



ANDREY GOLTSBLAT

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BIOGRAPHY

- 在1993年成为商业律师之前, Andrey曾担任俄罗斯议会宪法委员会主任三年。
- 20 多年主要从事并购、重组、合资企业、商业/工业房地产业务经验,就俄罗斯和独联体的各种投资项目以及交易结构以国内及海外公司的顾问董事和高级管理人员身份提供服务。
- 就主要复杂诉讼和著名的案件为客户提供法律服务,制定案件策略以及领导团队工作。
- 曾经为俄罗斯/独联体、美国、加拿大、英国、日本、中国、德国、法国、荷兰、瑞典和土耳其的客户提供法律服务。
- 为俄国某公司在俄罗斯不同地区的投资项目连续提供全面法律服务(达20年以上),包括在俄罗斯四个地区的七家工厂的建设、各项主要收购(如,价值230亿美元的箭牌糖果收购、法国

皇家宠物食品公司和俄罗斯皇家巧克力公司的收购)以及日常的法律事项;就主要跨国投资者在俄罗斯不同地区的(600)多个房地产和建设项目提供(超过5年)的法律服务。

- 1994年获得法律博士学位,取得执业资格。
- 被俄罗斯联邦律师协会授予"人权和自由服务"奖章。
- 经常成为《法律 500强 EMA》、《国际法律金融评论1000》、《最佳律师》和《律师名录》的专题人物。
- 拥有IBA 和ABA等专业会员资格。

ADMISSIONS

- England & Wales (Registered Foreign Lawyer)
- Russian Federation

RELATED PRACTICE AREAS

- M&A & Corporate Finance
- Insurance
- Private Equity
- Retail & Consumer Products
- Infrastructure
- Energy & Natural Resources
- Commercial Real Estate
- Corporate
- Finance
- Investigations
- Litigation & Dispute Resolution
- Regulation, Compliance & Advisory
- Asset Management
- InsureTech
- Insurance (Class Actions)
- Insurance Insolvency & Receiverships
- Hotels and Hospitality
- Insurance Regulatory
- Food & Agribusiness
- White Collar

- Private Client
- Real Estate
- Tax & Private Client

EXPERIENCE

- Private Client: Andrey Goltsblat has acted in a number of high-profile Private Client cases, some recent examples including: advising the heirs of a high net worth individual (on the Forbes' 2018 list of the 200 richest Russian businessmen) in an inheritance case involving various assets in Russia and abroad. The case was complicated by the need for the inherited assets to be distributed among the heirs under the will and the enforced heirs by law, as well as by the assets including shares and participation interests in Russian entities, over which fiduciary management was to be established; advising a high net worth individual on the Forbes list on establishing and operating a trust; advising the UBO of Russia's biggest health clinic on succession and inheritance structuring and possible sale (partial sale) of the business, as well as relevant documents.
- Some examples of compliance and sanctions-related work include: advising a major state bank on all the US and EU sanctions; advising a foreign state's embassy in the Russian Federation on the US sanctions.
- Mars Inc: For over 20 years, continuous comprehensive support to Mars Inc. investment
 projects in different parts of Russia since the company entered the Russian market, including
 construction of nine plants in four Russian regions, major acquisitions (e.g., USD 23 bn.
 Wrigley acquisition, Royal Canin, Korkunov, etc.) and day-to-day legal issues.
- Ecolab Group of Companies: Legal support for negotiating, structuring and executing a joint venture for setting up the client's distribution network in Russia.
- Legal support for over 600 real estate, construction and infrastructure projects in different regions of Russia over the last 10 years, predominately for major multinational investors, including Mars, Danone, Kimberly-Clark, Kronospan, Saint-Gobain and Lafarge, as well as a number of Japanese and European car manufacturers (i.e., Mitsubishi Motors Corporation, Nissan/Russia, Volkswagen Group, Komatsu, etc.).
- Guardian Industries: Legal support to Guardian Industries on construction projects for two
 float glass plants in the Ryazan and Rostov Regions, which included: an EBRD lending facility
 for the project, the acquisition of land plots, re-categorization and change of permitted use of
 the land, construction, engineering infrastructure, environmental aspects, permission
 documentation, representation in state arbitration courts and public tenders.

RELATED INSIGHTS

Insights

Feb 13, 2024

English Court decides Covid-19 is a "catastrophe"

The English Court has, for the first time, considered the meaning of a "catastrophe", as well as how Hours Clauses work in the context of non-damage business interruption losses claimed under two Property Catastrophe Excess of Loss Reinsurance Treaties. While the Covid-19 pandemic may feel like a distant memory to some, disputes about the recovery of Covid-19 losses continue to trouble many reinsureds and reinsurers. The two key issues considered by the Commercial Court in determining appeals from arbitration awards made in Unipol Re v Covéa and Markel v Gen Re may bring welcome, and valuable, guidance to those in the reinsurance industry debating these terms. Those underwriting or purchasing "catastrophe" covers may also want to carefully consider this judgment and whether the Court's approach to the meaning of that word aligns with their coverage expectations.

News

Feb 16, 2023

Chambers Global 2023

News

Feb 18, 2022

Chambers Global 2022

Awards

Apr 16, 2021

Legal 500 EMEA 2021

Awards

Mar 26, 2021

Acritas Stars recognizes 55 BCLP lawyers for outstanding client service

Awards

Mar 19, 2021

Chambers Europe 2021

Awards

Feb 18, 2021

Chambers Global 2021

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