

**Dr. Gloria M Álvarez, FCIArb**  
**Independent Arbitrator and Dispute Resolution Expert**

**1. GENERAL INFORMATION AND BIOGRAPHY**

<b>Nationalities</b>	Mexico and United States of America
<b>Experience</b>	ICC, ICSID, UNCITRAL, LCIA, CAM (Mexico), CANACO (Mexico), and CCL (Peru)
<b>Languages</b>	Spanish and English (Bilingual)

With more than two decades of experience in international arbitration practice and a distinguished academic career, Dr. Gloria M Álvarez brings credibility and commitment to her role as an international arbitrator, drawing on her world-class skills.

Based in Mexico and the United Kingdom, her practice is noted for its attention to detail and efficiency in dispute resolution.

She has experience as president of arbitral tribunals, sole arbitrator, co-arbitrator, and in expedited proceedings under the rules of the ICC, ICSID, LCIA, CAM (Mexico), CANACO (Mexico), and CCL (Peru).

She has worked with parties from Italy, England, Ireland, Mexico, Ecuador, Colombia, Costa Rica, the United States, and Gambia.

Her experience covers the energy (PPAs), construction, infrastructure, oil & gas, steel purchase, aviation, and maritime sectors in commercial and investment arbitrations, in both civil law and common law jurisdictions.

During the 2026-2028 term, she will serve as President of the UNCITRAL WG III Academic Forum, dedicated to investment arbitration and investor-State dispute settlement.

## 2. PROFESSIONAL EXPERIENCE

Starting Year	Ending Year	Place	Title
2014	Present	Mexico	<b>Founding Partner, GM Arbitration S.C.</b> Arbitrator and Expert in Dispute Resolution
2019	Present	Canada	<b>Visiting Professor, Osgoode Hall Law School, York University</b> Investment and Energy Law
2019	Present	Switzerland	<b>Visiting Professor, University of Lausanne</b> Investment and Energy Law
2017	Present	United Kingdom	<b>Associate Professor, University of Aberdeen</b> Energy Arbitration Law
2015	2019	United Kingdom	<b>Editor, Kluwer Arbitration Blog</b> Commercial Arbitration in Latin America
2012	2020	United Kingdom	<b>Associate Lecturer, Queen Mary University of London</b> Commercial and Investment Arbitration
2008	2009	Mexico	<b>Centro de Arbitraje de México</b> Case Management and English Rule Writing
2007	2008	Mexico	<b>Kraft Foods México, S. de R.L. de C.V.</b> Commercial and Civil Contracts Drafting and Negotiation Management

## 3. ARBITRAL EXPERIENCE

- **Norwegian Company vs. Spanish Company**, Co-arbitrator, LCIA Case, Joint Venture Agreement, Spanish Law, English Language, Seat London, United Kingdom (2026).
- **Mexican Company vs. Mexican Company**, Sole Arbitrator, ICC Case, Oil Concession Agreement, Mexican Law, Spanish Language, Seat Mexico City, Mexico (2025).

- **Consortium of Companies** (Costa Rica and Mexico) vs. **Mexican Company**, Co-arbitrator (President: Cindy Rayo Zapata, Co-arbitrator: Sylvia Sámano Beristain), CIAC Case, CISG Agreement, Mexican Law, Spanish Language, Seat Mexico City, Mexico (2024).
- **USA Company and Mexican Company** vs. **Mexican Company**, Sole Arbitrator, CAM Case, Steel Supply Agreement, Mexican Law, Spanish Language, Seat Tijuana, Mexico (2024).
- **Mexican Company** vs. **Mexican Company**, President of the Arbitration Tribunal (Co-arbitrators: Héctor Flores Sentíes and Enrique Hernández Villegas), CANACO Case, Water Management Agreement, Mexican Law, Spanish Language, Seat Mexico City, Mexico (2023).
- **Mexican Company** vs. **Mexican Company**, President of the Arbitration Tribunal (Co-arbitrators: Andrea Orta González Sicilia and Mauricio Mendoza Cuenca), ICC Case, Power Purchase Agreement, Mexican Law, Spanish Language, Seat Mexico City, Mexico (2023).
- **Mexican Company** vs. **Mexican Company**, Sole Arbitrator, CANACO Case, Commercial Lease Agreement, Mexican Law, Spanish Language, Seat Mexico City, Mexico (2022).
- **Consortium of Companies** (Panama and Colombia) vs. **Colombian Company**, Administrative Secretary, ICC Case, Share Purchase Agreement, Colombian Law, Spanish and English Language, Seat Bogota, Colombia (2024).
- **Consortium of Companies** (Mexico, Spain, and Ecuador) vs. **Sate-Owned Company**, Administrative Secretary, ICC Case, Construction and Infrastructure Agreement, Ecuadorian Law, Spanish Language, Seat Quito, Ecuador (2024).
- **Peruvian Company** vs. **Peruvian Company**, Administrative Secretary (President: Mélanie Riofrio Piché), CCL Case, Construction Agreement/Mining Sector, Peruvian Law, Spanish Language, Seat Lima, Peru (2024).
- **Peruvian Company** vs. **Peruvian Company**, Administrative Secretary (President: Mélanie Riofrio Piché), CCL Case, Commercial Lease Agreement/Real Estate, Peruvian Law, Spanish Language, Seat Lima, Peru (2024).
- **Mexican Company** vs. **Mexican Company**, Administrative Secretary, ICC Case, Power Purchase Agreement, Mexican Law, Spanish Language, Seat Mexico City, Mexico (2023).
- **Irish Company** vs. **Italian Company**, Administrative Secretary, LCIA Case, Aviation Agreement, English Law, English Language (2016).
- **Mexican Company** vs. **Mexican Company**, Expert in English Contract Law, ICC Case, BIMCO Agreement, English Law, English Language (2021).

- **Spanish Company vs. Mexican Company**, Consultant in Mexican Administrative Law, ICC Case, Power Purchase Agreement, Spanish Language (2019).
- **Dutch Company vs. State-Owned Company**, Consultant in Public International Law, ICSID Case, Oil Agreement, English Language (2019).
- **Cypriot Company vs. East European Country**, Consultant in Applicable Law and Indirect Expropriation, ICSID Case, English Language (2018).

#### 4. QUALIFICATIONS

Year	Title	Studies	Institution
2021	FCI Arb	Collegiate Member (Fellow)	Chartered Institute of Arbitrators
2018	PhD	Doctor of International Investment Energy Arbitration	Queen Mary University of London
2013	PGDip	European Union Law	King's College London
2011	LLM	Master of Laws, International Construction, Commercial, and Investment Arbitration	Queen Mary University of London
2008	LLB	Bachelor of Laws	Tecnológico de Monterrey
2007	Certificate	European Union Law	Paris 1 Panthéon-Sorbonne University

#### 5. SELECTION OF RELEVANT PUBLICATIONS

- **ÁLVAREZ** and Alvarado, Arbitration in Mexico, Kluwer Law International, October 2024, 400 pages.
- **ÁLVAREZ**, Riofrio, and Sperandio, International Arbitration in Latin America: Energy and Natural Resources Disputes, London, Kluwer Law International, 30 April 2021, 462 pages.
- Hunter, Crossley, Herrera, and **ÁLVAREZ**, Routledge Handbook of Energy Law, London, Taylor & Francis Routledge, 27 April 2020, 642 pages.

- Fouret, Gerbay, and **ÁLVAREZ**, The ICSID Convention, Regulations and Rules: A Practical Commentary, London, Edward, December 2019, 1501 pages.
- **ÁLVAREZ** (et al.), Handbook on General Provisions Applicable to Investment Agreements in the Energy Sector, Brussels, Energy Charter Secretariat, 2017, 108 pages.

**6. REFERENCES TO DR. ÁLVAREZ'S WORK BY OTHER ARBITRAL TRIBUNALS AND NATIONAL COURTS**

- Yukos Universal Limited (Isle of Man) v. The Russian Federation, PCA Case No. 2005-04/AA227, Conclusion of the Attorney-General at the Supreme Court of the Netherlands, 23 April 2021.
- Gabriel Resources Limited and Gabriel Resources (Jersey) v. Romania, ICSID Case No. ARB/15/31, Procedural Order No. 34.
- Global Telecom Holding S.A.E. v. Canada, ICSID Case No. ARB/16/16, Procedural Order No. 2 (Annulment Proceedings - Submission of New Evidence).
- The Carlyle Group L.P., Carlyle Investment Management L.L.C., Carlyle Commodity Management L.L.C., and others v. Kingdom of Morocco, ICSID Case No. ARB/18/29, Respondent's Reply on Objections to Jurisdiction and Admissibility.
- Westmoreland Mining Holdings, LLC v. Government of Canada, ICSID Case No. UNCT/20/3, Canada's Reply Memorial on Jurisdiction.
- Cortec Mining Kenya Limited, Cortec (Pty) Limited, and Stirling Capital Limited v. Republic of Kenya, ICSID Case No. ARB/15/29, Decision on Application for Annulment, 19 March 2021.
- Veteran Petroleum Limited v. The Russian Federation, PCA Case No. 2005-05/AA228, Conclusion of the Attorney-General at the Supreme Court of the Netherlands, 23 April 2021.
- Natland Investment Group NV, Natland Group Limited, G.I.H.G. Limited, and Radiance Energy Holding S.A.R.L. v. The Czech Republic, PCA Case No. 2013-35, Judgment of the Swiss Federal Tribunal, 7 February 2020.