

TABLE OF CONTENTS

ENDORSEMENT	i
STATEMENT OF ANTI-PLAGIARISM.....	iii
ACKNOWLEDGEMENT	iv
TABLE OF CONTENTS.....	vii
ABSTRACT	ixx
INTISARI	x
CHAPTER I: INTRODUCTION	1
A. BACKGROUND	1
B. RESEARCH QUESTIONS	5
C. RESEARCH OBJECTIVES	6
D. ORIGINALITY OF RESEARCH	6
E. BENEFIT OF RESEARCH	8
CHAPTER II: THEORETICAL REVIEW	9
A. INTERNATIONAL ARBITRATION	9
1. General Overview	9
2. Basic Principles.....	12
B. SOURCES OF LAW OF EVIDENCE IN INTERNATIONAL ARBITRATION.....	15
1. International Conventions	15
2. National Laws	16
3. Arbitral Rules.....	17
4. Case law	19
5. Best practices	19
C. RULES OF EVIDENCE	22
1. Introduction	22
2. Legal Instruments.....	24
3. General Concept.....	25
4. Expert witness.....	27
CHAPTER III: RESEARCH METHOD.....	31
A. CHARACTERISTICS OF RESEARCH.....	31
B. RESEARCH DATA	32
C. DATA COLLECTION METHOD.....	33
D. DATA ANALYSIS	34

CHAPTER IV: RESEARCH RESULT AND ANALYSIS	37
A. DEFICIENCIES WITHIN INTERNATIONAL ARBITRATION RULES IN SAFEGUARDING THE ROLE OF EXPERT WITNESS	37
1. Uncertain Role of Expert Witness in International Arbitration	37
a. Absence of a Clear Definition on the Role of Expert Witness in International Arbitration under the Current Regulatory Framework	38
i. UNCITRAL Model Law	39
ii. Institutional Rules	42
b. Contradictory Role of Expert Witness as the Result of Gaps within the Law	44
2. Lack of Standards and Procedure in Safeguarding the Role of Expert Witness	47
a. Minimal Standards and Procedures for Expert Witness	47
b. Party-Appointed Expert, as permissible 'Hired Guns'	51
3. Absence of Sanctions Against Expert Witness Ethical Violation	53
a. The Absence of a Mechanism to Exclude Expert Witness	54
i. Legal Authorities to Exclude Party-Appointed Expert	55
ii. Unclear Grounds to Challenge and Exclude Expert Witness	56
b. Credibility as a Means to Mitigate Ethical Violations	58
B. BEST PRACTICES AS A GAP FILLER TO THE LAW IN SAFEGUARDING THE ROLE OF EXPERT WITNESS	60
1. A Uniform Perception of Impartial and Independent Expert Witness	61
a. Novel Standard of Independence for the Expert Witness	62
b. Impartiality as a Part of the Expert Witness' Duty to the Arbitral Tribunal	66
2. Best Practices from Guidelines and Protocols in Safeguarding the Role of Expert Witness	70
a. CIArb Protocol, a Long-overdue Codified Guideline for Party-Appointed Expert	71
i. Preliminary Meeting between Experts	71
ii. Expert Conferencing	72
b. Sachs Protocol	75
3. Reasoning by Analogy: Finding Legal Grounds to Sanction Ethical Violation	78
a. Lack of Independence	79
b. Threat to the Arbitral Tribunal's Integrity	82
C. IN SEARCH OF A SOLUTION THROUGH PROCEDURAL REFORMS IN SAFEGUARDING THE ROLE OF EXPERT WITNESS	85
1. Widespread Adoption of the Standard of Impartiality and Independence for Expert Witness	86
2. A Reformed Protocol for the Use of Expert Witness	89
3. Development of a Mechanism to Exclude the Expert Witness	91

CHAPTER V: CLOSURE	94
A. CONCLUSION	94
1. Deficiencies within International Arbitration in Safeguarding the Role of Expert Witness	94
2. Best Practices as a Gap Filler to the Law in Safeguarding the Role of Expert Witness.....	95
3. In Search of a Solution through Procedural Reforms in Safeguarding the Role of Expert Witness.....	97
B. RECOMMENDATIONS.....	98
1. For Future Arbitral Tribunals.....	98
2. For Academicians and Practitioners	99
 BIBLIOGRAPHY	 100