

Sciences Po – École de Droit 13, rue de l'Université 75007 Paris (France) Phone: +33(0)1 4549 5339 diego.fernandezarroyo@sciencespo.fr	4 rue Rollin 75005 Paris (France) Phone: +33(0)9 8242 5187 Mobil: +33(0)6 6208 4007 diego.fernandezarroyo@dpfa-arb.com
Website: diegofernandezarroyo.net	

Diego P. FERNÁNDEZ ARROYO
Professor of Law, Sciences Po Law School
Director, LLM in Transnational Arbitration & Dispute Settlement
President of the Curatorium, The Hague Academy of International Law
President, Arbitration Academy (Paris)

Born in La Plata (Argentina). Argentinian and Spanish nationalities

EDUCATION:

Ph.D. (*summa cum laude*), Complutense University of Madrid (Spain) (May 1993)
Master's in comparative law, Complutense University of Madrid (June 1990)
Notary, National University of the Littoral (Santa Fe, Argentina) (December 1987)
J.D., National University of the Littoral (December 1985)

AWARDS, DISTINCTIONS:

Doctor honoris causa, University of Athens (Greece) (2023)
Honorary Professor, University of Buenos Aires (Argentina) (since 2014)
Honorary Professor, National University of Córdoba (Argentina) (since 2000)
Pablo Neruda Chair, Institute of Latin-American High Studies, Paris (France) (2007/2008)
French Chair, State University of Rio de Janeiro (Brazil) (2014)
Global Professor, New York University (2013/2015)
Corresponding Member, Academy of Political and Social Sciences, Venezuela (since 2017)
"Rosalba" Medal for the contribution to international law and law of integration, Permanent Tribunal of Revision, MERCOSUR (2013)
Granted eight times the scholarship of the Max Planck Society, Germany (1992, 1994, 1996, 1999, 2002, 2004, 2006, 2007)
Van Calker Scholarship of the Swiss Institute of Comparative Law (1990)
Scholarship of the OAS and the Iberian-American Cooperation Institute (1988/1990)

LANGUAGES:

Spanish (mother tongue)	Italian (fluent)
English (fluent)	Portuguese (fluent)
French (fluent)	

EXPERIENCE IN ARBITRATION AND CONSULTING:

Arbitrator in a number of international proceedings, including President of the Tribunal and Sole Arbitrator, in institutional (ICSID, ICC, PCA, Milan Chamber of Arbitration, Bogota Chamber of Commerce, Lima Chamber of Commerce, Brazilian Centre of Mediation and Arbitration, Câmara de Arbitragem do Mercado, etc.) and ad hoc (including UNCITRAL) arbitration, both between private parties and with the participation of States as well as other public legal entities. Member of ICSID panels of arbitrators and conciliators appointed by Argentina.

Arbitration Proceedings in recent years

Argentine company v. Swiss company, repair of a navy ship, Termination of contract, ICC, President (appointed by co-arbitrators), Argentine law, Seat: Buenos Aires, Spanish language

Uruguayan companies (a subsidiary of a Finnish company), pulp mills / labor disputes, ICC, co-arbitrator (appointed by respondent), Uruguayan law, Seat: Montevideo, English language

Bolivian company (subsidiary of an Indian company) v. state company, regulatory body and the Bolivian State, installation of steel plant, ICC, co-arbitrator (appointed by respondents), Bolivian law, Seat: Santa Cruz de la Sierra, Spanish language

Uruguayan company and North American parent company v. Uruguayan company and Spanish parent company, electric power, ICC, co-arbitrator (appointed by respondent), Uruguayan law, Seat: Montevideo, English language

Russian company v. Greek company, construction of a gas compressor, ICC, President (appointed by ICC), Greek law, Seat: Stockholm, English language

Luxembourg and Portuguese investors v. Venezuelan State, expropriation of metallurgical plant, ICSID (Annulment Committee, BITs Venezuela-Netherlands and Venezuela-Portugal), member of the committee (appointed by ICSID), Place of proceedings: Washington DC, Spanish and English languages

Mexican Companies, Car supplies, ICC, sole arbitrator (appointed by ICC), Mexican Law, Seat: Munich, English Language

Korean company v. Brazilian company, corporate issue of a joint venture for the construction of a bridge over the Pacific Ocean, ICC, President (appointed by ICC), Chilean law, Seat: Paris, English language

Uruguayan company (subsidiary of a Brazilian company) v. Uruguayan State, energy (gas distribution), ICC, co-arbitrator (appointed by respondent), Uruguayan law, Seat: Buenos Aires, Spanish language

Panamanian company v. Colombian company, M&A, Bogotá Chamber of Commerce, President (appointed by the Bogotá Chamber of Commerce), Colombian law, Seat: Bogotá, Spanish language

North American company v. Venezuelan State, expropriation of glass container factory, ICSID (Annulment Committee, BIT Venezuela-US), member of the committee (appointed by ICSID), Place of proceedings: Paris, English and Spanish languages

US investor v. Colombian State, financial services, ICSID (FTA Colombia-US), Co-arbitrator (appointed by claimant), Place of Arbitration: Washington DC, English and Spanish languages

Brazilian companies, electric energy, ICC, Emergency Arbitrator (appointed by ICC), Brazilian Law, Seat: Paris, Portuguese Language

Jamaican investor v. Dominican Republic, waste management services/energy, UNCITRAL administered by CIADI (TLC CARICOM-Dominican Republic), President (appointed by co-arbitrators), Seat: Washington DC, Spanish and English languages

Brazilian companies, electric power, UNCITRAL administered by CBMA, President (appointed by co-arbitrators), Brazilian law, Seat: Rio de Janeiro, Portuguese language

Portuguese company v. Colombian company, food supply contract, Bogotá Chamber of Commerce (appointed by the Bogotá Chamber of Commerce), President, Colombian law (CISG), Seat: Bogotá, Spanish language

US investors (27) v. United Mexican States, oil, UNCITRAL administered by ICSID (NAFTA), President (appointed by ICSID), Seat: Washington DC, English and Spanish languages

Italian company v. French and German companies, aviation, ICC, Sole Arbitrator (appointed by co-arbitrators), French law, Seat: Paris, English and French languages

Spanish investors v. Peru, gas, ICSID (BIT Peru-Spain), President (appointed by co-arbitrators), Place of Arbitration: Washington DC, Spanish and English languages

Investors from Spain and Barbados v. Venezuela, commercial distribution, UNCITRAL administered by the PCA (BITs Venezuela-Spain and Venezuela-Barbados), President (appointed by co-arbitrators), Seat: The Hague, Spanish and English languages

Brazilian company v. Venezuelan companies, construction of a gas compressor, ICC, President (appointed by co-arbitrators), Venezuelan law, Seat: Paris, Spanish and English languages

Company from British Virgin Islands v. Angolan company, telecommunications, ICC, President (appointed by co-arbitrators), Angolan law, Seat: Paris, English language

Dutch investors v. Venezuela, oil, ICSID (Annulment committee, BIT Netherlands-Venezuela), member of the committee (appointed by ICSID), Place of Proceedings: Washington DC, English and Spanish languages

Companies from Panama and Cayman Islands v. companies from Colombia, Curacao and Nicaragua, M&A (sugar companies), ICC, co-arbitrator (appointed by claimants), Panamanian law, Seat: Panama City, Spanish language

Companies from Switzerland, Colombia and Panama v. Colombian companies, oil, Bogotá Chamber of Commerce, President (appointed by the Bogotá Chamber of Commerce), Colombian law, Seat: Bogotá, Spanish language

Company from Cayman Islands v. Bolivian company, oil, ICC, co-arbitrator (appointed by respondent), Bolivian law, Seat: La Paz, Spanish language

Companies from Argentina (one of them, subsidiary of an US company), oil, ICC, co-arbitrator (appointed by respondent), Argentinian law, Seat: Paris, English language

Bolivian and Peruvian investors v. Bolivia, concrete industry, PCA (BIT Peru-Bolivia), President (appointed by PCA), Seat: The Hague, Spanish language

Colombian company v. Canadian company, electric power, Bogotá Chamber of Commerce, co-arbitrator (appointed by Bogotá Chamber of Commerce), Colombian law, Seat: Bogotá, Spanish language

Spanish company and Peruvian subsidiary v. Ministry of telecommunications and regulatory organ of Peru, telecommunications, Lima Chamber of Commerce, co-arbitrator (appointed by claimant), Peruvian law, Seat: Lima, Spanish language

Panamanian company and Guatemalan subsidiaries v. Guatemalan State, hydroelectric energy, ICSID (FTA Central America-Panama), President (appointed by the parties), Place of Arbitration: Washington DC, Spanish language

Mexican company v. Malayan company and Mexican subsidiary, ICC, President (appointed by ICC), Mexican law, Seat: Mexico City, English language

Investors (104) from several origins v. Brazilian companies and individuals, company law, Câmara de Arbitragem do Mercado (Brazil), President (appointed by co-arbitrators), Brazilian law, Seat: Sao Paulo, Portuguese language

Argentinian investors v. Dutch company, M&A, ICC, co-arbitrator (appointed by claimants), Argentinian law, Seat: Montevideo, English language

Guinean companies v Guinea Republic, Mining, ICSID (Annulment committee, Guinean investment law), member of the committee (appointed by ICSID), Place of Arbitration: Paris, French language

Argentinian company v Argentinian State, infrastructure, ICC, co-arbitrator (appointed by ICC), Argentinian law, Seat: Buenos Aires, Spanish language

Chilean company v Colombian companies, M&A, Bogotá Chamber of Commerce, co-arbitrator (appointed by Bogotá Chamber of Commerce), Colombian law, Seat: Bogotá, Spanish language

Brazilian telecommunications companies, M&A, Câmara de Arbitragem do Mercado (Brazil), President (appointed by co-arbitrators), Brazilian law, Seat: Sao Paulo, Portuguese language

Peruvian Region v Peruvian company (controlled by a Chilean company), infrastructure, Lima Chamber of Commerce, co-arbitrator (appointed by Respondent), Peruvian law, Seat: Lima, Spanish language

Colombian company vs Canadian company and Colombian subsidiary, electric power, Bogotá Chamber of Commerce, sole arbitrator (appointed by the parties), Colombian law, Seat: Bogotá, Spanish language

Colombian companies (the Respondent controlled by a Portuguese company), electric power, Bogotá Chamber of Commerce, president (appointed by Bogotá Chamber of Commerce), Colombian law, Seat: Bogotá, Spanish language

Czech company vs Russians companies, gas, ICC, President (appointed by the ICC), Austrian law, Seat: Vienna, English language

Portuguese investor vs Angola, electric power, ICSID (BIT Angola-Portugal), co-arbitrator (appointed by respondent), Angolan law, Place of Arbitration: Washington DC, English and Spanish languages

Chinese company vs Ethiopian state agency, ICC, President (appointed by ICC), Seat: Paris, English language

Mexican company vs Emirates company, gas, ICC, co-arbitrator (appointed by claimant), Seat: Mexico City, Spanish language

Italian companies (one subsidiary of a French company), furnishment contracts, ICC, President (appointed by co-arbitrators), Seat: Geneva, Italian language.

Colombian company vs Honduras, electric power, ICSID (FTA Colombia-Central America), President (appointed by the parties), Place of Arbitration: Washington DC, Spanish language.

Legal expert in numerous international cases (judicial and arbitration), including Oil & Gas, electricity, construction, mining, financial investments, banking, naval industry, telecommunications, M&A, etc.

Some institutional consultations:

Called as an expert in investment arbitration by the European Parliament, the French Government and the French National Assembly within the framework of discussions about the inclusion of a chapter concerning investor-State dispute settlement in the Transatlantic Trade and Investment Partnership (TTIP) between the European Union and the United States

European Union: Expert Consultant for the Cooperation with the Andean Community (development of the dispute settlement in the Andean Community)

Inter-American Development Bank (IDB) / MERCOSUR: Chief Consultant for Research on the application of the Law of MERCOSUR in Member States

Latin-American Integration Association (ALADI) / Government of Paraguay: Consultant for the Modernization of Paraguayan International Business Law

EXPERIENCE IN INTERNATIONAL CODIFICATION:

UNCITRAL (United Nations Commission on International Trade Law), delegate of the Argentinean Republic in Working Groups II (Arbitration and Conciliation), and III (Reform of ISDS. Active participation in the drafting of the following instruments: UNCITRAL Model Law on International Commercial Arbitration (2006 version); UNCITRAL Arbitration Rules (2010); UNCITRAL Rules on Transparency in Treaty-based Investor-State Arbitration (2013); United Nations Convention on Transparency in Treaty-based Investor-State Arbitration (2014).

Hague Conference on Private International Law: invited to the Experts Meeting on Global Cooperation on the Provision of Online Legal Information on National Laws, October 2008. **Co-chair of the Meeting.** **Invited** at the Joint Colloquium Hague Conference / European Commission to prospect an international instrument on this matter, February 2012. **Delegate of the Argentinean Republic,** General Affairs and Policy of the Conference, April 2007; delegate of the ASADIP, Special Session on Hague Conventions on International Cooperation, February 2009, General Affairs and Policy of the Conference, April 2011, April 2012.

UNIDROIT: Observer of the ASADIP in the Diplomatic Conference to adopt a convention on substantive rules regarding intermediate securities, Geneva, September 2008; participation in sessions for the preparation of a Protocol to the Convention on International Interests in Mobile Equipment on Matters specific to Railway Rolling Stock, Rome, June 2002.

UNIDROIT/ICC: Member of the Working Group on International Investment Contracts, 2023 onwards.

CIDIP (OAS), Inter-American Specialized Conference on Private International Law: Member of the Group of Experts representing Argentina for the drafting of a convention and a model law regarding Consumer Protection, 2006-2010; **Member of the Group of Experts** for the drafting of an Inter-American Model Law on Secured Transactions and the Inter-American Uniform Bill of Lading for the International Carriage of Goods by Road, 1998-2002

Member of the *Ad-honorem* Advisory Commission on Private International Law Issues, Ministry of Foreign Affairs and Worship, Argentina, since 2019.

MEMBERSHIPS AND AFFILIATIONS:

Hague Academy of International Law (**President of the Curatorium**, elected in 2024; member since 2009; President of the Programme Committee, 2016/2023)

International Academy for Arbitration Law, Paris (**President**, elected in 2022)

Institut de droit international (elected in 2017; **Titular Member** since 2021)

International Academy of Comparative Law (**Secretary General**, 2014-2022; **Titular Member** since 2006; General Reporter on Private International Law, 2010)

American Association of Private International Law, ASADIP (**President** – 2007/2010; **Honorary Member** since 2010)

Milan Chamber of Arbitration (**Member of the Arbitral Council**, 2017/2023)

French Association of Arbitration (**Member of the Board of Directors**, 2016/2023)

Latin-American Conference of Arbitration, CLA (**Co-director**, since 2009)

Milan Club of Arbitrators (elected in 2019)

International Law Association, ILA (Reporter of the Committee on International Protection on Consumers, 2008/2012)
 International Arbitration Institute, IAI, Paris
 French Committee of Arbitration, CFA
 Latin-American Arbitration Group of the International Chamber of Commerce
 International Academy for Commercial and Consumer Law (Member, 2006/2023)
 Argentinean Association of International Law
 Argentinean Association of Comparative Law

ACADEMIC POSITIONS:

2010-	Professor, <i>Institut d'Etudes Politiques de Paris</i> , Sciences Po (France)
1997-2012	Professor, Complutense University of Madrid (Spain)
1994-1997	Professor, University of Salamanca (Spain)
1989-1994	Private Professor, Foundation San Pablo CEU and CU María Cristina de El Escorial (Complutense University of Madrid)
1987-1988	Associated Professor, National University of the Littoral (Argentina)

Visiting Scholar (long stays and/or individual courses):

ARGENTINA:	National University of Córdoba (1996, 1999, 2000), University of Cuenca del Plata, Corrientes (2001), National University of Buenos Aires (2006), Hague Academy of International Law, External Program, Buenos Aires (2012)
AUSTRALIA:	University of Sydney (2012)
BRAZIL:	Inter-American Juridical Committee of the Organization of American States, Rio de Janeiro (1999, 2002, 2004, 2005, 2006, 2011, 2014, 2023), Unicuritiba, Curitiba (2004, 2005), Federal Universities of Rio Grande do Sul, Porto Alegre (2004, 2005), Santa Catarina, Florianópolis (2001, 2003), Espírito Santo (2010), State University of Rio de Janeiro, French Chair (2014), University of São Paulo (2016, 2024)
CANADA:	University of Ottawa (2000)
COLOMBIA:	Universities La Sabana (2014, 2016, 2024), Los Andes (2014)
FRANCE:	University of Lyon III (2008/2009, 2009/2010), Institute for High Studies of Latin America (IHEAL), University of Paris III (2007/2008), University of Paris II, Panthéon – Assas (2006), Arbitration Academy, Paris (2011),
ITALY:	International University College of Turin (2014, 2015, 2016, 2017, 2018), University of Bologna (2018)
JAPAN:	Universities Kansai, Osaka (2012), Waseda, Tokyo (2012, 2016), Doshisha, Kyoto (2016, 2020)
MEXICO:	Universities of Sonora (1996), Anáhuac, Mexico City (1997), Southern Anáhuac (and Congress of Morelos State), Cuernavaca (2002), and Ibero-American, Mexico City (2003)
NETHERLANDS:	Hague Academy of International Law, The Hague (2006, 2013, 2019, 2021, 2022)
PARAGUAY:	National University of Asuncion (1999), Center of Studies on Law, Economics and Politics, Asuncion (2007), Hague Academy of International Law, External Program, Asunción (2024)
PHILIPPINES:	Hague Academy of International Law, External Program, Manila (2001, 2024)
PORTUGAL:	Nova University of Lisbon (2024)

SINGAPORE:	National University of Singapore, Centre for International Law (2023)
SPAIN:	Universities of Granada (1989, 2002), Almeria (1993, 1994), and Alicante (2006, 2007, 2008)
SWITZERLAND:	University of Fribourg (2010, 2011, 2012, 2013, 2014, 2015, 2017, 2018)
UNITED STATES:	University of California, Davis (1998/1999), New York University, Global Professor (2013/2014, 2014/2015), Scholar in Residence (2015, 2018, 2024), International Law Institute, Washington DC (2025)
URUGUAY:	Catholic University (1998), University of Montevideo (2000, 2006, 2007, 2008, 2010, 2012)
VENEZUELA:	Venezuela Central University, Caracas (2005, 2007)

Conferences, seminars, round tables, PhD panels, and participation in courses:

ARGENTINA:	National University of Buenos Aires (1996, 2003, 2005, 2007, 2008, 2010, 2011, 2012, 2013, 2016), University of Argentinian Notaries, Cordoba (1996), National University of Cordoba (1997, 1999, 2000, 2002, 2003, 2004), National University of the Littoral (1998, 2001, 2007), University of Mendoza (1999), University of San Andrés, Buenos Aires (2011), Austral, Buenos Aires (2020, 2021, 2022, 2023, 2024), Institute for Public Administration, La Plata (1998), Institute of National Foreign Service, Foreign Affairs Ministry (2009, 2020), Argentinian Council of Foreign Relations (2020), La Plata Bar (1996, 1998), San Isidro Bar (2009), San Nicolas Bar (2009, 2019), Argentinian Association of Comparative Law (2012)
AUSTRALIA:	Bond University (2012)
AUSTRIA:	International Arbitral Centre of the Austrian Federal Economic Chamber, Vienna (2008)
BOLIVIA:	Bolivian Society of Arbitration (2013, 2017)
BRAZIL:	Catholic University, Rio de Janeiro (2002, 2008, 2014), Federal University of Rio Grande do Sul, Porto Alegre (2004, 2005, 2006, 2010, 2015), UNISUL, Canasvieiras (2004), State University of Rio de Janeiro (2006, 2013, 2022, 2023); Federal University of Santa Catarina, Florianopolis (2007), University of São Paulo (2012, 2014), CIESP, São Paulo (2014), CAM-CCBC, São Paulo (2016, 2020, 2023, 2024)
CANADA:	University of Toronto (2010), University of Quebec at Montreal (2011)
CHILE:	Catholic University of Chile (Santiago, 2023)
CHINA (HK):	Hague Conference on Private International Law, University of Hong Kong (2018), Hague Academy of International Law, Asian Academy of International Law (2020, 2021, 2023)
COLOMBIA:	University of Antioquia, Medellin (2007), Chamber of Commerce of Medellin (2008), University of Medellin (2011, 2012), University del Rosario (2013), University Javeriana (2013), Chamber of Commerce of Bogotá (2022, 2024)
COSTA RICA:	Chamber of Commerce, San Jose (2011), University Latina (2011)
CUBA:	Havana University (1998, 2000, 2001, 2002, 2003, 2004)
DOMINICAN REPUBLIC:	FINJUS / NYU, Santo Domingo (2017)
EL SALVADOR:	Supreme Court of Justice (2007)
FRANCE:	University Mèndes-France, Grenoble (2008), University of Poitiers (2009), University of Paris II (2019), Maison de l'Amérique latine, Paris (2011, 2013), University Paris Dauphine (2013), French Committee of Arbitration (2013), French Committee of Private International Law (2015)
GHANA:	GIMPA Law School, Accra (2016)

GERMANY:	University of Göttingen (2008), University of Bamberg (2008), Max-Planck-Institut, Hamburg (2018, 2023), Bucerius Law School, Hamburg (2019)
GREECE:	University of Athens (2022, 2024)
ITALY:	University of Salerno (2009), Milano Arbitration Chamber (2011), University of Rome, La Sapienza (2012), Bocconi University (2013, 2017), University of Florence (2018), University of Cagliari (2023), European University Institute, Florence (2013), Roma Tre (2015), UNIDROIT/Roma Tre (2022), University of Trieste (2024), University of Napoli Federico II (2024), University Ca' Foscari, Venice (2024)
JAPAN:	Doshisha University, Kyoto and Tokyo (2006, 2023), Kyushu University, Fukuoka (2012, 2016, 2018), Keio University, Tokyo (2016)
LUXEMBOURG:	Max Planck Institute Luxembourg for European, International and Regulatory Procedural Law (2015, 2018)
MEXICO:	Autonomous National University of Mexico (1997, 2004, 2008), Autonomous University of Ciudad Juárez (1999), Iberoamerican University of Baja California, Tijuana (1999), Southern Anáhuac, Mexico City (2001), Autonomous Institute of Technology of Mexico, Mexico City (1997), Autonomous University of Nuevo León, Monterrey (2013)
NETHERLANDS:	Hague Academy of International Law, The Hague (2013); University of Rotterdam (2024)
PARAGUAY:	Centre of Studies on Law, Economics and Politics, Asuncion (2005, 2007, 2009, 2010, 2011)
PERU:	General Secretary of the Andean Community (2006), American - Peruvian Chamber of Commerce (2006), University of the Pacific (2012)
PORTUGAL :	PLMJ Arbitration Review Lecture, Lisbon (2019), University of Coimbra (2020), of Lisbon (2021)
QATAR:	Hamad bin Khalifa University and Harvard Law School (2015); Qatar International Center for Conciliation and Arbitration (2024)
RUSSIA:	Russian Academy of Legal Sciences, Saint Petersburg (2017)
SINGAPORE:	National University of Singapore (2016, 2017, 2018)
SPAIN:	Universities of Alcalá de Henares (1991, 1998, 2001), Castilla-La Mancha, Toledo (1992), Maria Christina de El Escorial, Madrid (1994), Basque Country, San Sebastian (1995), Almeria (2000, 2003, 2010), Salamanca (2000, 2001, 2002, 2003, 2005, 2006, 2008), Cadiz (2001, 2002, 2003), Carlos III, Madrid (2002, 2004), Alicante (2005, 2006, 2007, 2008), Public of Navarra, Pamplona (2010), Valencia (2015), Society of Basque Studies, San Sebastian (1999), International Faculty for the Executives, Madrid (2003), Alicante Bar (2011)
SWITZERLAND:	Universities of Lausanne (2004, 2011), and Geneva (2022), Graduate Institute of International and Development Studies (IHEID), Geneva (2008, 2019), Swiss Institute of Comparative Law, Lausanne (1992, 2009)
UNITED KINGDOM:	Oxford University (2009, 2015), University of Edinburgh (2015), Cambridge University (2017)
UNITED STATES:	University of San Diego (2002), Louisiana State University, Baton Rouge (2006), Harvard University (2011, 2012, 2021, 2025), New York University (2013, 2015, 2018, 2023), Georgetown (Washington DC) (2025), OAS, Washington DC (2020)
URUGUAY:	University of the Republic (1996), Catholic University (1996), University of Montevideo (2005, 2016, 2021, 2022), Ministry of Foreign Affairs of Uruguay (1999), Secretary of MERCOSUR (2007)
VENEZUELA:	Academy of Political and Social Sciences (2007, 2009)

Research fellow:

ARGENTINA:	Hague Conference on Private International Law, Regional Office for Latin America, Buenos Aires (2019)
GERMANY:	Max Planck Institute for Foreign Law and Private International Law, Hamburg (1992, 1994, 1996, 1999, 2002, 2004, 2006, 2007)
ITALY:	UNIDROIT, Rome (2002)
LUXEMBURG:	Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law (2017)
NETHERLANDS:	Hague Academy of International Law, The Hague (2013, 2021)
SWITZERLAND:	Swiss Institute of Comparative Law, Lausanne (1990, 1998, 2001, 2003, 2005)
UNITED STATES:	Columbia University, New York (2000), Organization of American States, Washington DC (1992)

Academic Programmes, Networks, Research, Periodical:

Director of the LLM in Transnational Arbitration & Dispute Settlement, Sciences Po, Paris, since 2017

Director of the Postgraduate Programme on Contracts and International Judicial Disputes, Austral University, Buenos Aires, since 2020

Co-director of the Program “Global Governance Studies” (Arbitration, Adjudication and Accountability), Master’s in Economic Law, Sciences Po, Paris, 2011-2018

Co-director of the Research Program “Private International Law as Global Governance”, Sciences Po, Paris, 2011-2018

Director of the Moot Competition “Concours d’arbitrage international de Paris”, Sciences Po, Paris, since 2010

Member of the Board of the Cross-Examination Moot, jointly organised by Sciences Po, Queen Mary, NYU, and NUS, since 2021

Member of the Steering Committee of the Academic Forum on ISDS, 2019-2022

Coordinator of the Academic Network « European Union – MERCOSUR: developments and experiences of two integration models », sponsored by the Spanish Office for International Cooperation (Ministry of Foreign Affairs) and composed by the Complutense University of Madrid, University of Basque Country, of Alicante, National of Cordoba, National University of Asuncion and Catholic University of Uruguay, 1998-2000

Secretary General of the Master’s in European Union Law, Complutense University of Madrid, 1995-2002

Co-editor of the Globalization Law Library, Center of Studies on Law, Economics and Politics (CEDEP), Asuncion (Paraguay), since 2011

Co-editor of Ius Comparatum – Global Studies in Comparative Law, Springer, Cham (Switzerland), 2014/2022

Co-editor of DeCITA, *Derecho del comercio internacional - Temas y actualidades*, 2004-2010

Scientific or editorial boards:

PhD Programme *Diritto e istituzione* (University of Torino)
PhD Programme *Diritto in scienze giuridiche europee ed internazionali* (University of Verona)
Centre of Research on Domestic, European and Transnational Dispute Settlement (University of Milan)
Yearbook of Private International Law (Swiss Institute of Comparative Law, by Sellier)
Uniform Law Review (UNIDROIT, Italy, by Oxford)
European International Arbitration Review (United States, by Juris)
Diritto del commercio internazionale (arbitrator) (Italy)
Journal de droit international (responsible for Argentina) (France)
International Journal of Public Law and Policy (by Inderscience)
ASCL Studies in Comparative Law (American Society of Comparative Law, by Cambridge Univ. Press)
Revista de la Facultad de Derecho (University of the Republic, Uruguay)
Revista Jurídica de Buenos Aires (University of Buenos Aires, Argentina)
Panorama of Brazilian Law (Brazil)
Revista de Direito do Consumidor (Brazil)
Cadernos da Pos-Graduação em Direito da UFRGS (Brazil)
Ars Iuris Salmanticensis (University of Salamanca, Spain)
Revista Electrónica de Estudios Internacionales (Spain)
Cuadernos de Derecho Transnacional (Carlos III University, Spain)

PUBLICATIONS:

Books:

- *Applicable Law Issues in International Arbitration / Questions de droit applicable dans l'arbitrage international* (with G. Cordero-Moss, eds.), Leiden, Brill/Nijhoff (2023)
- *Governança Global* (with M. Rosado & J.A. Fontoura Costa, eds.), Belo Horizonte, Arraes (2023)
- *Contemporary Challenges to the Teaching of Comparative Law* (with K. Boele Woelki, eds.), Cambridge, Intersentia (2023)
- *The Continuing Relevance of Private International Law and its Challenges* (with F. Ferrari, eds.), London, Edward Elgar (2019)
- *Current Issues of Comparative Law – Questions actuelles de droit comparé* (with K. Boele-Woelki, eds.), Cham, Springer (2019)
- *Global Private International Law: Adjudication without Frontiers* (with L. Bizikova and others, eds.), London, Edward Elgar (2019) – French version published in Paris, by Pedone (2020)
- *Les droits humains comparés* (with Niki Aloupi et others, eds.), Paris, Pedone (2019)
- *The Past, Present and Future of Comparative Law* (with K. Boele-Woelki, eds.), Cham, Springer (2018)

- *Enforcement and Effectiveness of the Law* (with N. Etcheverry Estrázulas, eds.), Cham, Springer (2018)
- *Contratos internacionales* (with J.A. Moreno Rodríguez, eds.), Washington, OAS/ASADIP (2016)
- *Private International Law in Spain* (with M. Checa Martínez and P. Maestre Casas), Alphen aan den Rijn, Wolters Kluwer (2016)
- *Private international law and global governance* (with H. Muir Watt, eds.), Oxford, Oxford University Press (2014)
- *Codification du droit privé et évolution du droit de l'arbitrage* (with B. Fauvarque-Cosson and J. Monéger, eds.), Paris, Société de législation comparée (2014)
- *Cuestiones claves del arbitraje internacional* (with E. Gaillard, eds.), Bogotá, UR / CEDEP (2013)
- *Contratos y arbitraje en la era global / Contrats et arbitrage à l'ère globale* (with J.C. Rivera, eds.), Asunción, AADC / CEDEP (2012)
- *Private International Law and Public International Law – A Necessary Meeting* (with C. Lima Marques, eds.), Asunción, ASADIP / CEDEP (2011)
- *El derecho internacional privado en los procesos de integración regional* (with J.J. Obando Peralta, eds.), San José, Continental (2011)
- *Consumer Protection in International Private Relationships / La protection des consommateurs dans les relations privées internationales* (ed.), Asunción, CEDEP / Brasilcon (2010)
- *¿Cómo se codifica hoy el derecho comercial internacional?* (with J. Basedow and J.A. Moreno Rodríguez, eds.), Asunción, Thomson Reuters / CEDEP (2010)
- *Tendencias y relaciones del derecho internacional privado americano actual* (with N. González Martín, eds.), Mexico, UNAM / Porrúa (2010)
- *La protección de los consumidores en América. Los trabajos de la CIDIP (OEA)* (with J.A. Moreno Rodríguez, eds.), Asunción, La Ley/CEDEP (2007)
- *Compétence exclusive et compétence exorbitante dans les relations privées internationales, Collected Courses of the Hague Academy of International Law* 323 (2006) 9-260
- *El futuro de la codificación del derecho internacional privado en América. De la CIDIP VI a la CIDIP VII* (with F. Mastrangelo, eds.), Córdoba, Alveroni (2005)
- *Derecho internacional privado interamericano: evolución y perspectivas*, 2nd ed., Mexico City, Miguel Porrúa / UAS (2003); 1st ed., Buenos Aires, Rubinzal Culzoni (2000)
- *Derecho internacional privado de los Estados del MERCOSUR*, Buenos Aires, Zavallia (2003); editor and author of several chapters
- *Derecho internacional privado (una mirada actual sobre sus elementos esenciales)*, Córdoba, Advocatus (1998)

- *Los arrendamientos de inmuebles en la Unión Europea*, Madrid, Civitas (1998)
- *La codificación del Derecho internacional privado en América Latina*, Madrid, Beramar (1994)

* * *

Author of book chapters, articles, case reviews, book reviews and forewords on international arbitration, private international law, international business law, comparative law, EU law and Latin-American law published in Argentina, Brazil, Chile, Colombia, Costa Rica, France, Germany, Italy, Mexico, Netherlands, Paraguay, Peru, Portugal, Romania, Russia, Spain, Switzerland, United Kingdom, United States, Uruguay and Venezuela.

Some articles and book chapters published in recent years:

- “El arbitraje de inversión en la nueva era: ¿motor o freno de los esfuerzos para combatir el cambio climático?”, *Revista Argentina de Arbitraje* – Especial edición en Arbitraje de Inversión (2024) <https://ar.ijeditores.com/pop.php?option=articulo&Hash=37109bd3e1f8daf7bdb3c1d4e7f764ec> – English version published in *Jus Mundi Arbitration Review* 1 (2024-1) 61-79.
- “The proper role of the seat in international commercial arbitration: A minimalist perspective” (with L.G. Radicati di Brozolo), in *Arbitration as Balanced Administration of Justice – Essays in Honour of Piero Bernardini* (Brill, 2024) 1-11 – Portuguese version published in *Revista de Arbitragem e Mediação* 20 (2023) 179-192; Spanish version published in *Iurgium: Revista del Club Español e Iberoamericano del Arbitraje* 48 (2023) 11-18.
- “Private International Law will be comparative or it will be nothing”, in X. Kremer & L. Carballo (eds.), *Research Methods and Private International Law*, Edward Elgar (2024) 129-154.
- “Interpreting arbitration agreements: the continuing need for a *favor arbitration* approach”, in *The System of International Arbitration – Liber Amicorum Emmanuel Gaillard* (forthcoming 2025).
- “El arbitraje transnacional: del exitoso presente al futuro incierto”, in *Curso de Derecho Internacional* (Organization of American States) 48 (2023, published in 2024) 374-415.
- “The Venezuela-Colombia BIT: An Original Development of Uncertain Impact”, *Kluwer Arbitration Blog* (19 April 2023).
- “Emmanuel Gaillard, the Positivist”, in *The Hague Academy’s Lectures on Emmanuel Gaillard’s Legacy / Les Conférences de l’Académie sur l’héritage scientifique d’Emmanuel Gaillard*, Leiden, Brill / Nijhoff (2023) 21-47.
- “Governança global e Direito Internacional Privado: da beleza das palavras à hora da ação”, in M. Rosado, J.A. Fontoura Costa & D.P. Fernández Arroyo (eds.), *Governança Global*, Belo Horizonte, Arraes (2023) 303-334.
- “Independence and impartiality of international adjudicators: investment arbitration under non-treaty-based rules” (with A. Senegacnik), in G. Cordero-Moss (ed.), *Independence of impartiality of international adjudicators*, Cambridge, Intersentia (2023) 233-262.

- “L’interaction entre le droit international privé et le droit international public : son impact sur le travail de l’IDI”, in *Livre sur le 150^e anniversaire de l’Institut de droit international*, Paris, Pedone (2023) 245-266.
- “Comentarios al Título ‘Disposiciones de derecho internacional privado’” (articles 2594 to 2671, with P.M. All and M.S. Najurieta), in J.C. Rivera & G. Medina (eds.), *Código Civil y Comercial de La Nación comentado*, 2nd ed., Buenos Aires, La Ley (2023) t. VI.
- “Global Governance’s Inescapable Legitimacy Conundrum: A Call to Reform International Commercial Arbitration” (with A. Senegacnik), in A. Bjorklund, F. Ferrari & S. Kröll (eds.), *Cambridge Compendium of International Commercial and Investment Arbitration*, Cambridge, Cambridge University Press (2023) 1802-1824.
- “Transnational arbitration as private international law”, in *State of Arbitration – Essays in Honour of Professor George Bermann*, New York, Juris (2022) 379-394.
- “The perceived tension between equal treatment and the good administration of transnational justice in online arbitration” (with B. Sousa Rodrigues), in D. Moura Vicente, E. Dias Oliveira & J. Gomes de Almeida (eds.), *Online dispute resolution*, Nomos (2022) 37-58.
- “Flaws and Uncertain Effectiveness of an Anti-Arbitration Injunction à l’argentine”, *IPRax* (Germany) (2020-6) 576-580.
- “Nothing is for Free: The Prices to Pay for Arbitralizing Legal Disputes”, in L. Cadiet, B. Hess & M. Requejo Isidro (eds.), *Privatizing Dispute Resolution*, Baden-Baden, Nomos (2019) 615-646.
- “Soft law and arbitral procedure – A conditioned but inescapable couple”, *European International Arbitration Review* (2019-2) 71-86.
- “Denationalizing Private International Law – A Law with Multiple Adjudicators and Enforcers”, *Yearbook of Private International Law* (Switzerland) XX (2018/2019) 31-45.
- “The progressive evolution of private international law: from State centralisation to denationalisation and beyond”, in *Globalization and Private International Law*, Moscow, Jurist (2019) 61-81.
- “Private International Law and International Commercial Arbitration – A Dialogue about the Usefulness and Awareness of the Former for the Latter” (with G. Cordero-Moss), in V. Ruiz Abou-Nigm & M. B. Noodt Taquela (eds.), *Diversity and Integration in Private International Law*, Edinburgh, Edinburgh University Press (2019) 310-324.
- “Public and Private International Law in International Courts and Tribunals – Evidences of an Inescapable Interaction” (with M.M. Mbengue), *Columbia Journal of Transnational Law* 56 (2018) 797-854.
- “The curious case of an arbitration with two annulments courts: comments on the YPF saga”, *Arbitration International* 33-2 (2017) 317-344.
- “Argentina: The Changing Character of Foreign Law in Argentinian Legal System” (with P.M. All), in Y. Nishitani (ed.), *Treatment of Foreign Law – Dynamics towards Convergence*, Cham, Springer (2017) 452-472.

- “Arbitrators’ Procedural Powers: The Last Frontier of Party Autonomy?”, in F. Ferrari (ed.), *Limits to Party Autonomy in International Commercial Arbitration*, Huntington (NY), NYU/Juris (2016) 199-231.
- “The growing significance of set of principles to govern trans-boundary private relationships”, in *Eppur si muove: The Age of Uniform Law. Essays in honour of Michael Joachim Bonell to celebrate his 70th birthday*, vol. 1, Rome, UNIDROIT (2016) 251-272.
- “The new Argentinian arbitration law: a train in an unknown direction?” (with E.H. Vetulli), *Arbitration International* (United Kingdom) 32 (2016) 349-372.
- “Argentine - Chronique de jurisprudence de droit international privé”, *Journal de droit international* (France) 143 (2016) 951-982.
- “The Legitimacy and Public Accountability of Global Litigation – The Particular Case of Transnational Arbitration”, in H.-W. Micklitz & A. Wechsler (eds.), *The Transformation of Enforcement*, Londres / Portland, Hart (2016) 355-373.
- “The New Private International Law of the Argentinian Republic within the Context of Global Conflict Developments”, *RabelsZ* (Germany) 80 (2016) 130-150.
- “Transparencia en el arbitraje de inversiones”, in A. Tanzi et al (eds.), *International Investment Law in Latin America: Problems and Prospects*, Brill / Nijhoff, Leiden / Boston (2016) 244-271.