



# Priya Singh

**Partner**

Noida

M: +91 98911 64894  
E: priya.singh@khaitanco.com

## Practice:

Dispute Resolution

## Education:

B.A. (LL.B.), Campus Law Centre,  
University of Delhi (2010)  
B.A. (History Hons.), Lady Shriram  
College, University of Delhi  
(2007)

## Professional Affiliations:

Bar Council of Maharashtra & Goa  
Society of Women Lawyers, India  
Indian Private Equity & Venture Capital Association

Priya Singh is a Partner in the Dispute Resolution practice group in the NCR office. She specialises in advising clients on infrastructure and energy arbitrations and extensively advises clients on strategizing, drafting, and representing them before Institutional (HKIAC, SIAC, and LCIA) and ad hoc arbitrations seated in India and abroad.

Priya has been practicing for over a decade now and regularly appears before all forums including the Supreme Court of India, High Courts across the Country, National Company Law Tribunals, and District Courts in Delhi, Mumbai, Hyderabad, Nagpur, and Gujarat.

She has also worked as a Judicial Clerk in the High Court of Delhi, giving her substantial exposure to experience the practice and procedures of the Court from both sides, from the bar as well as the bench.

## Representative Matters

In her areas of expertise, Priya has advised and represented the following clients:

- Represented the Promoter of a Large Corporate in a coal block de-allocation matter before the Special Judge, CBI;
- Bharat Heavy Electricals Ltd (i) before SIAC against an American power generator in a dispute arising out of the Technology Collaboration Agreement to the tune of USD 1,825,00,000, (ii) before an international ad-hoc arbitration against an Oman based leading EPC Company in a dispute arising out of the breach of Contract of setting up Boiler Turbine Generators (BTG) for an amount involving USD 118,386,020, (iii) on the issue of a legal notice to GE Tech in disputes arising out of the breach of License Technical Assistance Agreement, (iv) a writ petition challenging the terms of a bid before the High Court of Patna, and (v) on a writ petition challenging the terms of a bid before the High Court of Patna;

- Mitsubishi Power Corporation in a dispute against the Delhi Metro Rail Corporation before various forums in a dispute involving INR 1,465,355,723;
- MB Power (MP) Ltd before the High Court of Rajasthan in a Writ Petition challenging the bidding guidelines against the State of Rajasthan;
- SKS Power Generation (C) Ltd before (i) the HKIAC in an international arbitration against a Chinese Company in a dispute arising out of a Consultancy Service Agreement and Third-Party Independent Inspection Agency Agreement involving an amount of USD 1,924,475; and (ii) In an arbitration comprising of a tribunal of three Retd Supreme Court Judges arising out of the breach of an EPC Contract;
- Mother Dairy; Fruit & Vegetables Pvt Ltd before the NCLAT and now before the Supreme Court of India against IL&FS in a dispute to the tune of INR 200 Crore;
- Z&J Technology, Germany and USA before the LCIA against an Indian Company in a dispute arising out of a deed of indemnity and termination deed to the tune of Euro 6,34,472;
- NHK, Japan Broadcasting Corporation in disputes arising out of employment contracts with their employees which includes journalists, cameramen etc.;
- TransAsia Private Capital Ltd before the (i) High Court of Delhi in a civil suit against personal guarantors towards loan taken under a Facility Agreement to the tune of INR 460 Million; and (ii) Before the District Court at Surat in a civil suit against personal guarantors for recovery of an amount to the tune of INR 300 Million;
- JMD Pvt Ltd in an arbitration proceeding pertaining to a real estate dispute to the tune of INR 880 Million;
- Eveready in proceedings arising out of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971; .
- Xylem Water Solutions before the NCLAT in dispute arising out of Bank Guarantees and counter Bank Guarantees issued towards the set up of a STP Plant;
- India Glycol Limited in a dispute arising out of an award passed by the MSME Council which has been challenged by way of a writ petition before the High Court of Telangana;
- Girish Suneja (one of the accused in the Coal Block Scam case) before the Supreme Court of India challenging whether the fundamental right can be curtailed by way of orders passed under Article 142 of the Constitution of India;
- Micromax (one of the Directors) in a matter arising out of the Prevention of Corruption Act before the CBI Judge; and

- SKS Ispat Pvt Ltd on a domestic arbitration against SAIL arising out of breach of Conversion Agreement in a dispute involving an amount of INR 680 Million (approx).

## **Publications and Presentations:**

Priya has authored the following contribution:

- "Enforcement of a Foreign Arbitral Award in India and the scope of judicial intervention - A minimalist approach" published by Lexology and ILO Newsletter; and
- "Limitation To File Appeal Under Insolvency And Bankruptcy Code 2016 Starts Running From The Date Of Pronouncement Of Order" published by Mondaq.