application of the Interim Measures: Interplay between Courts and Arbitration and the Courts' Competence</li> </ul>	o Vilnius
o 2012	<ul> <li>Application of the Interim Measures in Arbitration: Premises and Conditions</li> </ul>	o Vilnius
o 2014	<ul> <li>Problems of the enforcement of an arbitral award - do we need a writ of execution</li> </ul>	o Vilnius
o 2015	<ul> <li>Arbitration and the Brussels I bis Regulation: Is Status Quo Retained?</li> </ul>	o Vilnius
o 2016	<ul> <li>Cartel Damage Claims case: has the European Court of Justice acted reasonably in narrowing the scope of the arbitration clause</li> </ul>	o Vilnius

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o 2016	<ul> <li>Application of         <ul> <li>Lis pendens in the</li> <li>case law of the Court</li> <li>Vilnius</li> <li>of Justice of the</li> <li>European Union</li> </ul> </li> </ul>
o 2018	<ul> <li>Mutual Recourse</li> <li>Claims of Joint and</li> <li>Several Co-Debtors</li> </ul>
o 2018	<ul> <li>Is the Achmea Case a Predecessor of the Crisis of International Commercial Arbitration</li> <li>O Vilnius</li> </ul>
o 2019	<ul> <li>A Prohpecy of the Crisis of International Commercial Arbitration in Europe</li> <li>O Prague</li> </ul>
o 2019	<ul> <li>Singapore</li> <li>Convention on</li> <li>Mediation - grounds</li> <li>for refusing to</li> <li>enforce</li> </ul>
o 2020	<ul> <li>Impact of Decisions of European Court of Human Rights on International Investment Arbitration</li> <li>Impact of Decisions of European Court of Human Rights on o Prague</li> </ul>
o 2020	<ul> <li>Take-or-Pay" Clause in the Natural Gas</li> <li>Sale-Purchase</li> <li>Agreements under</li> <li>Lithuanian Law</li> </ul>
o 2021	<ul> <li>Why Ex Aequo et Bono Cannot be Used Without Parties'</li> <li>Express Agreement: a Comparative Analysis</li> <li>Wilnius</li> </ul>
o 2021	<ul> <li>Do Remote Hearings in International Commercial Arbitration Violate Right to be Heard and Article V(1)(d) of the New York Convention</li> <li>O Vilnius</li> </ul>

o 2023	<ul> <li>Parallel and</li> <li>Concurring</li> <li>Arbitration and Ways</li> <li>to Prevent</li> <li>Conflicting or</li> <li>Irreconcilable</li> <li>Awards</li> </ul>				
Participation in conferen	Participation in conferences, seminars, workshops, etc.				
Year, in what capacity	Theme Place				
o 2006, lecture	<ul> <li>Delivery of goods</li> <li>Vilnius</li> </ul>				
<ul> <li>2011, report at conference</li> </ul>	<ul> <li>Arbitration day 2011: Relation of courts and arbitration in</li> <li>Solving commercial disputes</li> </ul>				
o 2012, lecture	<ul> <li>Protection of investment related to the natural gas sector reform</li> <li>Vilnius</li> </ul>				
<ul> <li>2012, report at conference</li> </ul>	<ul> <li>Grounds and Procedures for the Arbitrators'</li> <li>Challenge in the New Law on Commercial Arbitration</li> <li>O Vilnius</li> </ul>				
<ul> <li>2013, report at conference</li> </ul>	<ul> <li>When the Emergency Arbitrator is</li> <li>Nilnius</li> <li>Nilnius</li> </ul>				
<ul> <li>2014, report at conference</li> </ul>	<ul> <li>Confidentiality in Arbitration</li> <li>O Vilnius</li> </ul>				
<ul> <li>2014, report at conference</li> </ul>	<ul> <li>State-to-State and Private Dispute</li> <li>Resolution</li> <li>Mechanisms under the WTO Documents</li> </ul>				
<ul> <li>2014, report at conference</li> </ul>	<ul> <li>Experience of Functioning of the Free Economic Zones</li> <li>Kaliningrad</li> <li>Within the Republic of Lithuania</li> </ul>				
<ul> <li>2015, report at conference</li> </ul>	<ul> <li>Jurisdictional</li> <li>Overlap in WTO</li> <li>Dispute Settlement</li> <li>o Kaliningrad</li> <li>and Investment</li> <li>Arbitration</li> </ul>				
<ul> <li>2016, report at conference</li> </ul>	<ul> <li>The Interim</li> <li>Measures Applicable</li> <li>Vilnius</li> </ul>				

	Against the Debtors That Are Temporarily Living Abroad: Current Situation and Further Developments In the European Union	
<ul> <li>2018, report at conference, moderator</li> </ul>	<ul> <li>Main features of the Arbitration reform in Lithuania</li> <li>Krakow, Poland</li> </ul>	
<ul> <li>2019, report at conference, moderator</li> </ul>	<ul> <li>Place of the alternative and supplementary health care in the Lithuanian health care system</li> <li>O Vilnius</li> </ul>	
<ul> <li>2021, report at conference</li> </ul>	<ul> <li>Challenges checking potential conflict of interests in arbitration" held on 9/11/2021 at the arbitration conference</li> </ul>	
<ul> <li>2022, report at conference</li> </ul>	<ul> <li>Some Aspects of Jurisdictional Challenges in Lithuania in terms of the Respondents from Non-EU Countries</li> </ul>	
<ul> <li>2023, report at conference</li> </ul>	<ul> <li>Treaty between         <ul> <li>Lithuania and</li> <li>Ukraine on Legal</li> <li>Vilnius</li> <li>Assistance v.02 -</li></ul></li></ul>	
<ul> <li>2023, report at conference, moderator</li> </ul>	<ul> <li>Treaty between         <ul> <li>Lithuania and</li> <li>Ukraine on Legal</li> <li>Vilnius</li> <li>Assistance v.02 -</li></ul></li></ul>	
o 2023	<ul> <li>SCC Arbitration</li> <li>Academy</li> <li>Stockholm</li> </ul>	
Language	Level	
o English	<ul> <li>Native</li> <li>Suitable for conducting proceedings and drafting an arbitration award</li> <li>Suitable for reading case materials</li> </ul>	

o Russian	<ul> <li>☑ Native</li> <li>□ Suitable for conducting proceedings and drafting an arbitration award</li> <li>□ Suitable for reading case materials</li> </ul>
o Lithuanian	<ul> <li>□ Suitable for reading case materials</li> <li>☑ Native</li> <li>□ Suitable for conducting proceedings and drafting an arbitration award</li> <li>□ Suitable for reading case materials</li> </ul>
o Polish	<ul> <li>Native</li> <li>Suitable for conducting proceedings and drafting an arbitration award</li> <li>Suitable for reading case materials</li> </ul>
<ul> <li>○ French</li> <li>□ Native</li> <li>□ Suitable for conducting proceedings and drafting an arbitration award</li> <li>□ Suitable for reading case materials</li> </ul>	