**OUR PRIVATE EQUITY AND FINANCE PRACTICE**

Our team has a wealth of experience in dealing with private equity and finance disputes including fund disputes and investment disputes in various sectors. We know what a winning team looks like to deliver the end-result in line with the client’s objectives. The team’s experience brings in deep understanding of transnational laws and strong alliances with investigation teams and financial experts to deliver a formidable outcome. With this combination we advise on all aspects of private equity and finance disputes and our clients include some of the biggest corporations, private equity firms, and institutional and high net worth investors.

The team has experience in providing seamless service in high-profile mandates in disputes involving an array of laws, aspects and complexities like exit disputes, carry disputes, breach of trust, contractual misrepresentations and frauds, material non-performance of obligations, inability to maintain transparent governance, disputed direction of the target and suppression of the rights of minority owners. Because of this deep experience, we are skilled at identifying issues that may arise, discovering issues that are not readily apparent, and helping owners and companies either navigate around potential disputes or efficiently resolve the disputes they have already encountered.

Our approach to legal problems is to focus not only on solving client problems, but to do so in a manner that supports other aspects of their business as well. By utilizing the depth of our team’s experience in successfully managing these disputes, coupled with our ability to navigate through complex business and financial issues, we will help you reach an outcome that will ultimately meet your personal, business and investment objectives.

Some highlights of our work are as below:

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| **Description** | **Value of Investment** |
| Representing a minority shareholder in a dispute against Indian real estate developer and a private equity companies involved in the development of a technology park, in an investigation for fraud and oppression. | US$ 1bn |
| Representing an Indian media company in a SIAC Arbitration under an investment agreement for alleged misrepresentations and fraud against a Hong Kong bank’s private equity arm | US$ 60mn |
| Representing a Kuwaiti private equity in an ad-hoc arbitration for an exit dispute against an Indian logistics company | US$ 30mn |
| Representing an American private equity in an ad-hoc arbitration for breach of the condition subsequent under the investment agreement against an Indian real estate developer | US$ 20mn |
| Representing an American private equity in an arbitration for an exit dispute against an Indian publishing house | US$ 20mn |
| Representing a Mauritian private equity in an arbitration for violation of non-compete and exclusivity covenants against an Indian retail conglomerate | US$ 15mn |
| Representing a Hong Kong based private equity in an ICC arbitration for exit dispute against an Indian conglomerate’s solar energy division and its promoter | US$ 10mn |
| Representing an angel-investor in an investigation for fraud and breach of trust against a British Company and its promoter | US$ 0.5mn |

**Recognition:**



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