

# KLEYR GRASSO

Independent law firm

## Marc KLEYR

Senior Partner



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Marc KLEYR has been a co-founder and Managing Partner of the firm for 30 years, since its inception. Senior Partner in the firm's Corporate and Finance Litigation department, he is highly regarded in the market for his experience in commercial and corporate litigation, with a special focus on shareholders' litigation, finance litigation, insolvency-related litigation and audit negligence claims.

Marc has a unique expertise in multi-jurisdictional and cross-border cases. Over the last 20 years, he has been involved in all major high-profile corporate finance and insolvency-related litigation cases in Luxembourg.

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## EXPERTISE

COMMERCIAL LITIGATION

CORPORATE AND FINANCE LITIGATION

MULTILAW

RESTRUCTURING & INSOLVENCY

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### EDUCATION :

Master's degree in private law, University of Strasbourg, 1990

DEUG, Center for French Legal Studies, University of Saarbrücken, 1988

Philosophy and Foreign Languages, University of Saarbrücken, 1986

### LANGUAGES :

English, French, German, Luxembourgish

### MEMBERSHIPS :

Luxembourg Bar, admitted in 1991

International Association of Lawyers (UIA)

International Association of Restructuring, Insolvency & Bankruptcy Professionals (INSOL)

R3 – Association of Business Recovery Professionals

## RECOGNITIONS :

Chambers Europe 2024 - Lawyer top ranked Eminent Practitioners, Dispute Resolution  
Legal500 EMEA, 2024 - Leading individual, Dispute Resolution  
Chambers Europe 2024 - Top ranked band 1, Dispute Resolution  
Chambers Europe 2025 -

## PUBLICATIONS :

The Cour de Cassation recognises the right of a minority shareholder to join proceedings as a civil party before the investigating judge in respect of the losses suffered by the company  
A court-appointed provisional administrator cannot evade the rules and legal obligations applicable to companies  
KLEYR\_GRASSO contributes to the Chambers Global Practice Guide: Litigation 2026  
The usufructuary of shares in a public limited company (société anonyme) is not allowed to request the convening of a general meeting  
The new law on business continuity and modernising bankruptcy law entered into force on 1 November 2023  
Arbitration Reform – Highlights of the Law of 19 April 2023  
Shareholder disputes – abuse of equality  
A court action for dissolution of a company for just cause is an action reserved to the company's shareholders

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## EVENTS

IBA Annual Litigation Forum - The world has lost its compass: we need to talk about litigators!

