

Emilie WATY

Partner



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Emilie WATY is a Partner in the Corporate and Finance Litigation department. Prior to joining the firm in 2012, she was a lawyer within the most prominent Luxembourg law firm. Before that, she also worked at a well-respected notary based in the city center of Luxembourg.

She has been an expert in commercial, corporate, and finance litigation for now more than 18 years in Luxembourg. Her expertise encompasses shareholders and directors' liability litigation cases, as well as investment funds related disputes. In her areas of expertise, Emilie is handling complex multi-jurisdictional and cross-border litigation and arbitration cases with distinctive precision and finesse. She is also praised for her strategic approach in handling recognition and enforcement proceedings relating to foreign court decisions and arbitral awards.

EXPERTISE

COMMERCIAL LITIGATION

CORPORATE AND FINANCE LITIGATION

EDUCATION :

Supplementary courses in Public Notary Law, University of Liège, 2004

Degree in Law, University of Liège, 2004

LANGUAGES :

English, French

MEMBERSHIPS :

Luxembourg Bar, admitted in 2006

ALJB (the Luxembourg Banking and Financial Law Association)

LILLA (the Ladies in Law Luxembourg Association)
LAA (Association Luxembourgeoise d'Arbitrage)

RECOGNITIONS :

Legal500 EMEA, 2024 - Recommended lawyer, Dispute Resolution

Chambers Europe 2024 - Top ranked band 1, Dispute Resolution

Legal500 EMEA, 2024 - Our Corporate and Finance Litigation team is ranked as a Top Tier Firm 1 in Dispute Resolution in Luxembourg by the Legal 500 EMEA guide, highlighting our excellence in handling complex legal matters.

PUBLICATIONS :

KLEYR_GRASSO contributes to the Chambers Global Practice Guide: Litigation 2026

The usufructuary of shares in a public limited company (société anonyme) is not allowed to request the convening of a general meeting

KLEYR GRASSO contributes to the Chambers and Partners International Arbitration 2025 Global Practice Guide

The new law on business continuity and modernising bankruptcy law entered into force on 1 November 2023

Arbitration Reform – Highlights of the Law of 19 April 2023

Shareholder disputes – abuse of equality

A court action for dissolution of a company for just cause is an action reserved to the company's shareholders



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