



**Daniel Engel**

Partner

Munich

**T +49 89 383388 726**

**daniel.engel**

**@hengeler.com**

Daniel represents national and international companies in complex disputes before national courts, in international arbitration proceedings and in alternative dispute resolution. He focuses on international arbitration, in particular post-M&A, and on cross-border defense cases in critical bet-the-company scenarios.

In the past, Daniel has gained vast experience in advising on corporate law and international M&A transactions, such as representing Linde AG in its merger of equals with Praxair, Inc. Today, Daniel represents national and international clients particularly in post M&A disputes under the rules of all relevant arbitral institutions.

His most recent cases include the successful defense of a tier 1 automotive supplier against a EUR 160 million post-M&A claim and the successful defense against alleged claims of unfair trade practices and clause in the retail sector. Further, Daniel advises various national and international clients strategically on potential disputes pertaining to M&A transactions and important cooperation agreements. Daniel also regularly advises on investment law disputes and nationality planning.

Daniel's further major cross-border cases include the global defense of TVS SUD AG in relation to the rupture of the tailings dam in Brumadinho/Brazil. Daniel also represents a DAX40 company in its Europe-wide defense against alleged investor claims relating to certain US financial products. Daniel also frequently advises insurance companies on insured activities abroad and has successfully negotiated several settlements in US mediations. In addition, Daniel has particular expertise in corporate disputes and asset management litigation.

Daniel lectures at the University of Augsburg and regularly publishes on arbitration topics.

## Career

Admitted to bar 2015

Lecturer at University of Augsburg

University of Augsburg (Dr. jur.)

George Washington University

(LL.M.)

## Publications

How robust is the protection of German investments in China?

SchiedsVZ 2024, 299-306

Ein- und Ausreisewirtschaften und

Handelsabkommen der EU mit

Kanada (CETA) mit Unionsrecht

vereinbar (Anm. Daniel Engel),

SchiedsVZ 2019, 226

Investitionsschutzstreitigkeiten in

der Europäischen Union, SchiedsVZ

2013, 214-219

Das Investor-Staat

Schiedsverfahrenssystem auf dem

panoceanischen Marktstand,

SchiedsVZ 2017, 291-299

Zwischenschritte als ad-hoc-

veröffentlichungspflichtige

Insiderinformation, AG 2019, 160-

169 (with Jochen Vetter, Theresa

Lauterbach)

## Recent Work

Hengeler Mueller wins EUR 200 million post-M&A arbitration

Hengeler Mueller client Linde succeeds before German Federal Court of Justice – Declaratory action in connection with Praxair-Merger finally rejected