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**CONSEIL DE DIRECTION**  
**94<sup>ème</sup> session**  
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UNIDROIT 2015  
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**Point No. 10 de l'ordre du jour: Correspondants**

(note préparée par le Secrétariat d'UNIDROIT)

<i>Sommaire</i>	<i>Proposition de nomination de nouveaux correspondants d'UNIDROIT et lancement de la procédure de renouvellement des correspondants actifs</i>
<i>Action demandée</i>	<i>Le Conseil de Direction est invité à se prononcer sur les propositions</i>
<i>Document connexe</i>	<i>UNIDROIT 2014 – C.D. (93) 14</i>

1. Suite à la décision du Conseil de Direction en 2006 de revitaliser le réseau des correspondants d'UNIDROIT, un examen approfondi de la question a été effectué par le Conseil dans un premier temps, puis par un Sous-Comité spécialement nommé et présidé par le Prof. Gabriel.<sup>1</sup> Plusieurs nouvelles mesures ont été prises par le Conseil depuis 2007:

- a) établir la nouvelle catégorie des *correspondants institutionnels*
- b) poser une limite à la *durée du mandat* des correspondants et l'établir à trois ans
- c) définir clairement les *fonctions* des correspondants (cf. ANNEXE I)
- d) établir de nouvelles règles pour la *nomination* et le *renouvellement* des correspondants (cf. ANNEXE I)
- e) scinder les correspondants en deux catégories, la première étant celle des *correspondants actifs* et l'autre celle des *correspondants émérites* qui avaient contribué grandement aux travaux d'UNIDROIT dans le passé.

2. En 2012-2013, les correspondants avaient été contactés sur ces nouvelles bases, et le Conseil avait approuvé en 2014 la conclusion du Sous-comité de reconduire les correspondants qui avaient manifesté leur intérêt à le rester pour une période de trois ans à compter de juin 2013 et de mettre les autres dans la nouvelle catégorie des correspondants *émérites* (voir la liste des correspondants émérites en ANNEXE II).

<sup>1</sup> Composition du Sous comité: Prof. Henry Gabriel, Mr Jan Govey and Mr Stanislaw Soltysinski.

**Propositions de nomination de nouveaux correspondants**

3. Après de nombreuses années de réflexion sans nouvelles nominations, le Conseil de Direction sera invité, lors de sa 94<sup>ème</sup> session, et conformément aux nouvelles directives établies, à examiner un certain nombre de propositions de nominations, soumises à la demande de membres du Conseil ou à l'initiative du Secrétaire Général:

Prof. Hiroo SONO	(Japon)	Secrétaire Général
Dr. Tamas SZABADOS	(Hongrie)	Dr. Miklos Kiraly

**Correspondant institutionnel**

Institut Hellénique de Droit International et Etranger (Grèce) Prof. Spyridon Vrellis

4. Les curricula vitae et/ou lettres de motivations de ces candidats figurent en ANNEXES III, IV et V respectivement au présent document.

**Renouvellement des correspondants**

5. Le mandat triennal des correspondants actifs arrivera à échéance le 30 avril 2016 (cf. ANNEXE VI). Conformément aux nouvelles règles, le Secrétariat d'UNIDROIT contactera ces correspondants pour savoir s'ils souhaitent être renouvelés dans ces fonctions pour une durée de trois ans, allant de juin 2016 à avril 2019.

**Zones géographiques non représentées**

6. Vu la répartition géographique des correspondants de l'Institut par région et par pays et le fait que de nombreux pays ne comptent plus de correspondants à l'issue du processus nouveau entamé (cf. ANNEXE VII), le Conseil avait décidé, lors de sa 93<sup>ème</sup> session en 2014, de chercher de nouveaux correspondants à proposer provenant de zones géographiques actuellement sans correspondants. Deux propositions de candidatures concernent des pays non représentés dans le réseau.

**ACTION DEMANDEE**

2. *Le Conseil de Direction est invité à prendre note du rapport du Secrétariat et à se prononcer sur les points suivants:*

- (1) examiner en vue de leur nomination les trois propositions de nouveaux correspondants pour une durée de trois (3) ans à compter de juin 2015;*
- (2) prendre note de la procédure de confirmation qui sera lancée en 2015 pour les correspondants dont le mandat arrive à échéance le 30 avril 2016; et*
- (3) réfléchir à des propositions futures de correspondants provenant de zones géographiques non représentées.*

**ANNEXE I****Fonctions des correspondants d'UNIDROIT**

1. participer, sur invitation du Président, aux comités d'études d'UNIDROIT;
2. fournir, à la demande du Secrétariat, des informations sur le droit national et les développements sur le plan international (et régional) dans des domaines étudiés par UNIDROIT et des observations sur les instruments juridiques en cours de préparation et suggérer de nouveaux sujets pour une étude future;
3. promouvoir les instruments d'UNIDROIT dans les milieux des affaires, professionnels et universitaires à travers la publication d'articles dans des journaux et organisation et/ou participation à des réunions destinées à présenter les travaux de l'Institut, achevés et en cours;
4. contribuer à la Revue de droit uniforme (articles, jurisprudence, informations sur les congrès, matériel bibliographique, etc.) et, à la lumière de la décision prise par le Conseil de Direction à sa 75<sup>ème</sup> session, fourniture de matériel pour la banque de données d'UNIDROIT sur le droit uniforme;
5. médiation des correspondants des Etats non membres avec leurs Gouvernements.

**Recommandation concernant la nomination et le renouvellement**

1. Les nominations couvrent une période trois ans renouvelable.
2. Pour être nommé ou renommé, le correspondant doit préciser comment il/elle entend contribuer aux travaux d'UNIDROIT.
3. Le renouvellement de la nomination n'est pas automatique. Les correspondants seront contactés avant le terme de leurs mandats pour savoir s'ils souhaitent obtenir un renouvellement dudit mandat. Ils devront répondre dans les deux mois suivant la demande qui leur a été faite. Ce point devrait être clairement énoncé dans la lettre de l'Institut de manière à ce que les correspondants comprennent qu'ils ont l'obligation de répondre.
4. Les correspondants restés inactifs pendant un temps assez long ne seront pas contactés pour savoir s'ils souhaitent renouveler leurs mandats: ils ne seront pas renouvelés.
5. Les lettres de nomination doivent indiquer que le correspondant est supposé être actif et qu'une longue période d'inactivité peut signifier la radiation.
6. Il est demandé aux correspondants de tenir à jour leurs coordonnées.

## ANNEXE II

**EMERITUS CORRESPONDENTS / CORRESPONDANTS EMERITES****au 1.VI. 2014**

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

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

**ANNEXE III****Prof Hiroo SONO****CV et lettre de motivation****Short Biography**

Hiroo Sono, LL.M 1990, University of Michigan Law School, is Professor of Law at Hokkaido University, Japan. His main fields of research interest are in: contract law and international commercial law. He approaches these fields from the perspective of interaction between private ordering and the regulatory function of private law; and also from the perspective of globally or regionally coordinated developments in commercial law. Recently, he has been most active in the field of international commercial law, in particular the CISG. He is one of the founding members of the CISG Advisory Council (CISG-AC) since 2001 and the Global Private Law Forum (GPLF) of Japan since 2014. From 2006 to 2008, he served as Counsellor, Civil Affairs Bureau, Ministry of Justice where he was responsible for Japan's accession to the CISG. Since 2008 he serves as the Japanese delegate to UNCITRAL Working Group VI (Security Interests). At Hokkaido University, he teaches courses on Japanese Civil Law (including contracts, torts, obligations, property, secured transactions) and International Commercial Law.

\* \* \*

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**Birth Date:** November 7, 1964

**Citizenship:** Japan

**Language Proficiency:** Japanese (native), English (fluent)

\* \* \*

**Professional Appointments:**

2008-present Professor of Law, Hokkaido University  
2006-2008: Visiting Professor of Law, Hokkaido University  
2006-2008: Counsellor, Civil Affairs Bureau, Ministry of Justice, Japan  
2004-2006: Professor of Law, Hokkaido University  
2000-2001: Visiting Scholar, University of Virginia School of Law  
1998-2004: Associate Professor of Law, Kyushu University  
1994-1998: Associate Professor of Law, Kanazawa University  
1993-1994: Research Fellow, Japan Society for the Promotion of Science  
1990-1991: Research Scholar, University of Michigan Law School

**Recent Professional Activities**

- Co-chair, Global Private Law Forum (2014-present)
- Member, International Academy of Comparative Law (2014-present)
- Member, Hokkaido Consumer Life Council (2012-present)
- Associate Member, Science Council of Japan (2012-2014)
- Member, Hokkaido Construction Dispute Resolution Board (2011-present)
- Member, ICC Japan Arbitration Committee (2010-present)
- Member, Executive Board, The Japanese Council on International Transactions (2009-present)
- Japanese Delegate to the United Nations Commission on International Trade Law (UNCITRAL) Working Group VI (2008-present)
- Member, CISG Advisory Council (2001-present)

**Education:**

- 1990-1994: Ph.D. Candidate, Hokkaido University  
 1990: LL.M., University of Michigan Law School  
 1989: *Hogakushushi* (Master of Law), Hokkaido University  
 1987: *Hogakushi* (Bachelor of Law), Hokkaido University

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**SELECTED LIST OF PUBLICATIONS**

[This is a selected list. For publications in Japanese, a translation of the title is provided in brackets.]

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2. Miyohiko Matsuhisa, Masanori Fujiwara, Seiji Ikeda & Hiroo Sono, *JIREI-DE MANABU MINPOENSHU* [CIVIL LAW SEMINAR USING CASES STUDIES], Tokyo: Seibundo 2014
3. Matsui Shigeki, Takaaki Matsumiya & Hiroo Sono, *HAJIMETENO HORITSUGAKU* [INTRODUCTION TO LAW], 4<sup>th</sup> edition, Tokyo: Yuhikaku, 2014
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6. Tom Ginsburg, Luke Nottage & Hiroo Sono eds., *THE MULTIPLE WORLDS OF JAPANESE LAW: DISJUNCTIONS AND CONJUNCTIONS*, Victoria, Canada: University of Victoria Centre for Pacific-Asia Initiatives, 2001

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7. *UNIDROIT KOKUSAISHOJIKEIYAKUGENSOKU 2010* [UNIDROIT PRINCIPLES OF INTERNATIONAL COMMERCIAL CONTRACTS 2010], translated by Takashi Uchida, Hiroo Sono, Tetsuo Morishita & Norihiko Okubo, Tokyo: Shojihomu, 2013

8. *UNIDROIT KOKUSAISHOJIKEIYAKUGENSOKU* [UNIDROIT PRINCIPLES OF INTERNATIONAL COMMERCIAL CONTRACTS], translated by Kazuaki Sono, Hisakazu Hirose, Takashi Uchida & Hiroo Sono, Tokyo: Shojihomu, 2004
9. Robert A. Hillman & Osamu Kasai eds., *GENDAI AMERIKA KEIYAKUHO* [MODERN AMERICAN CONTRACT LAW], Tokyo: Kobundo, 2000. Translated Chapter 4 on policing of contracts (pp. 235-290)
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14. "Shihotoitsu-no motarasu Kachi [Does Unification of Private Law Add Value?]", *Hiroo Sono & Tomotaka Fujita, Shiho No. 76*, 2014, pp. 120-122
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24. "The Diversity of Favor Contractus: The Impact of the CISG on Japan's Civil Code and its Reform", in *Ingeborg Schwenzer & Lisa Spagnolo (eds.), TOWARDS UNIFORMITY:*



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  50. "Urinushitanposekininno saibangaituikyuto kikanseigen: Funsokoshokatei-no shitenkara [Sellers Warranty Liability and Time Limitation: From the Perspective of Dispute Resolution Process]" in YAMAHATA MASAO, IGARASHI KIYOSHI & YABU SHIGEO SENSEI KOKIKINEN, MINPOGAKU-TO HIKAKUHOGAKU-NO SHOSO [FESTSCHRIFT MASAO YAMAHATA, KIYOSHI IGARASHI, SHIGEO YABU: VARIOUS STUDIES IN CIVIL LAW AND COMPARATIVE LAW], VOL.2, Tokyo: Shinzansha, 1997, pp.31-70
  51. "Dokkinhoihankoino shihojono koryokuron' oboegaki: Keshohinhanbaitokuyakutenkeyakuno kaiyakujiireiwo sozaini [Validity of Contracts in Violation of the Antimonopoly Act: Analysis of Termination of Cosmetics Distributorship Cases]" Kanazawa Hogaku, Vol.38, No.1=2, pp.263-297, 1996
  52. "UCC dai 2 hen (baibai)no kaiseisagyoni miru gendaikayakuho no ichidoko [The Revision of U.C.C. Article 2: PEB Study Group Reports, Llewellyn's Rich Legacy, and Modern Contract Law] (1)(2)" Hokkaido Law Review, Vol.44, No.4, pp.837-891, 1993, available at <<http://hdl.handle.net/2115/15538>>; Vol.44, No.5, pp.1293-1353, 1994, available at <<http://hdl.handle.net/2115/15552>>

#### COMMENTARIES AND OPINIONS

53. CISG-AC Opinion No. 12, Liability of the Seller for Damages Arising Out of Personal Injuries and Property Damage Caused by Goods and Services under the CISG, Rapporteur: Professor Hiroo Sono, School of Law, Hokkaido University, Sapporo, Japan. Adopted by the CISG Advisory Council following its 17th meeting, in Villanova, Pennsylvania, USA, on 20 January 2013, available at <<http://www.cisgac.com/default.php?ipkCat=128&ifkCat=226&sid=226>>
54. UNCITRAL DIGEST OF CASE LAW ON THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS, Sieg Eiselen, Franco Ferrari, Harry M. Flechtner, Alejandro Garro, Ulrich Magnus, Pilar Perales Viscasillas, Vikki Rogers, Hiroo Sono & Claude Witz (contributors), available at <<http://www.uncitral.org/pdf/english/clout/CISG-digest-2012-e.pdf>>, reproduced in 30 Journal of Law and Commerce (Special Issue 2012) iii-xv + 1-694

55. "Introduction to Articles 85-88"; "Articles 85-88" in Stefan Kröll, Loukas Mistelis & Pilar Perales Viscasillas (eds.), UN CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS (CISG), München: C.H.Beck, 2011, pp. 1150-1190

#### ARTICLE TRANSLATIONS

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57. Daniel A. Crane, "Kyosohono tagenteki-enfosumento: Shihosho, FTC, shijin [Enforcing Competition Law with Multiple Agencies and Private Enforcers]", Koseitorihiki, No.722, pp.6-19, 2010
58. "CISG-AC Iken dai 5 go 'Buppin matawa shoruiga keiyakuni tekigoushinai baaini okeru kainushino keiyakukaijoken' [CISG-AC Opinion no 5, The buyer's right to avoid the contract in case of non-conforming goods or documents]", co-translated with Sachiyo Maki, Minshohozasshi Vol.138, No.3, pp.376-404, 2008
59. "CISG-AC Iken dai 4 go 'Seizo matawa seisansareru buppin-no baibaikēiyaku oyobi kongokeiyaku (CISG dai 3 jo)' [CISG Advisory Council Opinion No. 4: Contracts for the Sale of Goods to Be Manufactured or Produced and Mixed Contracts (Article 3 CISG)]", co-translated with Yoshiki Yoshikawa, Minshohozasshi, Vol.135, No.1, pp.263-286, 2006
60. "CISG-AC Iken dai 3 go 'Kotoshokohajjosoku, meihakuna imino gensoku, kenketsujokoto CISG' [CISG-AC Opinion no 3, Parol Evidence Rule, Plain Meaning Rule, Contractual Merger Clause and the CISG]", co-translated with Sachiyo Maki, Minshohozasshi Vol.134, No.3, pp.509-524, 2006
61. "CISG-AC Iken dai 2 go 'Buppin-no kensato futekigono tsuchi: dai 38 jyo oyobi 39 jo' [CISG-AC Opinion no 2, Examination of the Goods and Notice of Non-Conformity: Articles 38 and 39]", Minshohozasshi Vol.134, No.2, pp.299-327, 2006
62. "CISG-AC Iken dai 1 go 'CISG-no motoni okeru denshitekitsushin'[CISG-AC Opinion no 1, Electronic Communications under CISG]" Minshohozasshi, Vol.134, No.1, pp.107-131, 2006
63. Michael Joachim Bonell, "Yunidorowa Kokusaishojikeiyakugensoku'-to "Yoroppa keiyakuhogensoku"-no kankei-ni tsuite [The UNIDROIT Principles of International Commercial Contracts and the Principles of European Contract Law]", Jurisuto No.1133, pp.72-80, 1998
64. Arthur S Hartkamp, "Orandashiho-no hatten: Yoroppatekishiza-ni tatte [The Development of Dutch Private Law in a European Perspective]", Minshohozasshi Vol.109, No.4=5, pp.623-646, 1994
65. Arthur S Hartkamp, "Oranda Shinminpoten-ni okeru saibankan-no sairyo [Judicial Discretion under the New Civil Code of the Netherlands]", Minshohozasshi Vol.109, No.4=5, pp.647-660, 1994
66. Robert B Leflar, "Infomudo konsentowo koete: Iryojohono kokaito chiryokekkani motodoku iryoteikyoshahyokano reimei [Beyond Informed Consent: Public Access to Medical Information and the Rise of Physicians' Accountability for the Results of Medical Treatment]", Hokkaido Law Review, Vol.44 No.5, pp.1039-1076, 1994, available at <<http://hdl.handle.net/2115/15548>>
67. Mark Ramseyer, "Geishogikeiyaku: Seisangyoni okeru 'shinjirareru komittomento' [Indentured Prostitution in Imperial Japan: Credible Commitments in the Commercial Sex Industry]" Hokkaido Law Review, Vol.44, No.4, pp.642-596, 1993 available at <<http://hdl.handle.net/2115/15533>>

**ORAL PRESENTATIONS**

68. "Comment on Session 1 International Sales in Japan: Five Years' Experience with the CISG", Celebrating the 35th Anniversary of the CISG: United Nations Convention on Contracts for the International Sale of Goods and Contract Law in Asia, University of Tokyo, 11 March 2015
69. "Harmonization in Asia", Basel Conference 2015: 35 Years CISG and Beyond, University of Basel, Switzerland, January 30, 2015
70. "Secured Transactions Law in Japan", Second Pacific-Rim Colloquium on Economic Development and the Harmonization of Commercial Law, Shanghai University of International Business and Economics (SUIBE), Shanghai, China, January 9, 2015 (pre-recorded presentation)
71. Speaker, "Multimodal Transport in East Asia and Interplay with Sales Contracts: How to Get Things Right" Annual Conference of the International Bar Association, Tokyo, 23 October 2014
72. "Does Unification of Private Law Add Value?", co-presentation with Masami Okino, 6th Transnational Commercial Law Teachers' Conference, Budapest, 16 October 2014
73. "*Kokusaitorihiki-ni okeru Fuhaikoi (Corruption)-ni kansuru Shihoho-no Kiritsu* [Private Law Regulations of Corruption in International Trade]", The Japanese Council on International Trade, Chuo University, Tokyo, 27 September 2014
74. "Secured Transactions Law Reform In Japan's "Lost Decades"", 2014 UNCITRAL South Asia Seminar, Colombo, Sri Lanka, 19 September 2014
75. "The Impact of the CISG in Asia: With Special Reference to Japan and PAUL", UNISA Conference: The Use of UNCITRAL Instruments to Promote Regional Harmonization, 26 May 2014, Intundla Lodge, Dinokeng, South Africa
76. "Reconsidering The Boundaries Of Contract And Tort: The Function Of Article 5 CISG", Conference: Unification of International Trade Rules in the Age of Globalization: China and the World, Tsinghua University School of Law, Beijing, China, October 19, 2013
77. "*Wakushoppu: Shihotoitsuno motarasu kachi* [Workshop: Does Unification of Private Law Add Value?]", co-presented with Tomotaka Fujita, Private Law Association of Japan, Kyoto Sangyo University, October 12, 2013
78. "National Initiatives for Contract Law Reform: National Report: Japan" UNCITRAL Regional Centre for Asia and the Pacific Expert Group Meeting on Contract Law Reform, Incheon, 26 February, 2013
79. "CISG as a Catalyst for Law Reform: The Case of Japan" Villanova Law Review Norman J. Shachoy Symposium "Assessing the CISG and Other International Endeavors to Unify International Contract Law: Has the Time Come for a New Global Initiative to Harmonize and Unify International Trade?", Villanova University School of Law, Villanova, Pennsylvania, USA, January 18, 2013
80. "The Function of Article 5 CISG: Revisiting the Boundaries of Contract and Tort" Arbitrators and Mediators Institute of New Zealand (AMINZ) Conference "Global to Local", at Te Papa, Wellington, New Zealand, August 3, 2012
81. "Becoming a Member of the CISG: The Japanese Experience" Seminar on Thailand and the Accession to the United Nations Convention on Contracts for the International Sale of Goods (CISG), organized by the Office of the Council of State, Ministry of Foreign Affairs, and Suripatum University, at Pullman Bangkok King Power Hotel, Bangkok, Thailand, March 21, 2012
82. "Matters Governed by the CISG" Albert H. Kritzer Conference on the Vienna Convention on the International Sale of Goods, Federacao das Industrias do Estado de Sao Paulo (FIESP), Sao Paulo, Brazil, November 4, 2011
83. "The Path to a Uniform Sales Law in Asia: The "Asia Factor" Revisited" The First UNCITRAL Regional Workshop in Asia, Korea University, Seoul, Korea, November 23, 2010

84. "Non-Conformity and Buyer's Duty of Examination and Notification" Uniform Sales Law Conference: The CISG at Its 30 Anniversary, A Conference in Memory of Al Kritzer, University of Belgrade, Belgrade, Serbia, November 12, 2010
85. "The World of CISG: A 'Jus Commune' for International Trade" CISG - The Rule of Law Seminar, Ho Chi Minh City, Vietnam, September 7, 2010
86. "*Favor Contractus*: the Impact of the CISG on Japan's Civil Code Reform" The Annual MAA Peter Schlechtriem CISG Conference: Towards Uniformity, City University of Hong Kong, March 13, 2010
87. "The Applicability and Non-applicability of the CISG to Software Transactions" International Congress: Contract Law & International Commercial Arbitration, Universidad de La Rioja, Logrono, Spain, November 5 & 6, 2009
88. "*CISG-no teiketsuto hoseijono ichizuke* [The Conclusion and Implementation of the CISG]" Private International Law Association of Japan, Gakushuin University (Tokyo), May 10, 2009
89. "Japan's Accession to the CISG: The Asia Factor" 2007 International Seminar: The Application and Interpretation of the CISG in Member States With Emphasis on Litigation and Arbitration in the P.R. China, Wuhan, 13 October 2007
90. "*CISG-ni okeru keiyakuno seiritsuto kaishakuni kansuru kiritsu* [Formation and Interpretation of Contracts under the CISG]", Japan Association of Private Law, Senshu University (Tokyo) , October 7, 2007
91. "*Kyosochitsujoto keiyakuho* [Competition and Contract Law]", Japan Association of Private Law, Senshu University (Tokyo) , October 6, 2007
92. "Contract Law Harmonization and Non-Contracting States: The Case of the CISG" "Modern Law for Global Commerce", Congress to celebrate the 40th annual session of UNCITRAL, Vienna, 11 July 2007
93. "*Baibaimokutekibutsuni kashiga aru baaino kainushino kyusai: kokusaitekidoko* [Buyer's Remedies for Delivery of Non-conforming Goods: International Developments]", Japan Society of Comparative Law, Ryukoku University (Kyoto) , June 4, 2006
94. "*Johokeyyakuni okeru jiyuto kojo* [Copyright Takeover: The Expansion of Contract under UCITA]", Japanese American Society for Legal Studies, Tohoku University (Sendai), September 26, 1999

**ANNEXE IV****Dr. Tamás SZABADOS****Lettre de motivation**

Based on the present motivation letter, I would like to apply for the Hungarian correspondent position of UNIDROIT. International and European Economic Law and Private International Law are in the focus of my research and teaching activity at the Faculty of Law of Eötvös Loránd University (ELTE, Budapest), where I am working as an assistant professor.

After having terminated my general legal studies at the Eötvös Loránd University, I obtained an LL.M. degree in Commercial Law at the University College London and I studied and pursued research in numerous European universities, such as the University of Heidelberg, Göttingen, Vienna and Valencia.

In 2012, I defended my Ph.D. thesis written in English language with the title "The Transfer of the Company Seat within the European Union – The Impact of the Freedom of Establishment on National Laws". The thesis was prepared under the supervision of Professor Miklós Király. The work was awarded a *summa cum laude* qualification and it has been published by the Eötvös Publisher in Budapest.

At the moment, I teach International Economic Law (including, among others, unification and harmonisation of private law, CISG, investment protection law, WTO law) and EU Internal Market Law both for Hungarian and Erasmus students in Hungarian and English language. I include into my teaching programmes the UNIDROIT Instruments and in particular the UNIDROIT Principles of International Commercial Contracts.

I participated at the translation of the UNIDROIT Principles of International Commercial Contracts 2010 into Hungarian language that has been published on the UNIDROIT website. In case of the acceptance of my application, I would be glad to assist the activity of UNIDROIT, for instance, by providing information on Hungarian law, preparing national reports or background materials for the ongoing projects of UNIDROIT. Furthermore, I am ready to contribute to UNIDROIT databases or to publish case notes or articles on subjects I have expertise. These activities would correspond to my comparative law researches carried out at the Faculty of Law, Eötvös Loránd University.

On the basis of the above, I would be grateful if you could consider my application.

**Dr. Tamás Szabados LL.M. Ph.D.**

Assistant Professor

Faculty of Law

Eötvös Loránd University

Department of Private International Law and European Economic Law

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ELTE  ÁJK  
ÁLLAM- ÉS JOGTUDOMÁNYI KAR



## ANNEXE V



## ΕΛΛΗΝΙΚΟ ΙΝΣΤΙΤΟΥΤΟ ΔΙΕΘΝΟΥΣ ΚΑΙ ΑΛΛΟΔΑΠΟΥ ΔΙΚΑΙΟΥ

*Hellenic Institute of International and Foreign Law  
Institut Hellénique de Droit International et Étranger*

Σόλωνος 73, 106 79 Αθήνα □ Solonos 73, 106 79 Athens, Greece,  
☎ +30 2103615646, Fax:+302103619777 □ e-mail: [hiifl@hiifl.gr](mailto:hiifl@hiifl.gr), [www.hiifl.gr](http://www.hiifl.gr)

*Candidature institutionelle*

**Institut Hellénique de Droit International et Etranger**

Athens, 26 March 2014

**Subject : Appointment of the Hellenic Institute of International and Foreign Law as UNIDROIT correspondent.**

Further to our discussion concerning the possible appointment of the Hellenic Institute of International and Foreign Law as UNIDROIT correspondent, I would like to provide you with the following information:

The Institute was established in 1939. Through its activities, the Institute aims at fulfilling a twofold mission: *first*, to proliferate knowledge of law to those engaged in everyday legal practice, through the supply of legal information on issues of foreign laws to public authorities, courts, lawyers, notaries etc., and *second* to promote legal research to the benefit of those having an academic interest in the study of law.

Organized and operating as a legal entity of public law (i.e. a self-governing body fulfilling State functions), the Institute is supervised by the Ministry of Justice as regards administrative and financial matters, and the Ministry of Foreign Affairs as regards matters relating to the international relations of the State. The Institute's research service is comprised of specialized associates, whose duties relate to all legal issues pertaining to the Institute's objectives.

In the framework of its mission, the Institute is interested in being appointed as UNIDROIT correspondent, with main focus on the supply of information on national law concerning the areas of interest of UNIDROIT as well as on the contribution to the *Uniform Law Review*.

The Institute could also contribute to the promotion of UNIDROIT instruments by organizing relevant seminars or meetings.

At the same time, contributions concerning UNIDROIT's areas of interest and its relevant activity are always welcome for publication in the Institute's law journal, *Revue hellénique de droit international*.

Furthermore, contribution to UNIDROIT study groups is not excluded, depending on the particular subject.

Looking forward to promoting a mutually advantageous collaboration

Sincerely yours

Prof. Spyridon Vrellis

Director of the Institute

## ANNEXE VI

## CORRESPONDENTS OF THE INSTITUTE / CORRESPONDANTS DE L'INSTITUT

1 June 2013 to 30 April 2016 / 1<sup>er</sup> juin 2013 au 30 avril 2016

	<b>Name / Nom</b>	<b>Country / Pays</b>	<b>Mandat(e)</b>
1	BOUTIN I. Gilberto	Panama	1.VI.2013 – 30.IV.2016
2	CASTILLO-TRIANA Rafael	Colombia / <i>Colombie</i>	1.VI.2013 – 30.IV.2016
3	CRESPI REGHIZZI Gabriele	Italy / <i>Italie</i>	1.VI.2013 – 30.IV.2016
4	DARANKOUM Sibidi Emmanuel	Burkina Faso	1.VI.2013 – 30.IV.2016
5	DEKOVEN Ronald	USA	1.VI.2013 – 30.IV.2016
6	DEL DUCA Louis	USA	1.VI.2013 – 30.IV.2016
7	DESCHAMPS Michel	Canada	1.VI.2013 – 30.IV.2016
8	DROBNIG Ulrich	Germany / <i>Allemagne</i>	1.VI.2013 – 30.IV.2016
9	FAUVARQUE-COSSON Bénédicte	France	1.VI.2013 – 30.IV.2016
10	FERRAND Frédérique	France	1.VI.2013 – 30.IV.2016
11	FINN Paul Desmond	Australia / <i>Australie</i>	1.VI.2013 – 30.IV.2016
12	FONTAINE Marcel	Belgium / <i>Belgique</i>	1.VI.2013 – 30.IV.2016
13	FRESNEDO DE AGUIRRE Cecilia	Uruguay	1.VI.2013 – 30.IV.2016
14	FURMSTON Michael P.	United Kingdom / <i>Royaume-Uni</i>	1.VI.2013 – 30.IV.2016
15	GARCÍA PUJOL Ignacio	Chile / <i>Chili</i>	1.VI.2013 – 30.IV.2016
16	GARRO Alejandro	Argentina / <i>Argentine</i>	1.VI.2013 – 30.IV.2016
17	HERBER Rolf	Germany / <i>Allemagne</i>	1.VI.2013 – 30.IV.2016
18	IZADI Bijan	Iran	1.VI.2013 – 30.IV.2016
19	KEMELMAJER de CARLUCCI Aída R.	Argentina / <i>Argentine</i>	1.VI.2013 – 30.IV.2016
20	KÖNKKÖLÄ Mikko	Finland / <i>Finlande</i>	1.VI.2013 – 30.IV.2016
21	KOZUKA Souichirou	Japan / <i>Japon</i>	1.VI.2013 – 30.IV.2016
22	LANDO Ole	Denmark / <i>Danemark</i>	1.VI.2013 – 30.IV.2016
23	LEAL ANGARITA Manuel	Colombia / <i>Colombie</i>	1.VI.2013 – 30.IV.2016
24	LEFEBVRE Guy	Canada	1.VI.2013 – 30.IV.2016
25	MARCHISIO Sergio	Italy / <i>Italie</i>	1.VI.2013 – 30.IV.2016
26	MOONEY Charles W., Jr.	USA	1.VI.2013 – 30.IV.2016
27	MORAN BOVIO David	Spain / <i>Espagne</i>	1.VI.2013 – 30.IV.2016



28	MOURA RAMOS Rui Manuel	Portugal	1.VI.2013 - 30.IV.2016
29	OYEKUNLE Tinuade	Nigeria	1.VI.2013 - 30.IV.2016
30	ÖZSUNAY Ergun	Turkey / <i>Turquie</i>	1.VI.2013 - 30.IV.2016
31	PETER Fritz	Switzerland / <i>Suisse</i>	1.VI.2013 - 30.IV.2016
32	PROTT Lyndel V.	Australia / <i>Australie</i>	1.VI.2013 - 30.IV.2016
33	RAMBERG Jan	Sweden / <i>Suède</i>	1.VI.2013 - 30.IV.2016
34	REICHELTE Gerte	Austria / <i>Autriche</i>	1.VI.2013 - 30.IV.2016
35	RIVERA Julio César	Argentina / <i>Argentine</i>	1.VI.2013 - 30.IV.2016
36	ROSEN Howard	United Kingdom / <i>Royaume-Uni</i>	1.VI.2013 - 30.IV.2016
37	SÁNCHEZ-GAMBORINO Francisco José	Spain / <i>Espagne</i>	1.VI.2013 - 30.IV.2016
38	SIEHR Kurt	Germany / <i>Allemagne</i>	1.VI.2013 - 30.IV.2016
39	SONO Kazuaki	Japan / <i>Japon</i>	1.VI.2013 - 30.IV.2016
40	STÜRNER Rolf	Germany / <i>Allemagne</i>	1.VI.2013 - 30.IV.2016
41	SYNVET Hervé	France	1.VI.2013 - 30.IV.2016
42	VEYTIA Hernany	Mexico / <i>Mexique</i>	1.VI.2013 - 30.IV.2016
43	WALLACE Don, Jr.	USA	1.VI.2013 - 30.IV.2016
44	WINSHIP Peter	USA	1.VI.2013 - 30.IV.2016
45	WOOD Philip R.	United Kingdom / <i>Royaume-Uni</i>	1.VI.2013 - 30.IV.2016
46	WOOL Jeffrey	USA	1.VI.2013 - 30.IV.2016
47	ZIMMERMANN Reinhard	Germany / <i>Allemagne</i>	1.VI.2013 - 30.IV.2016

**Institutional correspondents / *Correspondants institutionnels***

1	FRESHFIELDS BRUCKHAUS DERINGER	United Kingdom / <i>Royaume-Uni</i>	1.VI.2013 - 30.IV.2016
2	JENNER & BLOCH	USA	1.VI.2013 - 30.IV.2016
3	MAX-PLANCK-INSTITUT FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT - HAMBURG	Germany / <i>Allemagne</i>	1.VI.2013 - 30.IV.2016

## ANNEXE VII

**REPARTITION DES CORRESPONDANTS ACTIFS DE L'INSTITUT PAR REGION ET PAR PAYS**  
 – au 1er avril 2015 –

*Les Etats non membres d'UNIDROIT figurent en italiques*

	<b>2015</b>		<b>2015</b>
<b>Afrique</b>	<b>2</b>	<b>Europe</b>	<b>23</b>
<i>Burkina Faso</i>	<i>1</i>	Allemagne	5
Nigéria	1	Autriche	1
		Belgique	1
		Danemark	1
		Espagne	2
		Finlande	1
		France	3
<b>Amériques</b>	<b>17</b>	Italie	2
		Portugal	1
Argentine	3	Royaume-Uni	3
Canada	2	Suède	1
Chili	1	Suisse	1
Colombie	2	Turquie	1
Etats-Unis d'Amérique	6		
Mexique	1	<b>Asie/Pacifique</b>	<b>5</b>
<i>Panama</i>	<i>1</i>		
Uruguay	1	Australie	2
		Iran	1
		Japon	2