

Amanda Raymond Kalantirsky

Skadden

Associate, New York

International Litigation and Arbitration



T: 212.735.3465
amanda.raymond@skadden.com

Education

J.D., New York University
School of Law, 2009
B.A., Tufts University, 2003

Bar Admissions

New York

U.S. District Courts for the Southern
District of New York and the Northern
District of Florida

U.S. Court of Appeals for the
Eleventh Circuit

Languages

English

Spanish

Portuguese

French (conversational)

Associations

International Bar Association

Institute for Transnational Arbitration
Communications Committee

Amanda Raymond Kalantirsky represents clients in complex international disputes, including arbitrations conducted under ICC, ICDR, LCIA and other arbitration rules, as well as in federal and state courts in the U.S. She also regularly advises clients on dispute resolution matters, including extraterritorial discovery and enforcement of judgments and arbitration awards.

In addition to representing clients in active disputes, Ms. Raymond Kalantirsky frequently counsels corporate clients on drafting dispute resolution clauses in their agreements, including with regard to forum selection and multi-contract issues.

Ms. Raymond Kalantirsky is an active member of the international arbitration community and serves as a member of the Communications Committee of the Institute for Transnational Arbitration. In recognition of his work, she has been named a Leading Associate in international arbitration in Latin America by *The Legal 500 Latin America*.

Ms. Raymond Kalantirsky's litigation and arbitration experience includes representing:

- a Singapore-based biotechnology company in a dispute seated in New York and governed by New York law arising out of an asset purchase agreement with a European pharmaceutical company
- a French company in a large dispute governed by French law, venued in Paris and in the French language
- Delaware and Argentine companies in a post-acquisition dispute against a U.S. company governed by New York law
- a Brazilian aircraft manufacturer in a dispute against a U.S. aircraft manufacturer involving the termination of a multibillion-dollar merger agreement and a large joint venture agreement
- a special committee of a Delaware company investigating accounting issues involving Mexican operations
- Vale S.A. in connection with the collapse of Dam I of the Corrego de Feijão iron ore mine in Brumadinho, Brazil
- a Brazilian company in various potential commercial litigation and the arbitration aspects of a regulatory investigation
- a U.S. electricity company in a multijurisdictional dispute relating to the construction of a natural gas power generating station, including an ICC arbitration
- a Japanese telecommunications company in an LCIA arbitration resulting in a \$1.2 billion award against an Indian company
- a non-party European bank in post-judgment enforcement proceedings in the Southern District of New York
- Chilean companies in a post-acquisition dispute over the purchase of mining assets in Chile, arbitrated under ICC rules in New York
- a Canadian company in an ICDR arbitration against a U.S. company involving a supply agreement

Speaking Engagements

"Infrastructure Disputes in Latin America: Commercial and Investment Arbitrations"
ICC YAAF, December 2025, Santiago, Chile
(in Spanish)

"A Guide to the New IBA Guidelines: Duty of Disclosure: What is the Applicable Standard?"
NYU Latin-American Arbitration Society,
November 2024, New York, NY