



IN THE COURT OF FIRST INSTANCE

OF THE ASTANA INTERNATIONAL FINANCIAL CENTRE

8 August 2025

CASE No: AIFC-C/CFI/2025/0031

Mr. Vadim Miropolskiy

Claimant

v

- (1) Mr. Boris Bronislavovich Livandovsky
- (2) Mr. Maksim Vladilenovich Nikulin
- (3) "Agronavigator" LLP
- (4) "Donetskoe Kollektivnoe Hozyaistvo" LLP

Defendants

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JUDGMENT AND ORDER

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Justice of the Court:  
The Lord Faulks KC



## JUDGMENT AND ORDER

1. Pursuant to a Claim Form made on 1 August 2025 the Claimant seeks an Order from this Court to recognise and enforce the measures set forth in para “M” of the IAC Arbitration Award dated 22 July 2025 made by Mr. Ilya Kirichenko, the sole arbitrator appointed by a letter dated 3 April 2025 of Mr. Thomas Krümmel, the Chairman of the International Arbitration Centre of Kazakhstan, in IAC Arbitration Case No. 32/2025.
2. Having read the Award it appears to me that the application is justified. Accordingly, I hereby order:
  - 1) The claim of Vadim Evgenyevich Miropolsky against Boris Bronislavovich Livandovsky, Maksim Vladilenovich Nikulin, Agronavigator LLP, and Donetskoe Kollektivnoe Hozyaistvo LLP for recovery, jointly and severally, of the amount of KZT 500,000 (five hundred thousand tenge) for redemption of the Bonds at par value – is granted. It is ordered to recover from Boris Bronislavovich Livandovsky, Maksim Vladilenovich Nikulin, Agronavigator LLP, and Donetskoe Kollektivnoe Hozyaistvo LLP, jointly and severally, in favour of Vadim Evgenyevich Miropolsky, the amount of KZT 500,000 (five hundred thousand tenge) for redemption of the Bonds at par value.
  - 2) The claim of Vadim Evgenyevich Miropolsky against Boris Bronislavovich Livandovsky, Maksim Vladilenovich Nikulin, Agronavigator LLP, and Donetskoe Kollektivnoe Hozyaistvo LLP for recovery, jointly and severally, of interest in the amount of KZT 11,250 (eleven thousand two hundred fifty tenge) – is granted. It is ordered to recover from Boris Bronislavovich Livandovsky, Maksim Vladilenovich Nikulin, Agronavigator LLP, and Donetskoe Kollektivnoe Hozyaistvo LLP, jointly and severally, in favour of Vadim Evgenyevich Miropolsky, interest in the amount of KZT 11,250 (eleven thousand two hundred fifty tenge).
  - 3) It is ordered to recover from Boris Bronislavovich Livandovsky, Maksim Vladilenovich Nikulin, Agronavigator LLP, and Donetskoe Kollektivnoe Hozyaistvo LLP, jointly and severally, in favour of Vadim Evgenyevich Miropolsky, the amount of KZT 107,000 (one hundred seven thousand tenge) as reimbursement of arbitration costs incurred by the Claimant.
3. The Defendants are given liberty to apply to have this Order set aside within 14 days of service upon it of this Order.
4. This Order shall not be enforced (a) until after the end of the period set out in paragraph 3 above or (b) until after any application made by the Defendants within that period has been finally disposed of, whichever is the later.

By Order of the Court,

The Lord Faulks KC,  
Justice, AIFC Court



**Representation:**

The Claimant represented himself.

The Defendants were not represented.