

Representative Legal Matters

Marine de Bailleul

- Acting for Mauritius investors in Senegal’s electricity sector in a one-billion ICSID arbitration brought under the Mauritius-Senegal BIT and Senegal’s Investment Code.
- Acting for one of the largest management consulting firms against a French producer of sugar and sweeteners before the ICC regarding alleged violations of a consulting agreement.
- Acting for a respondent state in an ICSID arbitration brought by foreign investors for an amount of USD 395 million based on the Algeria-Switzerland BIT in the area of dry ports, including consignment of ships and cargo, transportation of goods, and shipping broker activities.
- Acted for a North African state in defending an UNCITRAL arbitration against a US investment banking and financial services firm, relating to alleged violations of a contract for the privatization of chemical companies in that state.
- Acted for a major state central bank as a global advisor and strategic coordinator in its multi-jurisdictional response to attempts to enforce an arbitration award in excess of USD 500 million in England, the United States, Italy, Belgium, the Netherlands, and Sweden.
- Acted for a leading commodity trader in its ICC arbitration claims against a Qatari energy customer regarding the non-payment of the price of a delivered LNG cargo in the Middle East.
- Acted for a Mauritanian company in a GAFTA arbitration against a South Korean company over the shipment of a rice cargo from Thailand to Mauritania pursuant to a contract for the sale of goods, in the context of the current health crisis.
- Acted for a Mauritius company that invested in Pakistan’s largest LPG import terminal, in a London-seated USD 640 million dispute against Pakistan under the UNCITRAL Rules for violation of the claimants’ legitimate expectations and unlawful expropriation of their investment.
- Acted for a UAE national and his company in a shareholder dispute regarding a water desalination plant in the UAE, brought by a Spanish claimant company under the auspices of the ICC.
- Acted for an Asian exploration and construction company in two LCIA arbitrations related to highly valuable mining projects in the Democratic Republic of Congo.
- Acted for a U.S. national and his mining company in a multi-billion-dollar investment arbitration against Bolivia under the UNCITRAL Rules, arising from the state’s breaches of international law under the US-Bolivia BIT, including fraudulent exploitation and illegal taking of the claimants’ mining concessions.

- Acted for a German businessman and his aviation company in an ICSID arbitration against Lebanon, seeking damages in excess of US\$1 billion over the Lebanese authorities' unlawful revocation of the company's aviation permits and destruction of its aviation business in Lebanon.
- Acted for a leading European-branded fashion apparel company in an arbitration initiated under the ICC Rules against two Israeli businessmen over claims of fraud, deceit, and other wrongdoing in connection with the distribution and sale of branded merchandise, and successfully brought the dispute to settlement.
- Acted for a Dutch textile investor in cotton spinning plants in Uzbekistan in a dispute exceeding USD 135 million under the Netherlands-Uzbekistan BIT, regarding the state's implementation of adverse tax measures.