

# Miglana Angelova

Associate



## CONTACT INFORMATION

Tel: +44 (0)203 889 9800      E-mail: [miglana.angelova@fietailaw.com](mailto:miglana.angelova@fietailaw.com)

## PROFESSIONAL BACKGROUND

- Fietta LLP, associate (2018 onward), intern (2017-2018)
- Wilmer Cutler Pickering Hale & Dorr LLP (London), intern (2017)
- SD Avocats (Conakry, Guinea), intern (2017)
- Herbert Smith Freehills LLP (Paris), intern (2016)
- European Court of Human Rights (Strasbourg), intern (2014)

## AREAS OF EXPERTISE

Miglana Angelova is a dually-qualified English and French lawyer, and Associate at Fietta LLP. She is an English-qualified Solicitor and Solicitor-Advocate (Higher Courts Civil Proceedings), as well as a French-qualified lawyer admitted to the Paris Bar.

Miglana has worked on a wide range of international disputes, including investment treaty and commercial arbitration cases under ICC, ICSID, UNCITRAL and SCC Rules, as well as on legal proceedings before French courts.

Miglana has also worked on *pro bono* matters, including on a case before the Grand Chamber of the European Court of Human Rights (ECtHR).

Miglana holds an undergraduate degree in Political Science and a Master's degree in International Economic Law from Sciences Po Paris.

Prior to joining Fietta, Miglana spent time at the ECtHR, working on the project of accession of the European Union to the European Convention on Human Rights.

## REPRESENTATIVE MATTERS

Highlights of Miglana's advisory and contentious practice have included:

- Representing the Islamic Republic of Pakistan in a proceeding under the Indus Waters Treaty 1960 against the Republic of India, before a Court of Arbitration in which the PCA (The Hague) acts as Secretariat
- Representing the Islamic Republic of Pakistan in a proceeding under the Indus Waters Treaty 1960 brought by the Republic of India, before a Neutral Expert in which the PCA (Vienna) acts as Secretariat
- Advising a State on investor-State dispute settlement risks in relation to an offshore oil and gas concession
- Representing the Islamic Republic of Pakistan in two parallel proceedings against the Republic of India under the Indus Waters Treaty 1960 (namely, a proceeding before a five-member *ad hoc* Court of Arbitration and a proceeding before a Neutral Expert, both under the aegis of the PCA)
- Representing two Israeli claimants in a claim against Ethiopia brought under the Ethiopia-Israel BIT relating to the State's unlawful expropriation of investments in the construction sector

- Representing the Secretariat of a regional fisheries management organisation as a non-party in English Court proceedings brought against one of its Member States, relating to fishing quotas
- Representing Big Sky Energy Corporation, a US oil company, in a pending ICSID arbitration brought under a bilateral investment treaty against the Republic of Kazakhstan
- Representing the Respondent State in an *ad hoc* arbitration brought by a Canadian investor under a bilateral investment treaty involving issues of state succession with respect to real estate interests
- Representing three Cypriot companies in an SCC arbitration under the Energy Charter Treaty against Ukraine, involving allegations of, inter alia, bribery and corruption
- Advising PL Holdings in set-aside proceedings in Sweden (the seat of the arbitration) relating to two awards won against Poland worth in excess of €150 million
- Advising Mr Bahgat, a Finnish national, in connection with enforcement proceedings relating to his arbitral award against Egypt worth over US\$ 115 million, working with local counsel in multiple jurisdictions around the world
- Advising an Asian State on issues of maritime delimitation, navigation and international environmental law in connection with a dispute related to a major international port and land reclamation activities
- Advising a multinational corporation in an investment treaty dispute with the Kyrgyz Republic
- Advising a third-party funder in connection with a potential treaty arbitration against a Middle Eastern State
- Advising a UK and Israeli national in respect of a potential treaty arbitration against Ukraine

Highlights of Miglena's *pro bono* work have included:

- Advising the Hungarian Helsinki Committee in connection with proceedings before the ECtHR related to the treatment of refugees
- Advising a university research centre on the human rights impact assessments of trade and investment treaties.

## PUBLICATIONS

- Contributed to a chapter on “UK: Investor State Arbitration Laws and Regulations”, published in the International Comparative Legal Guide – Investor-State Arbitration 2022 (November 2021)
- “Corruption and standards of proof in investment arbitration”, Global Arbitration Review, 8 January 2020
- Contributed to a guide prepared by the Sciences Po Law School Human Rights Clinic, with the assistance of White & Case LLP, "Guide for Access to Information and Participation by NGOs in Investment Arbitration (in particular, as *amicus curiae*)" (October 2016)

## PROFESSIONAL AND ACADEMIC QUALIFICATIONS

Solicitor-Advocate in England & Wales (Higher Courts Civil Proceedings) (2022)

Admitted to practise in England & Wales (2022)

Admitted to practise in France – Paris Bar (2018)

Master's degree in International Economic Law (2015), Sciences Po Paris

Undergraduate exchange in Social Sciences (2011-2012), Higher School of Economics, Moscow

Undergraduate degree in Political Science (2012), Sciences Po Paris

## **LANGUAGE PROFICIENCY**

Bulgarian (native), English (fluent), French (fluent), Russian (fluent), Spanish (conversational)