

# Energy Disputes, UK

Highlights of our experience:

## A major oil and gas company

- A USD 250m ICC arbitration concerning a North African production sharing contract. The arbitration is French-language with a Geneva seat.

## Twelve LNG and natural gas price review arbitrations and disputes

- Various rules (UNCITRAL, LCIA, ad hoc and ICC), in Europe and Asia, with a combined value of significantly in excess of USD 12bn.

## A Brazilian offshore oil services company

- Various disputes, terminations, settlements and contentious renegotiations arising from the high profile default of its main client, a Brazilian oil and gas company, and resulting financial difficulties and insolvency protection proceedings.

## One of the “Big Six” power companies in the UK

- An investigation into allegations of miss-selling and breaches of the Standard Licensing Conditions

## An international oil company

- USD 500m LCIA arbitration in relation to engineering claims arising out of an EPC contract relating to the development of an oilfield in Iraq.

## A subsidiary of a supermajor in the English High Court

- The termination of a suite of key transportation and processing agreements on the cusp of production from a GBP 700m development.

## The trading division of a national oil company

- The Court of Appeal in an oil products case Lloyd's List described as “*the most spectacular shipping legal imbroglio so far this century*”, which is the first case of a non-party being granted permission to make submissions in the Court of Appeal under an Arbitration Act 1996 appeal.

## A major oil & gas services company in the English High Court

- Claims and counterclaims arising from a contract to design, fabricate and construct process packages for installation onto an FPSO.