"We are extremely happy with the team. The lawyers "The firm presents us provide a comprehensive service and the advice goes beyond the transaction at hand. It is a bonus that the partners are always available. They liaise very well with local lawyers across multiple jurisdictions. They are deal makers and know how to keep a transaction moving forward."

Chambers Latin America 2017, Banking and finance

with exquisite counsel. is proactive in presenting alternatives, and the lawyers are 100% accessible, 24/7, 365 days per year."

Chambers Latin America 2016, Corporate/M&A

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- ** Office of formally associated firm Widyawan & Partners
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Advice without borders. Linklaters

On the ground across Latin America



Linklaters' lawyers have practiced in Latin America for decades and Linklaters was one of the first international firms to open an office in Brazil in 1997. Our clients require three qualities in their counsel: the ability to advise on both New York and English law, hands-on experience in the Latin American jurisdictions where their deals take place, and a team that can handle their diverse product needs. Our team offers the trifecta.

High Yield Deal of the Year

Cablevisión, Argentina IFLR Americas 2017

Domestic M&A Deal of the Year

Pampa Energía, Argentina LatinFinance 2016

Latin America Airport Deal of the Year Santiago Airport, Chile

Latin America Wind Deal of the Year

Cabo Leones I, Chile IJ Global 2016

Corporate Liability Management Deal of the Year

LatinFinance 2014

Marfrig Group on a US\$850m bond issue and a related liability management exercise

Oil and Gas Deal of the Year (Americas)

Project Finance International 2014

Project Finance Deal of the Year LatinFinance 2014

Project Finance Deal of the Year

Latin Lawyer 2014

GDF Suez on the successful bid for. and as a stakeholder in. Los Ramones gas pipeline in Mexico

Syndicated Loan of the Year

LatinFinance 2014

Sigma Alimentos on a US\$1bn term loan, in the context of its acquisition of Spain-based meat processor Campofrio

Cross-Border M&A Deal of the Year LatinFinance 2014

M&A Deal of the Year Latin Lawyer 2014

Global M&A Deal of the Year: Peru

The American Lawyer 2014

Glencore on the US\$7bn sale of the Las Bambas copper mine project in Peru to a consortium of Chinese bidders

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Our experience includes advising:

- > the controlling shareholders of Parati on the RS 1.38bn sale of all their shares in Parati to Kellogg Company
- > a major auto rental company on its strategic partnership with Localiza Rent a Car, the largest car rental network in South America and the market leader in Brazil
- > Sulzer AG on the acquisition of 100% of the share capital of Ensival Moret International, the holding company of the group Ensival Morat engaged in the business of industrial pumps manufacturing
- > Pampa Energía on the US\$1.3bn acquisition of Petrobras Argentina
- > Just Eat on the acquisition of the shares in online takeaway food businesses trading in Brazil (HelloFood Brazil), Mexico (HelloFood Brazil), Italy (PizzaBo/ HelloFood Italy), and Spain (La Nevera Roja) from Rocket Internet
- > ASSA ABLOY on the acquisitions of the Brazilian companies Papaiz, Udinese, Vault. Metalika and Silvana
- > BNP Paribas Cardif on the R\$330m 10-year renewal of its joint venture and partnership with Magazine Luiza, Brazil's giant domestic appliance retailer
- > HSBC Latin America Holdings on the US\$5.2bn sale of its entire business in Brazil to Banco Bradesco
- > Grupo Aeroportuario del Pacífico on the US\$190.77m acquisition from Abertis of Desarrollo de Concesiones Aeroportuarias, which owns stakes in the concessionaires of the Montego Bay (Jamaica) and Santiago (Chile) airports
- > Lipesa, on the simultaneous US\$51m sale of four sisters entities in Colombia, Brazil, Ecuador and Peru to ChemTreat
- > Anglo American on the US\$1.7bn sale of its Niobium and Phosphates businesses in Brazil to China Molybdenum
- > ThyssenKrupp on the purchase of 27% of Brazilian mining company Vale's stake in Companhia Siderúrgica do Atlântico, a steel plant co-owned by the pair
- > RSA Insurance Group on the £403m sale of its Latin American business (Argentina, Brazil, Mexico, Chile, Colombia and Uruguay) to Suramericana, the insurance subsidiary of Grupo de Inversiones Suramericana
- > Sodimac Perú and Falabella Perú, Peruvian subsidiaries of the Chilean Falabella Group, in the approximately US\$492m acquisition of 100% of the shares of capital stock of Maestro Perú from the private equity fund Enfoca Inversiones

Project finance

Our experience includes advising:

- > a consortium formed by Aéroports
 de Paris, Vinci and Astaldi on the
 development and financing for the
 construction of a new airport terminal
 and the upgrade of the existing facilities
 of the Santiago de Chile International
 Airport, totalling approximately US\$900m
 of investments
- > the sponsor consortium on the US\$138m Cabo Leones 1 project, a 55 x 2.1MW wind turbine project that will connect to the Maitencillo substation in Chile via a 110km double circuit transmission line
- > the sponsors on the commercial documentation for the Octopus LNG-to-Power project in southern Chile, including the LNG sale and purchase agreement, terminal use agreement, bareboat charter, and related service agreements
- > a North American-based export credit agency on a windfarm project in Uruguay
- > Santiago Solar and sponsors AME and EDF-EN on the US\$119m project financing for a 115-megawatt solar plant in Chile, which once completed, will be one of the largest solar plants in the country
- > Red Eléctrica Corporación in the US\$851m loan to Transmisora Eléctrica del Norte to finance the construction of a 600km electricity transmission line that will connect Chile's central and northern power grids
- > the sponsors in connection with the ongoing financing of three Colombian 4G road concessions: the road that connects Popayán to Santander de Quilichao, the road that connects Santana, Mocoa and Neiva and the road that connects Buga to Buenaventura
- > the project sponsor on a 20-year time charterparty of an FSRU to be employed in connection with an LNG regasification terminal in Uruguay
- > GDF SUEZ, as consortium member in Los Ramones gas pipeline in Mexico, in relation to a US\$743m EPC contract granted to ICA Fluor to construct 290 km, which will straddle the interior Mexican states of San Luis Potosí, Querétaro and Guanajuato
- > Samsung and KOSPO in relation to the development, commercial contracts, construction and New York law USD debt financing of the Kelar IPP, a 517MW gas-fired thermal power plant project, for BHP Billiton
- > GNL Quintero on a US\$1.1bn debut international bond offering, the proceeds of which are to be used to repay an existing credit facility related to the construction of the terminal

Arbitration/ADR

Our experience includes:

- > defending a subsidiary of a leading oil and gas company in an ad hoc arbitration under UNCITRAL rules brought by a private company and two governmental subdivisions for damages for alleged non-performance of an agreement for oil exploration and production
- > defending an African state in an ICC arbitration brought by a Panamanian company relating to oil contracts and corruption allegations
- > representing a sovereign state in an ICSID arbitration brought by a cementing company
- > acting for a major French food retailing group in two consolidated ICC arbitration cases relative to a high-profile dispute with its Brazilian partner in one of the main operators of retail distribution in Brazil
- > acting for a group of South American tobacco distributors in an ICC arbitration against a partially state-owned manufacturer, concerning the wrongful termination of a distribution contract
- > acting for mining companies in an ICC arbitration involving a dispute relative to a gold mine in Bolivia
- > representing a state-owned Latin
 American company in the prearbitral phase of a dispute relating
 to the failure by the investor to meet
 the energy supply requirements

International governance and development

Our experience includes:

- > advising a state-owned enterprise in South America on adapting its governance to better compete in a globalized energy market
- > undertaking a review of a Colombiabased multi-national's approach to governance, and advising on international best practices related to ABC
- > undertaking a detailed, holistic governance review of a multi-national mining company's international operations

We offer fully-fledged M&A and finance capabilities across the region, covering all kinds of products, as well as governance framework reviews, compliance and arbitration and alternative dispute resolution (ADR) services.

Most of our transactional attorneys advise on both M&A and financing matters, benefiting our clients through:

- > integrated service
- > increased efficiency
- > additional flexibility

Key practices

Banking

- > corporate financing and refinancing
- > margin loans
- > acquisition financing
- > structured loans
- > trade financing

Capital markets

- > equity and equity-linked
- > debt
- > liability management
- > structured products and derivatives

Corporate/M&A

- > stock/asset sale and purchase
- > JVs and strategic alliances
- > mergers
- > reorganizations

Project finance

- > oil and gas
- > power and transmission
- > renewable energy
- > infrastructure

Arbitration/ADR

- > commercial arbitration
- > governmental arbitration

International governance and development

- > compliance
- > governance models
- > investigations
- > anti-bribery and corruption

Banking

Our experience includes advising:

- > ING Bank on a US\$100m term loan made by Trafigura to Braskem Netherlands B.V. to refinance a US\$100m prepayment
- > Hapag-Lloyd AG on the refinancing of a US\$100m term loan facility provided by BLADEX, the Latin American export bank
- > ICBC in connection with a variety of medium-term credit facilities provided to Argentine industrial companies
- > Axion Energy Argentina in connection with a financing governed by New York law and totaling US\$378m provided by IFC and a group of commercial banks mainly to fund the expansion of its oil refinery
- > ENAP Sipetrol Argentina and Empresa Nacional del Petroleo in connection with a financing totaling US\$150m to be used to finance the expansion of offshore oil and gas exploration facilities
- > Metlife on various agricultural financings in Peru
- > Armenia International Airports, a subsidiary of Argentina's Corporación America Group on the refinancing of their existing senior secured construction and term facilities
- > TriLinc Global Impact Fund Latin America II and the TRG Management LP (a member of The Rohatyn Group) on a senior secured term loan to the Brazilian IT group of companies, Cimcorp
- > Banca de Inversion Bancolombia, Corporación Financiera on the US\$250m multi-currency secured syndicated facility denominated in U.S. Dollars and Colombian Pesos to several entities within Grupo Phoenix (a packaging company based in the U.S. with operations throughout Latin America)
- > Banco Santander on the US\$200m and US\$150m pre-export letter of credit facilities for BP, under which red clause letters of credit will be issued to Pacific Rubiales Energy Corporation to fund advance payments of the purchase price under crude oil sales contracts relating to a number of monthly shipments of crude oil from Pacific Rubiales group companies to BP

Capital markets

Our experience includes advising:

- > Capex on the tender offer and redemption of its 10.00% notes due 2018 and its issue of US\$300m 6.875% notes due 2024
- > J.P. Morgan, Itaú and HSBC on the US\$250m floating rate peso-linked senior notes due 2022 issued by Tarjeta Naranja, Argentina's largest credit card issuer
- > UBS and Puente on the US\$200m 8.950% secured notes due 2027 debut issue by the Province of Tierra del Fuego, Antártida e Islas del Atlántico Sur
- > HSBC on the US\$350m 8.750% notes due 2025 issued by Province of Entre Rios
- > JP Morgan Securities on the US\$350m 8.750% senior notes due 2022 issued by Genneia, operator of the largest windfarm in Argentina
- > Banco Macro on its issue of US\$400m 6.75% subordinated resettable notes due 2026
- > Maestro Peru on the redemption of its outstanding 6.75% senior notes due 2019 and the related swap unwind
- > J.P. Morgan, Santander, BB Securities, Bradesco BBI, BTG Pactual and Itaú on the US%500m 5.750% senior notes due 2026 issued as green bonds by Suzano
- > Banco do Brasil on the tender offer to purchase for cash up to US\$200m of the aggregate principal amount of its outstanding 9.250% perpetual noncumulative junior subordinated securities
- > Citigroup, Deutsche Bank and Banco Macro on the US\$300m 9.125% notes due 2024 issued by the Province of Salta and its subsequent US\$50m reopening
- > Marfrig in the tender offer to purchase U\$\$570m of three series of outstanding notes and in the simultaneous issue of U\$\$750m of new notes due 2023 (followed by a re-tap of an additional U\$\$250m of notes due 2023)
- > Arcor on its issue of US\$350m 6.00% notes due 2023 and tender offer to purchase its outstanding US\$200m 7.25% notes due 2017
- > Deutsche Bank, Itaú and J.P. Morgan on the US\$500m 6.500% notes due 2021 issued by Cablevisión
- > Citigroup and Credit Suisse on the US\$500m 8.375% notes due 2024 issued by the Province of Mendoza



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