



Nadia Darwazeh

Managing Partner and Head of Arbitration, Clyde & Co, France

Nadia Darwazeh is the Managing Partner and Head of Arbitration at our Paris office. Nadia has 25 years of experience acting as counsel and sitting as arbitrator in commercial and investor-state arbitrations covering numerous applicable laws and seats of arbitration. Nadia's experience spans the commercial spectrum, including construction, telecommunications, pharmaceuticals, healthcare, energy and natural resources, metals, hotels, and luxury. She also regularly handles disputes arising from M&A

transactions, joint venture, shareholder and distribution agreements, as well as investment treaties. Nadia has particular expertise in the Middle East and Africa. Nadia has handled a wide range of cases under the laws of numerous countries and seated in a wide spectrum of locations including Paris, Geneva, Zurich, London, Frankfurt, New York, Singapore, Shanghai, Abu Dhabi, Dubai, Libreville and Kathmandu.

Before joining Clyde & Co, Nadia practiced in the international arbitration groups of leading international law firms based in Paris, Frankfurt and London. Nadia has deep ICC expertise, having led the Europe, Middle East, Africa team at the ICC for a period of three years, during which she oversaw more than 400 ICC arbitrations. Nadia is a member of the ICC Commission on Arbitration and co-chairs the Delos Course on Oral Advocacy for Construction Lawyers. Nadia is dual-qualified in England & Wales (Solicitor-Advocate) and Germany (Francfort - Rechtsanwältin) enabling her to represent clients in both civil and common law disputes. She earned her LLM in International Public Law from the University of Cambridge and her LLB from the University of Warwick.

Nadia has received several accolades for her work in international arbitration and public international law. In 2022, she was awarded the Swiss Arbitration Association (ASA) Prize for Advocacy in International Commercial Arbitration, a prestigious prize awarded every two years to a chosen individual with "exceptional talents in advocacy". She has been recognised by Legal 500, Legal 500 - Private Practice Arbitration Powerlist, Chambers and Partners, Who's Who Legal Arbitration: Thought Leaders, and by Best Lawyers in France™. Nadia conducts arbitrations in French, German and English and speaks Mandarin Chinese and Dutch. Nadia is a German and Dutch national.





Michael Polkinghorne

Head of Arbitration group and Partner, White & Case, France; Member, ICC Institute of World Business Law

Michael Polkinghorne is a Franco-Australian dual-qualified lawyer, resident in Paris where he heads White & Case's Paris arbitration group and is co-leader of the Firm's pro bono practice. He has a widely acknowledged range of experience in arbitration and litigation in the areas of energy, telecommunications, project finance and infrastructure. He has served as counsel and arbitrator in arbitrations conducted under most major

institutional rules and is the former Australian member of the International Court of Arbitration of the ICC. He was a council member of the ICC Institute and a member of the ICC Task Force on arbitrations involving state entities. He has covered disputes involving over thirty countries. He has in recent years been involved in a number of mediations, notably in the industrial gas sector, and has served in over two dozen cases as arbitrator (sole, party-appointed or chair), predominantly in the energy sector, under the ICC, LCIA, SCC, Bahrain CDR, FAI, Thai MoJ and UNCITRAL rules. He has also testified as expert witness on international best energy practices.

Michael is also a member of the panel of arbitrators of the BVI International Arbitration Centre, eBRAM (Panel of Arbitrators, Mediators and APEC Neutrals), the Asian International Arbitration Centre, the Asian International Arbitration Centre, OHADA, and the Korean Commercial Arbitration Board. He has recently been included on the Global Arbitrators and Counsel Lists of the Office of the Ombudsman for United Nations Funds and Programmes.

Michael has a significant transactional practice, advising clients in the energy and infrastructure development fields. He has advised a number of petroleum clients on projects in South East Asia, the Russian Federation, India, China and West and North Africa. Admitted to practice in both common and civil law jurisdictions, Michael is a member of the Legal Advisory Taskforce of the European Energy Charter Secretariat. He has written extensively on energy dispute resolution and foreign investment, and provides courses on long-term energy contracts and dispute resolution. He has taught at the Paris Bar School and several business schools.





Jean-Luc Guitera

Partner and Head of Dispute Advisory Services for the EMA Region, KPMG, France

Jean-Luc Guitera heads the the Dispute Advisory Practice of KPMG for the EMA Region.

He has 33 years of experience with KPMG, having been an auditor before specializing first in transaction services (Mergers & Acquisitions), and then, since 2003, in Forensic (fraud investigations, M&A and commercial disputes, international arbitration). He has led engagements in France and in more than twenty countries across all continents. In a transaction

advisory role, Mr Guitera has been involved in more than 40 engagements and has worked on major transactions such as the creation of EADS (the leading aerospace and defence manufacturer in Europe) and Airbus.

He has also acted as independent expert appointed by both parties to determine the final transaction price in Mergers & Acquisitions operations in 19 transactions. He has been involved in more than 60 valuations of all types acting either as auditor, Transaction Services Partner leading a due diligence team, court or tribunal appointed-expert (arbitral tribunals, Monaco appellate court), expert witness (arbitral tribunals and French State courts), member of an arbitral tribunal or independent expert. As a financial expert, Mr Guitera has been involved in 44 international arbitration and has given oral evidence 29 times, in French or English, acting as expert either for claimant, respondent or as tribunal -appointed expert, in Paris, New-York, London, Geneva, Brussels, Beijing, the Cayman Islands and Bucarest, under ICC, CIRDI, UNCITRAL, OHADA, CIETAC and UNCITRAL (ad-hoc) arbitration rules.

His industry experience covers, amongst others, the Aerospace and Defence Industries, Telecommunications, Construction. He has also a large experience in the financial assessment of complex industrial contracts. Mr Guitera has also extensive experience of fraud investigations (misappropriation of assets, fraudulent financial reporting, corruption). He has led more than one hundred investigations in the operations of foreign subsidiaries of French-based Groups in 20 countries.





Hilary Heilbron KC International Arbitrator & Barrister, Brick Court Chambers, United Kingdom

Hilary Heilbron's primary focus is now sitting as an international arbitrator in a variety of jurisdictions.

She has accepted in excess of 125 appointments as party nominated arbitrator, institution appointed and sole arbitrator as well as an emergency arbitrator. She has also chaired many tribunals of leading international arbitrators. Her appointments have been under ICC, LCIA, SCC, SIAC, HKIAC and ICDR as well as ad hoc appointments. Many of

these relate to substantial claims including in excess of US\$1 billion. She also has experience of arbitrations in many foreign laws: both civil and common law and many industrial sectors in a variety of types of claim including, but not limited to, energy, solar power, telecommunications and media, joint ventures and share sale agreements.

She has recently been a member of several international arbitration task forces, namely the ICCA-ASIL Task Force on Damages; the ICCA/IBA Joint Task Force on Data Protection in International Arbitration Proceedings; and remains a member of the ICDR Working Group on Arbitration of Technology and Life Sciences Disputes. She is a former member of the LCIA Court and of the ICC UK Arbitration and ADR Committee.

She speaks regularly to international audiences and writes on the subject. Past prestigious lectures include the keynote lecture at Fordham University School of Law, New York, the annual Clayton Utz lecture in Sydney, Australia, and the Annual Unidroit/University of Roma lecture.

She is the author of a book on international arbitration in London.

She has been described recently as having a "stellar reputation" and being an "amazing arbitrator".





Herfried Wöss

Founding Partner and International Arbitrator, Wöss & Partners, United States/Mexico/Austria; Member, ICC Institute of World Business Law

Dr. Herfried Wöss is an international arbitrator and party counsel ranked in the Hall of Fame by The Legal 500, and frequently sits as president, co-arbitrator, adjudicator, or acts as party counsel in large and complex infrastructure, energy and damages disputes in commercial and investment arbitrations. Dr. Wöss was president of the arbitral tribunal in the US\$240 million gas pipeline arbitration of

ATCO v. Comisión Federal de Electricidad, and counsel for respondent in the US\$230 million ICC energy tariff arbitration of Blue Energy v. Tractebel (Engie), amongst others. He started his career at the Legal Service of the European Commission and holds a Magister iuris and a doctorate with honours in International and European Economic Law at the Johannes Kepler University in Austria, an LL.M. in international business legal studies at the University of Exeter, is Licenciado en Derecho in Mexico and a Special Legal Consultant duly registered with the Washington DC bar where his firm practices international arbitration through Woess & Partners LLC. He was Visiting Scholar at the Georgetown University Law Center from 2012-13, where he authored the Oxford University Press monograph on Damages in International Arbitration under Complex Long-term Contracts that has been supplemented by subsequent book chapters and articles on damages in investment and commercial arbitration, as well as lecturer on damages in international arbitration at the Hague Academy of International Law and member of the ICC Institute of World Business Law.





Eduardo Silva Romero

Founding Partner, Wordstone, France; Chair, ICC Institute of World Business Law

Eduardo Silva Romero is a founding partner at Wordstone, specializing in international commercial and investment arbitration, particularly in disputes involving States and Stateowned entities. He has acted in over 180 arbitrations under ICC, ICSID, LCIA, PCA, ICDR, SCC, UNCITRAL and EDF rules, and is widely regarded as one of the most in-demand arbitrators globally. He is consistently ranked Band 1 by Chambers Global and The Legal 500, listed in the Lexology Index as a Global Elite Thought Leader, and was named Best Lawyers® 2025

International Arbitration "Lawyer of the Year" in France. Eduardo is also a former Deputy Secretary General of the ICC Court and currently chairs the ICC Institute of World Business Law.

A prolific author and lecturer, he teaches arbitration and international law at Sciences Po, Paris II, Paris-Dauphine, and is Professor Emeritus at the University of Rosario. He speaks English, Spanish, French, and Portuguese.





Dharshini PrasadPartner, Willkie Farr & Gallagher LLP, United

Dharshini Prasad is a partner in the International Arbitration practice group and is qualified in Singapore, England & Wales, and New York. She advises States, State entities, and corporations on complex cross-border disputes, with a focus on energy, mining, private equity, technology, and pharmaceuticals. She has acted in high-value arbitrations

across the globe under various arbitral rules and also serves as an arbitrator. Dharshini is a member of the LCIA Court, sits on the Board of Editors of the AAA Dispute Resolution Journal, and lectures on arbitration at Queen Mary University. She is recognized by Who's Who Legal and Chambers UK as a leading figure in international arbitration. She holds an LL.M. from NYU and an LL.B. (Hons) from the National University of Singapore.

Kingdom





Chié Nakahara

Partner, Nishimura and Asahi, Japan; Member, ICC Institute of World Business Law; Member, ICC International Court of Arbitration

Chié Nakahara specializes in international litigation and arbitration, with extensive experience handling complex and high-profile disputes involving M&A, distributorships, licensing, franchising, and the termination of long-term commercial contracts. Her practice also spans construction, product liability, corporate governance, intellectual property, finance, and other commercial matters. Chié regularly represents clients in both

litigation and arbitration proceedings and is recognized for her expertise in resolving cross-border business disputes.

She serves as a panel arbitrator with the Korean Commercial Arbitration Board International and the Singapore International Arbitration Centre, and is a registered arbitrator with the Daiichi Tokyo Bar Arbitration Center. Chié holds an LL.M. from Stanford Law School (2011) and an LL.B. from Kyoto University (1998).





Caroline Duclercq

Partner, Medici, France

Founding partner of Medici law firm, Caroline Duclercq has been practicing international arbitration for nearly twenty-five years. She regularly advises both French and foreign companies and has acted as Counsel in numerous arbitration proceedings, whether ad hoc or governed by the main institutional rules (ICC – International Chamber of Commerce, SCC – Stockholm Chamber of Commerce, AFA –

Association Française d'Arbitrage, CMAP – Centre de Médiation et d'Arbitrage de Paris, LCIA – London Court of International Arbitration, SIAC – Singapore International Arbitration Centre, Cepani – Belgian Centre for Arbitration and Mediation, CCAT, etc.), involving disputes subject to a wide variety of applicable laws. Caroline also frequently serves as arbitrator – as sole arbitrator, co-arbitrator, presiding arbitrator, and emergency arbitrator – in commercial arbitration cases. She is listed on numerous panels of arbitrators, including the ICC, CMAP, AFA, SIAC, DIAC (Dubai International Arbitration Centre), CCJA, CRCICA (Cairo Regional Centre for International Commercial Arbitration), among others.

She has developed particular expertise in complex disputes, notably involving African and Middle Eastern parties, and operates across a wide range of sectors, including engineering and construction contracts, distribution, hospitality, energy (oil & gas), intellectual and industrial property, corporate matters (joint ventures and shareholders' agreements), telecommunications, and transport. Caroline has also built a strong practice in arbitration-related litigation, particularly in annulment and enforcement proceedings before French courts. In addition, she regularly acts as a contract manager, both for Employers and Contractors, with a focus on dispute prevention, especially in the construction and engineering sectors.

Since 2014, Caroline is Director of the on-line University Diploma (MOOC) on domestic and international arbitration with the University of Montpellier (France). She is also lecturer in arbitration at the University of Versailles St-Quentin, Montpellier and Toulouse (France) She is the co-founder of the round-tables dedicated to arbitration "Wake up (with) Arbitration!" since 2012 and regularly speaks at conferences relating to arbitration, construction and gender equality. She is a Board Member of the Association Française d'Arbitrage (AFA) and Paris MENA Legal Club and an active member of the French Commission of ICC.





Boaz Moselle

Executive Vice President, Compass Lexecon, United Kingdom

Boaz Moselle is an Executive Vice President at Compass Lexecon based in London.

Dr Moselle is an economist who has worked in academia, consulting and government. He has provided written and oral testimony as an expert witness in over 50 international arbitrations as well as in national courts and in expert determinations. Dr Moselle began his career as an assistant professor at Northwestern University, where

he taught courses in quantitative methods and in game theory. He holds a Ph.D. in Economics from Harvard University, an M.A. and Ph.D. in Mathematics from the Universities of Cambridge and London, and an M.Sc. in Astrophysics from Queen Mary University of London. He was previously a Managing Director of the UK energy regulator Ofgem. He teaches as a guest lecturer at Queen Mary University of London School of Law on issues related to damages and disputes in the energy industry.

He has published articles in leading economics journals, and is co-author of a textbook on statistics; co-author and co-editor of a book on the economics of renewable generation. He is also co-author of various book chapters on expert issues in gas price reviews; on the definition of investment in economics (in Jurisdiction in Investment Treaty Arbitration); on the principles of damages assessment (in The Investment Treaty Arbitration Review); and on the use of statistical techniques for estimating damages (in The Guide to Damages in International Arbitration).





Wolfgang Peter

Founding Partner, Peter and Kim, Switzerland

Wolfgang Peter is recognized globally as one of the most in-demand counsels and arbitrators, having participated in over 300 arbitrations. He is particularly active in cases involving complex valuations, including post-M&A disputes, joint ventures, and major industrial projects. With decades of expertise in gas and oil-related arbitrations, he has handled numerous cases across upstream and downstream sectors, including price reviews under long-

term gas supply agreements.

Dr. Peter also regularly advises third-party funders on the merits and valuation aspects of claims. Before establishing his independent arbitration practice, he co-founded and led the arbitration group at Python & Peter, one of Switzerland's largest firms. Earlier in his career, he led a successful M&A and corporate practice for 14 years and served as CEO of the Breguet Group, overseeing over 40 transactions and IPOs for brands such as Gucci, Chaumet, Tag Heuer, and Leica.

A member of the LCIA Board of Directors and a frequent contributor to the arbitration field, Dr. Peter works in German, English, and French.





Tania Tholot Senior Associate, The Brattle Group, France/United Kingdom

Ms. Tholot specializes in damages in arbitration, litigation and insurance cases. She also frequently addresses economic issues related to regulation, state aid and competition matters. She has served as an expert witness in several international arbitration proceedings.

She has worked on dozens of energy cases across Europe, Asia, and Africa. Her recent projects include complex valuations of major assets in developing economies, such as large oil & gas

fields in Russia and Algeria. Ms Tholot was in charge of modeling the intricate provisions of the production-sharing agreements, forecasting energy prices, calculating the cost of capital, and accounting for the specific risks of the projects.

She has been involved in around twenty gas price reviews and several other commodities pricing disputes. Ms. Tholot has developed knowledge of the regulatory provisions applicable to several energy markets, including in the EU, the UK, and Russia. In particular, she has analyzed the economics of Russian gas exports to Europe. She has assessed damages in several arbitrations following under-deliveries of gas and LNG under long-term contracts.

Ms. Tholot also has experience in other industries, including railways, telecoms, and banking.





Sirshar Qureshi Partner, PwC, Czech Republic

Sirshar leads PwC's Dispute Advisory Centre of Excellence. He has over 32 years of experience, which covers many aspects of accounting and financial matters, including loss of profits claims, construction claims, M&A disputes and insurance claims. He has prepared expert reports for local arbitration, courts and for international arbitration cases involving issues in Africa, CEE, CIS, Middle East, North America and Western Europe. He has been instructed to act as an expert on behalf of claimants, respondents, the prosecutor's office and for tribunals; has been involved in commercial and investor-state disputes and in criminal

proceedings; and has been asked to act as an expert determinant on share purchase agreement disputes.

Sirshar has testified over 50 times in international arbitration cases, having testified in London, Paris, Bucharest, Beirut, Belgrade, the Hague, Munich, Zagreb, New York and Washington DC, and has been instructed by many of the top international law firms. Sirshar is a regular speaker at international arbitration conferences on the topic of damages.

In PwC, Sirshar co-ordinates efforts of partners and staff globally to ensure clients find the right expert from PwC's extensive network.





Saemee Kim Partner, Lee and Ko, South Korea

Saemee Kim is a Korean attorney at Lee & Ko's International Arbitration Team, with experience in arbitration and prearbitration and enforcement proceedings of various cross-border disputes related to M&A, life sciences, telecommunications, shipping, and construction matters. She has represented both domestic and foreign clients in various arbitration cases before the ICC, LCIA, ICDR and KCAB as well as ad hoc arbitrations and cross-border litigation cases at foreign courts including U.S., France, Italy, Colombia, Cambodia, and Malaysia. She also has

numerous experiences acting as counsel in domestic court hearings for both domestic and foreign clients.

She is actively engaged in the international arbitration community. She served as a Young ICCA Event Coordinator for the North Asia region (2018-2022), and as a Young ICCA Events Co-director (2022-2024). Currently, she is the ICC YAAF Representative for South Korea 2024-2026 Mandate and a Delegate of the ICC Commission on Arbitration and ADR.

Additionally, Ms. Kim also sits as an arbitrator.





Saadia Bhatty

Partner, Gide Arbitration, United Kingdom

Saadia Bhatty is a Partner and Co-head of Gide's International Dispute Resolution team in London. She specialises in international arbitration and public international law.

Saadia has more than 15 years' experience (including in Paris, New York and London) advising private and state entities in cross-border disputes, in particular in international arbitration proceedings (commercial and investment), governed by the rules of various institutions (including ICC, ICSID, LCIA, PCA, SCC, HKIAC, VIAC, CAS and OHADA rules), as well as in ad hoc arbitrations (UNCITRAL), subject to the laws of both civil and common law jurisdictions, particularly in the energy, oil and gas, and construction sectors, notably in Africa, the Middle East and Asia. Saadia also advises governments on the drafting/reform of their investment treaties, national legislation and state contracts, and in proceedings before the Internation! Court of

Justice

Saadia sits as an arbitrator on several arbitration panels: the Energy Disputes Arbitration Center (EDAC), the Center for International Investment and Commercial Arbitration (CIICA), the Cairo Regional Centre for International Commercial Arbitration (CRCICA), the Organisation pour l'harmonisation en Afrique du droit des affaires (OHADA) and the Singapore International Arbitration Centre (SIAC). She is also a member of ICC UK's International Arbitration Committee. Saadia also regularly teaches international arbitration in universities across the world.

Saadia is a graduate of Harvard, Université Paris I Panthéon-Sorbonne and École Normale Supérieure. She was admitted to the New York Bar in 2010 and to the Paris Bar in 2018.





Pierre Mayer

Independent Arbitrator; Emeritus Professor of the Panthéon-Sorbonne University I, France

Professor Pierre Mayer is a leading figure in international arbitration, based in Paris. He serves as both arbitrator and counsel in a wide range of arbitration matters, including commercial disputes and investment treaty arbitrations, with expertise across sectors such as energy, commodities, transportation, telecommunications, and M&A. Over the course of his distinguished career, he has practiced at Coudert Brothers, Clifford Chance, and Dechert.

Renowned for his contributions to French private international law, Professor Mayer is consistently ranked among the most in-demand arbitrators in France, Europe, and globally by Chambers and Who's Who Legal. He has acted in both institutional and ad hoc arbitrations involving all types of contracts, including those with investment protection components.

A French national, Professor Mayer works in French and English.





Philippe Pinsolle

Head of international arbitration for continental Europe, Quinn Emanuel Urquhart & Sullivan LLP, Switzerland

Philippe Pinsolle is the Head of International Arbitration for Continental Europe at the firm's Geneva office. With over 25 years of experience, he is one of the foremost authorities in the field, having acted as counsel in more than 300 international arbitrations and as arbitrator in over 70 cases. His practice spans Investor-State and commercial disputes, particularly in the energy, power, oil & gas, construction, and defense sectors. He has represented clients under virtually all major arbitral institutions, including the ICC, LCIA, ICSID, SCC, AAA, ICDR, Swiss Chambers, AFA, ADCCAC, and in UNCITRAL ad hoc proceedings.

Philippe is dually qualified as a French avocat à la cour and an English barrister, and is widely recognized for his expertise in quantum issues in arbitration. He serves on the Court of Arbitration of the Singapore International Arbitration Centre (SIAC), where he has participated in key decisions regarding prima facie jurisdiction and consolidation. He is also the former President of the French Arbitration Committee and past Senior Co-Chair of the IBA Arbitration Committee, and currently sits on the International Advisory Board of the Thailand Arbitration Center (THAC).

Philippe holds an M.B.A. from ESSEC (1989), a Maîtrise in Private Law from the University of Paris II Panthéon-Assas (1991), and an MJur from Hertford College, Oxford University (1995).

He is fluent in French, English, and Spanish.





Philip Dunham

International Arbitration Partner, Signature Litigation, France

Philip is an international arbitration partner in Signature's Paris office with over 30 years' experience, representing clients (including regularly acting for or against states) across a broad range of sectors and jurisdictions. Philip's practice covers both commercial and investment treaty arbitrations spanning several international jurisdictions. He is an acknowledged expert in advising in relation to construction and engineering, oil and gas, telecoms, shareholder, agent and joint venture disputes, and regularly acts both for and against states and

state-owned entities. He has represented clients in a number of high-value global disputes, with a particular focus on the Balkans, MENA, Latin America and South East-Asia. He acts both as counsel and arbitrator handling a broad range of disputes conducted under ICC, LCIA, SCC, DIAC, BCDR, HKIAC, UNCITRAL and ICSID rules. Philip has been recognised in the Lexology Index (formerly Who's Who Legal) every year since 2016 for his arbitration expertise in France. He is also ranked in Chambers Europe 2025 and in The Legal 500 EMEA 2024 Guide for international arbitration.

The Legal 500 EMEA Guide notes that Philip will "go to great lengths to learn about his clients – their industries, strengths, assets and liabilities, as well as their concerns, so as to be sure that the solutions he provides would be the most suitable and innovative solutions to suit his clients' needs." It further highlights Philip's "great analytical skills, such that he can parse through complex legal situations to reveal the critical issues at the core, and to then arrive at logical conclusions to resolve them." The Guide also states that Philip has "excellent people skills" and is "personable, persuasive and able to read others well." Philip is qualified as both a Solicitor in England & Wales and an Avocat à la Cour in France. He is fluent in both English and French. Prior to joining Signature, Philip was an international arbitration partner at Dechert's Paris office for over 18 years and 13 years before then at Coudert Brothers' London and Paris offices. He is a member of the International Bar Association, the Franco-British Lawyers Society, the French Arbitration Committee, and the Society of Construction Law. Philip also serves on the Steering Committee for the Delos Dispute Resolution, Remote Oral Advocacy Programme (ROAP), and as a faculty member on the Delos ROAP programmes for the EMEA and Construction. He previously served on the Advisory Board of the Institute for Transnational Arbitration and the ICC Task Force on Emergency Arbitrator Proceedings.





Patricia-Ann T. Prodigalidad

Managing Partner, ACCRALAW, Philippines; Member, ICC International Court of Arbitration

Ms. Prodigalidad is the Managing Partner of ACCRALAW and a leading practitioner in commercial litigation, white collar crime, intracorporate disputes, banking, investments and securities litigation, anti-money laundering, corporate rehabilitation and insolvency, international commercial and construction arbitration, as well as intellectual property and antitrust litigation. She represents multinational financial institutions and executives in complex financial disputes and regulatory investigations involving instruments such as derivatives, foreign exchange, and collateralized debt obligations.

Drawing on her scientific training, she also handles environmental litigation and has advised clients in congressional inquiries.

Ms. Prodigalidad is a respected arbitrator in both international and domestic forums. She is accredited by the Construction Industry Arbitration Commission (CIAC), the Philippine Dispute Resolution Center, Inc. (PDRCI)—where she serves as Trustee and Corporate Secretary—and the Philippine Office of Alternative Dispute Resolution (OADR). Internationally, she is on the panels of the Singapore International Arbitration Centre (SIAC) and the International Centre for Dispute Resolution (ICDR). She has served as co-arbitrator and chairperson in numerous cases and issued the first emergency arbitrator decision in the Philippines involving a port services agreement.

She earned her Master of Laws from Harvard University in 2004. She graduated cum laude and Salutatorian with a Bachelor of Laws from the University of the Philippines in 1996, and magna cum laude and Valedictorian with a Bachelor of Science in Biology from the same university in 1992.