

KLEYR GRASSO

Independent law firm

Donata GRASSO

Partner



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Donata Grasso is a Partner in the Corporate and Finance Litigation department. She joined the firm in 2013, after spending her entire career in the litigation department at a magic circle firm in Luxembourg. With over 25 years of experience in managing complex domestic and cross-border disputes, she is highly respected for her exceptional technical and strategic expertise.

Donata advises a wide range of clients on commercial and corporate litigation, including investments funds' related disputes, shareholders' litigation and director's liabilities. She has also extensive experience in banking and finance litigation and insolvency-related disputes. Donata is recognized for her expertise in arbitration, in complex debt recovery and enforcement proceedings, including exequatur and attachment proceedings.

EXPERTISE

COMMERCIAL LITIGATION

CORPORATE AND FINANCE LITIGATION

RESTRUCTURING & INSOLVENCY

EDUCATION :

Master's degree in private law, University of Metz, 1995

LANGUAGES :

English, French, Italian

MEMBERSHIPS :

Luxembourg Bar, admitted in 1996

President of the Civil Procedure Commission of the Luxembourg Bar Association

President of the Disciplinary and Administrative Council of lawyers (Conseil disciplinaire et administratif)

Member of the Association Luxembourgeoise des Juristes de droit Bancaire (ALJB)

Member of the editorial committee of the Revue des Procédures (Legitech)

RECOGNITIONS :

Chambers Europe 2024 - Lawyer top ranked band 2, Dispute Resolution

Legal500 EMEA, 2024 - Leading individual, Dispute Resolution

Chambers Europe 2024 - Top ranked band 1, Dispute Resolution

PUBLICATIONS :

A court-appointed provisional administrator cannot evade the rules and legal obligations applicable to companies

KLEYR_GRASSO contributes to the Chambers Global Practice Guide: Litigation 2026

KLEYR_GRASSO contributes to the Chambers Global Practice Guide: Litigation 2026 (Copie)

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

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

