



### Gitanjali Bajaj

Sócia

CO-HEAD OF INTERNATIONAL ARBITRATION, ASIA PACIFIC

[gitanjali.bajaj@dlapiper.com](mailto:gitanjali.bajaj@dlapiper.com)

Sydney

T: +61 2 9286 8440

F: +61 2 9283 4144

M: +61 (0)408 184 722

Gitanjali Bajaj has vast experience in international commercial arbitration with a sector focus on infrastructure and construction, oil and gas, transport, power and clean energy. Gitanjali has represented clients in arbitrations under various rules including ICC, SIAC, DIAC and DIFC-LCIA, where she brings to together her in-depth knowledge of the sector and a practical understanding of the procedures of these institutions to achieve commercially sustainable outcomes.

Gitanjali also practices in public international law and dispute resolution between States, having acted for clients in various forums, such as the International Court of Justice and the first ever UNCLOS Compulsory Conciliation. Gitanjali was one of the lead DLA Piper Partners representing the Government of the Democratic Republic of Timor-Leste in the UNCLOS Compulsory Conciliation proceeding.

Gitanjali is recognised for Dispute Resolution in Chambers Global and Asia Pacific 2018 describing Gitanjali as "a strong performer" who combines "detailed legal understanding" with a "commercial outcome-focused" approach. Gitanjali is also recognised for Construction and Dispute Resolution in *The Legal 500 Asia Pacific* and for International Arbitration in *Who's Who Legal 2019* and *The Best Lawyers* in Australia 2020.

Gitanjali recently received national recognition of her achievements in the Lawyers Weekly Women in Law Awards 2018 where Gitanjali was named 'Partner of the Year'.

Gitanjali is an international dispute resolution partner in the Litigation and Regulatory team at DLA Piper Australia, Sydney.

### LÍNGUAS

- Inglês
- Hindi

- Contencioso, Arbitragem e Investigações
- Comércio Internacional, Regulatório e Assuntos Governamentais
- Construction, Engineering and Infrastructure Disputes
- Transport
- Oil and Gas
- Renewables
- Cross-Border Litigation
- International Arbitration
- International Trade

- Energia

Inglês Hindi

## EXPERIÊNCIA

---

- Acting for an international joint venture in relation to a multi-million dollar ICC arbitration seated in Singapore arising from an EPC Subcontract relating to the Onshore LNG Facilities forming part of the Ichthys Onshore LNG Project (Northern Territory), Australia's largest LNG project.
- Acting for an international renewable energy contractor in a multi-million dollar SIAC arbitration seated in Singapore arising out of the construction of a bioethanol plant in the Philippines.
- Acting for the national petroleum authority of Timor-Leste in relation to an ICC arbitration seated in Singapore for claims arising out of a Production Sharing Contract with major international Oil and Gas contractors for the exploration and exploitation of the oil and gas reserves in the Timor Sea.
- Acting for an international renewable energy contractor in relation to variation, acceleration and delay claims arising out of a wind farm project in the Philippines. The contract provided for an ICC arbitration.
- Acting for a global power generation, infrastructure and transmission facilities contractor in a domestic arbitration in relation to plant operation incidents at a power plant in Western Australia.
- Acting for an international dredging contractor in relation to variation and design defect claims arising out of a dredging subcontract for a major LNG Project in Western Australia.
- Acting for an international dredging company in a multi-million dollar ICC arbitration against the main contractor concerning delay/disruption and costs claims in relation to a major dredging and reclamation project in Abu Dhabi, UAE.
- Acting for the Government of the Democratic Republic of Timor-Leste against Australia in the first of its kind Compulsory Conciliation proceedings under Annex V of the 1982 United Nations Convention on the Law of the Sea (UNCLOS) concerning the delimitation of the exclusive economic zone and the continental shelf and the establishment of permanent maritime boundaries between the two States.
- Advising the Government of the Democratic Republic of Timor-Leste in relation to its existing commercial arrangements for the exploration and exploitation of the oil and gas reserves in the Timor Sea.
- Acting for the Government of the Democratic Republic of Timor-Leste in a dispute against Australia before the International Court of Justice relating to the seizure of documents and data by Australian Security and Intelligence Officers.

## CREDENCIAIS

---

### Qualificações profissionais

- Solicitor of the Supreme Court of New South Wales, 2007

### Experiência anterior

Prior to joining the Sydney office, Gitanjali was based in the Middle East from 2008 to 2011 with the Litigation and Regulatory Group at DLA Piper, where she focused on international commercial arbitration and all aspects of commercial litigation.

### Reconhecimentos

- Named Lawyer of the Year in The Best Lawyers in Australia 2022 for International Arbitration in Sydney
- Recognised in The Best Lawyers in Australia 2022 for Alternative Dispute Resolution
- Named International ADR Practitioner of the Year 2019 at the Australian Disputes Centre's ADR Awards
- Named Partner of the Year at the 2018 Lawyers Weekly Australian Women in Law awards
- Finalist 'Partner of the Year' at the Lawyers Weekly Australian Law Awards 2019
- Finalist 'Arbitration Practitioner of the Year' in the Australian ADR Awards 2018
- Ranked as 'up and coming' in *Chambers Asia Pacific 2018* for Dispute Resolution in Australia
- Ranked as 'up and coming' in *Chambers Global 2018* for Dispute Resolution in Australia
- Recognised in *The Legal 500 Asia Pacific* for Construction and Dispute Resolution

DLA Piper is a global law firm operating through various separate and distinct legal entities. Further details of these entities can be found at [www.dlapiper.com](http://www.dlapiper.com). This may qualify as “Attorney Advertising” requiring notice in

- Recognised in the 2019 *Who's Who Legal* for International Arbitration
- Recognised in *The Best Lawyers* in Australia 2020 for International Arbitration
- Ranked in Doyle's Guide to Arbitration Lawyers - Australia 2018
- Ranked in Doyle's Guide to Construction & Infrastructure Litigation Lawyers - Australia 2017
- Listed amongst the '50 Women to Watch in the Australian and New Zealand legal markets' in Australasian Lawyer in April 2015
- Finalist in the Rising Star Litigation category in the 2014 Euromoney Australasian Women in Business Law Awards

## Formação

- The University of Queensland (with a certificate of specialisation in International law), LLB, Hons Class1, 2004
- The University of Queensland (with a Major in International Relations), BA, 2004

## Associações Profissionais

- Member CIArb
- Arbitral Women
- Society of Construction Law
- Board Member Australian Centre for International Commercial Arbitration

## INSIGHTS

---

### Publicações

#### Revised IBA Rules on the Taking of Evidence in International Arbitration

17 March 2021

The International Bar Association has released its revised Rules on the Taking of Evidence in International Arbitration (**2020 IBA Rules**). The 2020 IBA Rules were formally adopted on 17 December 2020 and mark the first update to the rules since the 2010 edition (**2010 IBA Rules**). The revisions to the rules reflect developments in global arbitration practice, including the emergence of remote hearings and the growing need for data protection and confidentiality.

---

#### Asia Pacific Arbitration Virtual Hearings

2 November 2020

Virtual hearings

In this edition, we take an in-depth look at the various procedural rules and guidance on virtual/online hearings published by major arbitration institutions within the Asia Pacific region and the practical aspects of virtual hearings being carried out in the region.

---

#### Asia Pacific Arbitration Roundup 2019

12 March 2020

Welcome to the first edition of our new Asia-Pac Arbitration Roundup.

---

#### Singapore deposits instrument of ratification for the Singapore Convention

5 March 2020

Ambassador Satyendra Prasad of Fiji became the first two countries to deposit their instrument to ratify the Singapore Convention (also known as the United Nations Convention on International Settlement Agreements Resulting from Mediation).

---

- An analysis of conciliation and its role in the resolution of international disputes, having regard to the UNCLOS Compulsory Conciliation proceeding between Timor-Leste and Australia and other instances of conciliation, Australian Alternative Dispute Resolution Law Bulletin, Vol 4.6, 2018

## Eventos

Over 2018/2019, Gitanjali was invited to speak at a number of preeminent panels including:

- The 2019 Women in Law Summit Series (Australia) - Panellist for 'Raising the bar: career advice from industry trailblazers'
- The NSW Bar Association 2018 ADR -Masterclass on International Commercial Arbitration
- ABA / NSWBA Rise 2018 conference - Panellist for International Commercial Arbitration session
- The ILA 78th Biennial Conference (August 2018) - Timor Sea Panel regarding the conciliation between Australia and Timor-Leste
- The Nippon Capacity Building and Training Program (September 2018) held by the Tribunal on the Law of the Sea in Hamburg - Guest Lecturer for Conciliation under UNCLOS