

Carine DUPEYRON Partner

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BIOGRAPHY

Carine Dupeyron is a partner at Darrois Villey Maillot Brochier specializing in international arbitration, and complex litigation. Before joining the firm, Carine practiced in Paris and in New York within international and independent firms.

She advises French and foreign companies and foreign state-owned entities in the fields of international and domestic arbitration governed by institutional rules such as ICC, LCIA, AAA-ICDR, SCC, SIAC, HKIAC or ad hoc proceedings, and complex commercial litigation involving private or public international issues. She frequently intervenes as counsel in shareholders' disputes and in cases involving cross-borders transactions. She has a recognized expertise in the telecom, defense, energy and investment sectors. Carine regularly seats as an arbitrator in proceedings conducted in French, English or Spanish.

She has teaching engagements at the Paris Bar School and Sciences Po Paris.

Main areas of expertise

- International Arbitration
- Civil and commercial litigation
- Compliance

Education

- LL.M., Columbia University Law School, 2003
- M.A. in Business Law, Paris II University, 1998
- M.B.A., E.M. Lyon, 1996

Languages

French / English / Spanish

Recent international arbitration experience

- Representation of a French company against a foreign state located in the Middle East in an ICC arbitration relating to the termination of a Waste-to-energy BOT project;
- Representation of a Russian company in an ICC arbitration relating to a co-investment in the mining sector in Laos PDR:
- Representation of a French major telecom company in an ICC arbitration against a competitor on regulatory and contractual issues;
- Representation of an African Sovereign Investment Fund in an *ad'hoc* arbitration against a Cape Verde corporation relating to a joint venture;
- Representation of an Indian pharmaceutical group in an ICC arbitration following the acquisition of a French pharmaceutical laboratory;
- Representation of an investment fund in a post-acquisition dispute against an American railway corporation under the ICC rules;
- Representation of a Belgium chemical group in connection with 7 various post-acquisition ICC arbitrations following the carve out and bankruptcy of one of the group's spin-offs;
- Representation of an Italian car manufacturer in a LCIA arbitration initiated by a major French company

relating to a call option for shares;

- Representation of a Russian individual in connection with a LCIA arbitration against a Russian conglomerate regarding a post-acquisition dispute;
- Representation of a Japanese corporation in an ICC arbitration focusing on the issuance and benefit of CO2 quotas related to shared industrial facilities;
- Representation of a French car manufacturer in an ICC arbitration relating to patent licensing against a Canadian corporation.

Public International Law/

• Representation of a major French transportation company against the PLO in a dispute centered on violations of public international law in the Middle-East; assisting the corporation in managing the communication around these proceedings;

Recent publications

- "Shall national courts assist arbitral tribunals in gathering evidence?", ICCA Congress Series No. 19 (Kluwer Law International, forthcoming 2017)
- "Saisie-attribution: les contours indistincts du devoir de coopération à la charge du tiers saisi [Attachments: the unclear features of the cooperation duty of the third party]," RJDA 7/16 (2016), (With M. Clery-Melin)
- "Avis d'expert sur la clause d'arbitrage, le financement par un tiers de la procédure arbitrale et les principales interactions entre le droit des procédures collectives et l'arbitrage, [Expert advice on the arbitration agreement, Arbitration and bankruptcy proceedings, and Third party funding]," BRDA 10/15 (2015)
- "Maîtriser les conséquences de la présence du tiers financeur sur la procédure à travers le contrat de financement, [How to control the consequences of the presence of third party funder on the procedure through the financing contract]," 2014(4) Rev. arb. 909 (with M. Valentini)
- "French arbitration law: case law on the specific status of the procedures for setting aside awards rendered on administrative matters", Option Droit & Affaires, co-authored with Marie Valentini, January 2016
- Interview in the morning news on France Culture: "Does private arbitration constitute a threat to democracy": http://www.franceculture.fr/emission-le-choix-de-la-redaction-l-arbitrage-prive-menace-t-il-la-democratie-le-parlement-europeen-, 10 June 2015
- Expect advice on "The arbitration agreement", "Arbitration and bankruptcy proceedings" and "Third party funding", BRDA 10/15, May 29, 2015
- "How to control the consequences of the presence of third party financing on the procedure through the financing contract", co-authored with Marie Valentini, Revue de l'Arbitrage 2014(4), pp. 909-936, Jan. 2015
- "Cartography tools to anticipate, understand and persuade: the case of the Jerusalem tramway", co-authored with David Amsellem, Sécurité & Stratégie, June 2014
- "Insolvency of a party, arbitration and access to justice: towards reconciliation?", ASA Bulletin 2013(4), co-authored with Flore Poloni, December 2013
- "Legal instruments used in the search for evidence in support of arbitration: comparative study of Art. 145 of the French Code of civil procedure and S.28 U.S.C. § 1782 in the United States", International Business Law Journal, pp. 533-558, co-authored with Marie Valentini. December 2013
- "Insolvency of a party, arbitration and access to justice: an impossible equation?" ASA Bulletin 2012(2), co-authored with Flore Poloni, June 2012