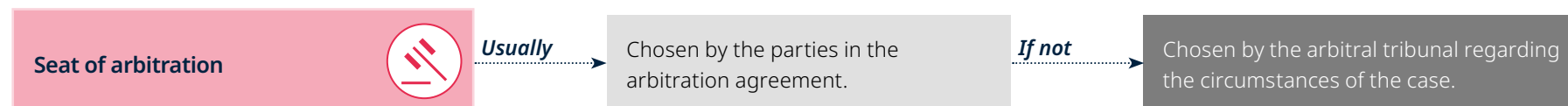
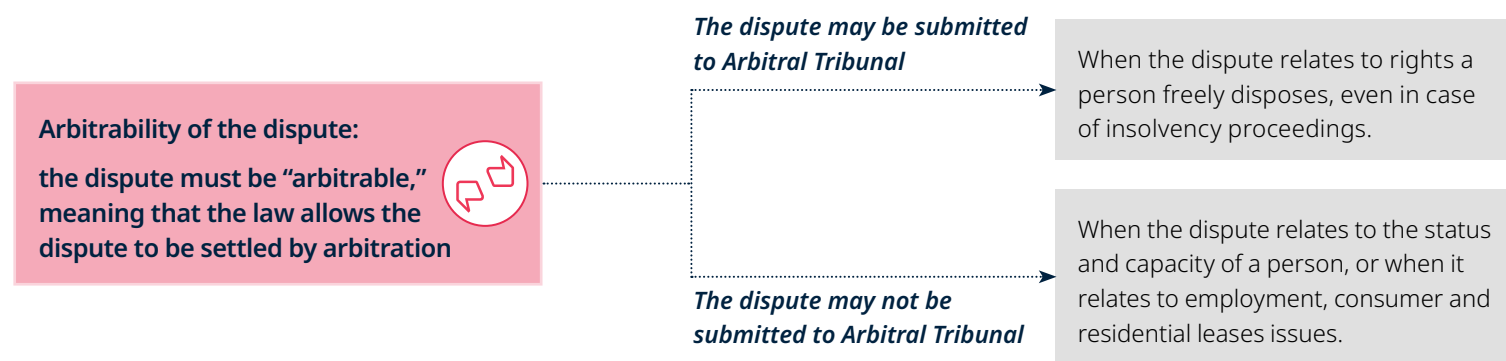
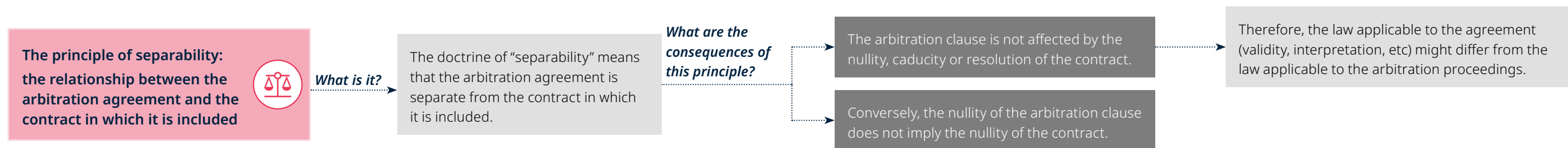
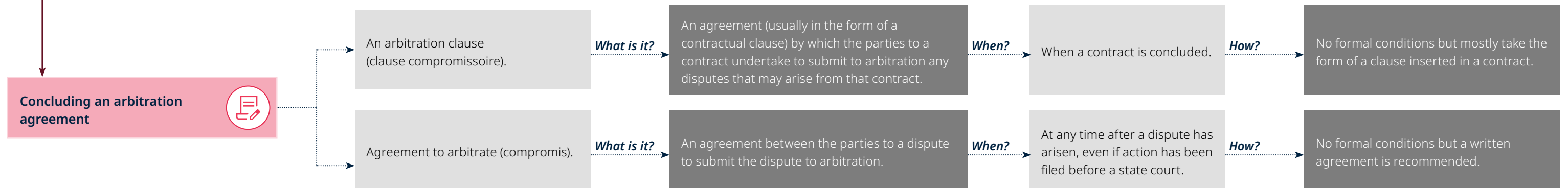


# Law of 19 April 2023 on arbitration in Luxembourg



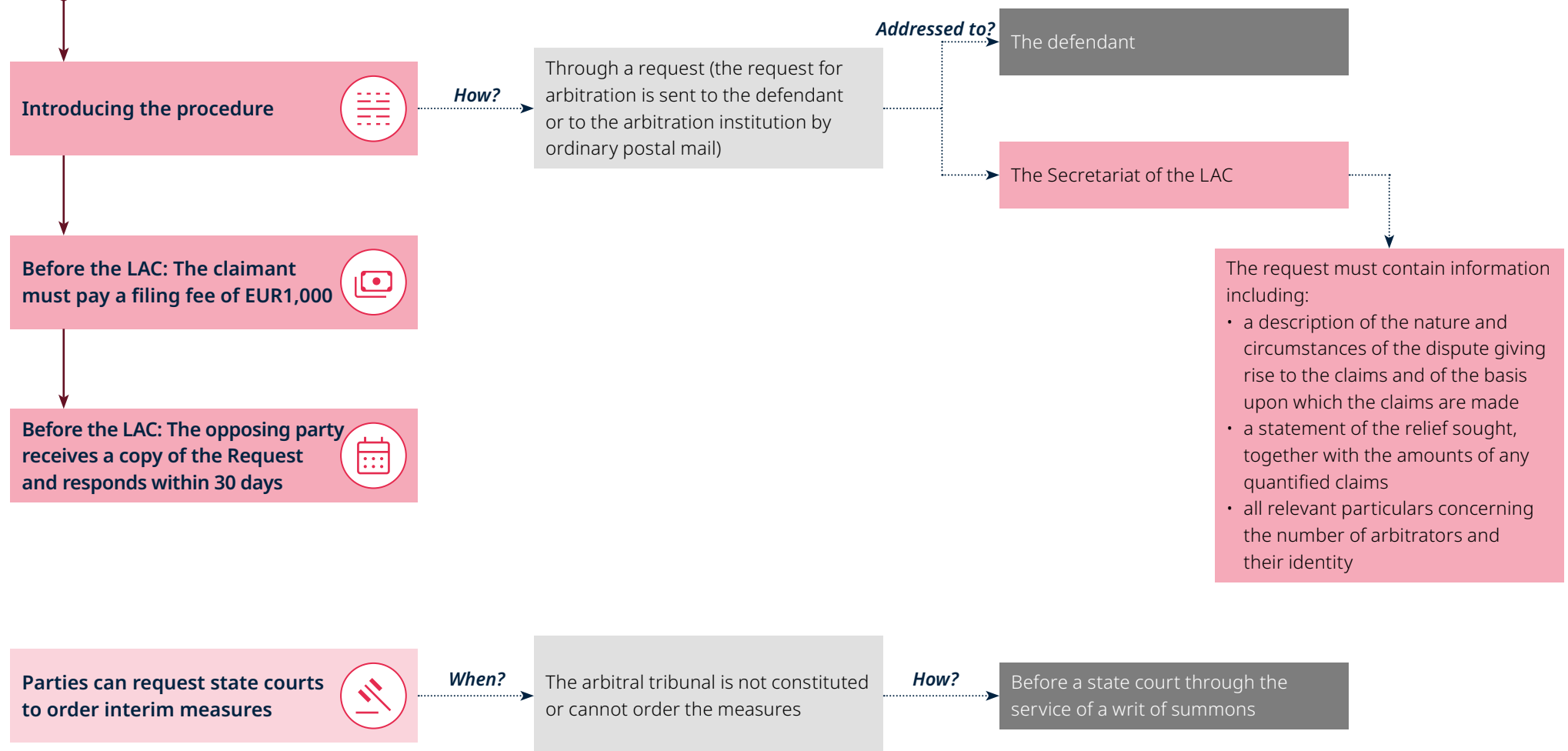
## Concluding arbitration agreements under Luxembourg Arbitration Law



# Law of 19 April 2023 on arbitration in Luxembourg



## Commencing arbitration proceedings under Luxembourg Arbitration Law

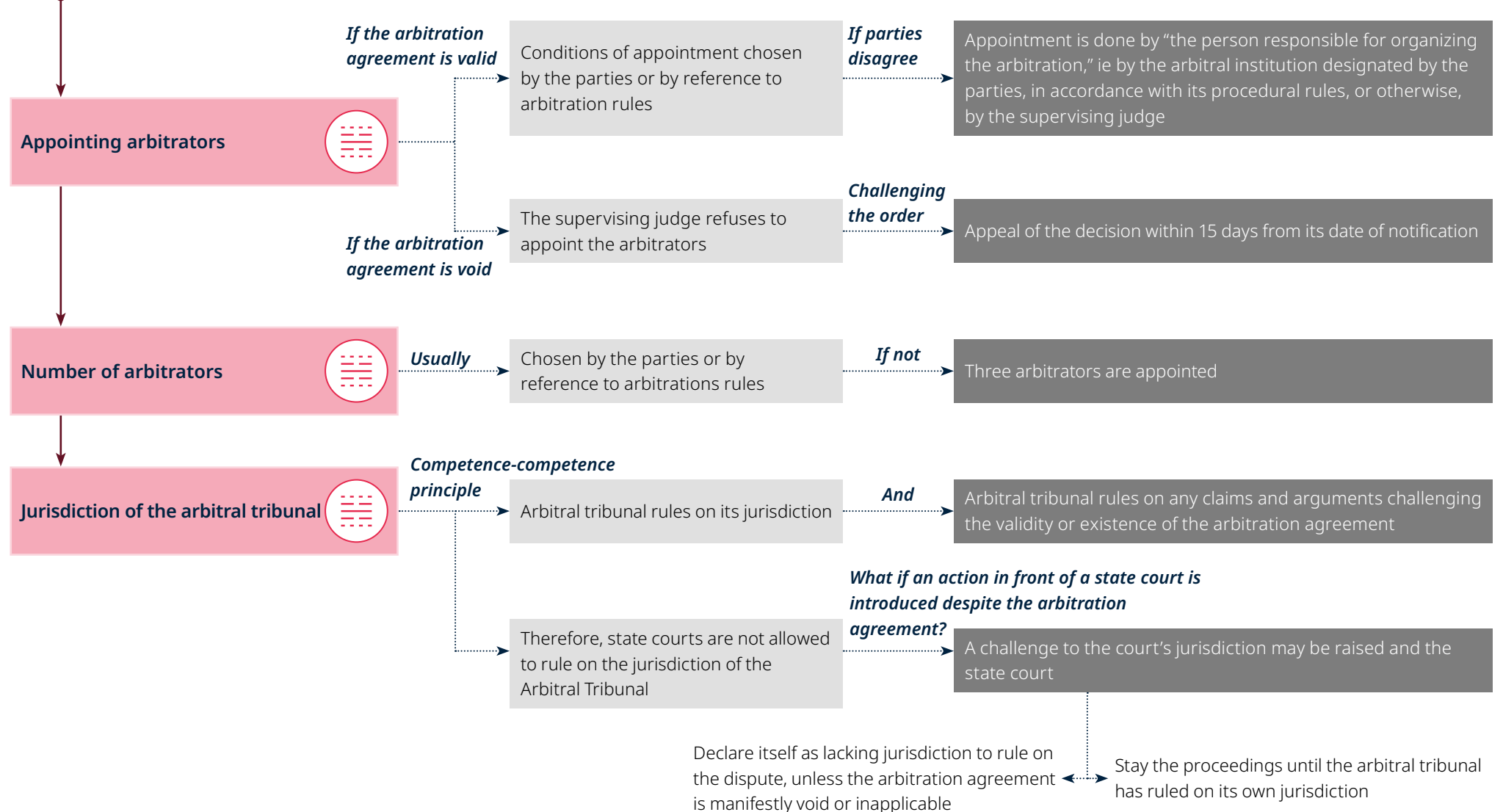


Procedural rules specific to the Luxembourg Arbitration Center (LAC)

# Law of 19 April 2023 on arbitration in Luxembourg



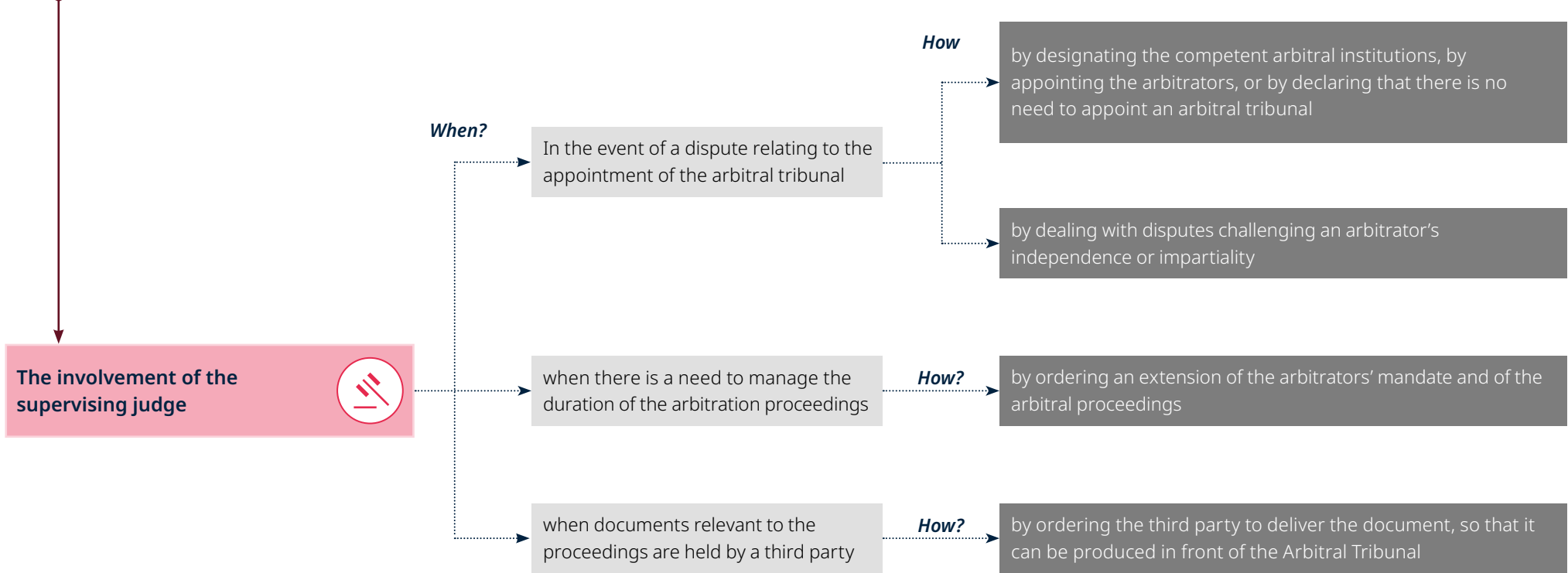
## Constitution of the Arbitral Tribunal under Luxembourg Arbitration Law



# Law of 19 April 2023 on arbitration in Luxembourg



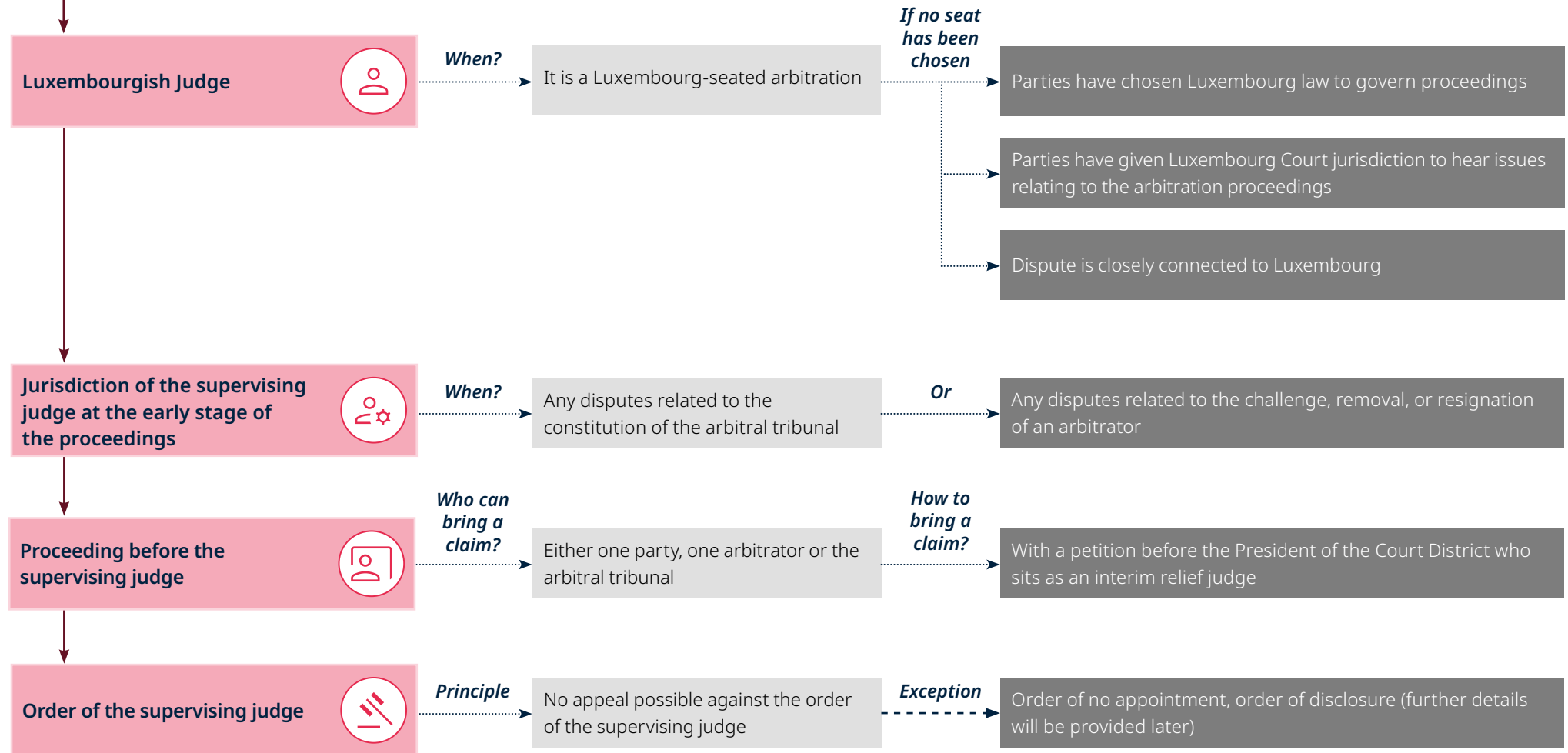
The supervising judge (juge d'appui) under Luxembourg Arbitration Law 1/2



# Law of 19 April 2023 on arbitration in Luxembourg



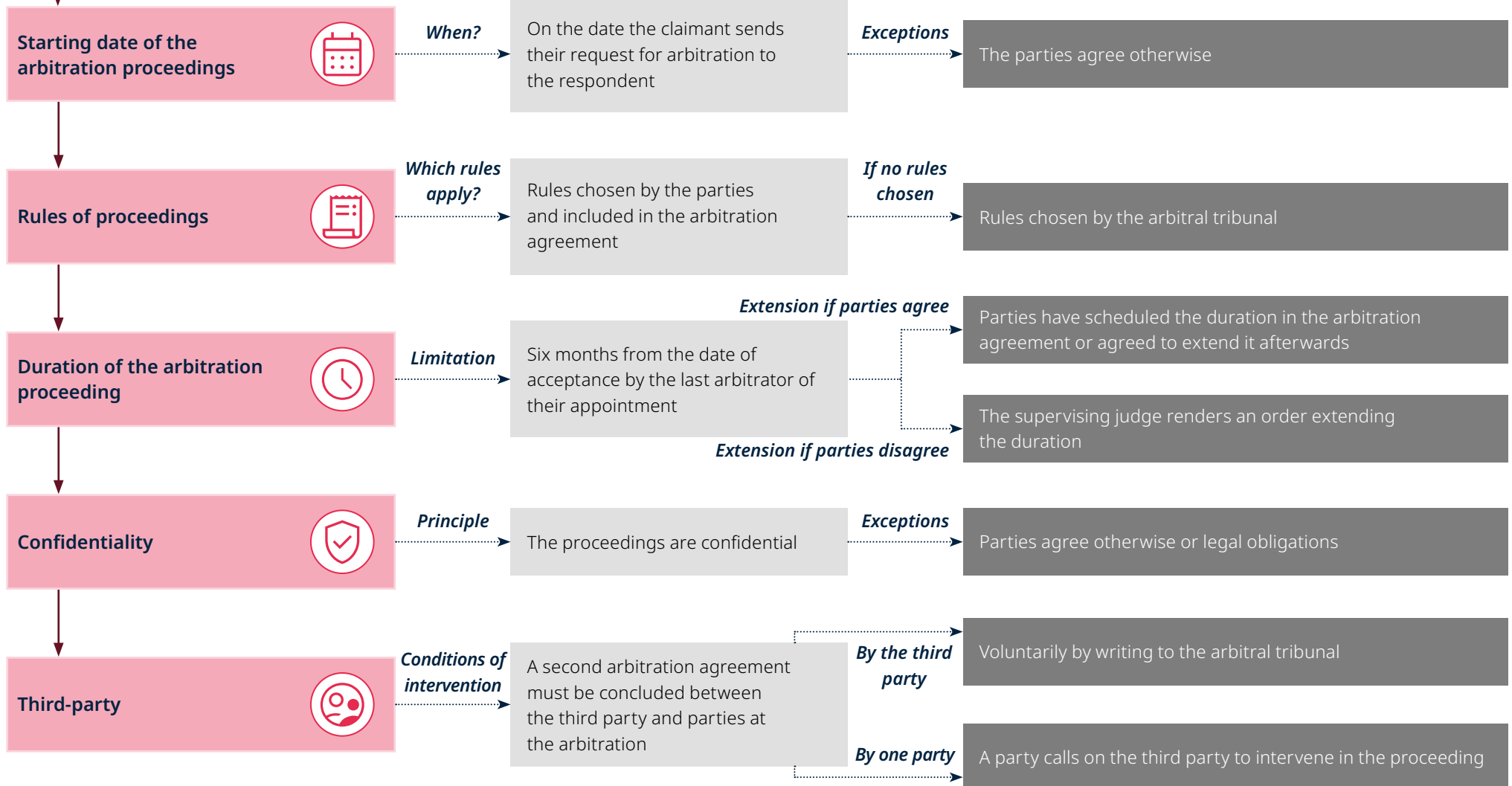
The supervising judge (juge d'appui) under Luxembourg Arbitration Law 2/2



# Law of 19 April 2023 on arbitration in Luxembourg



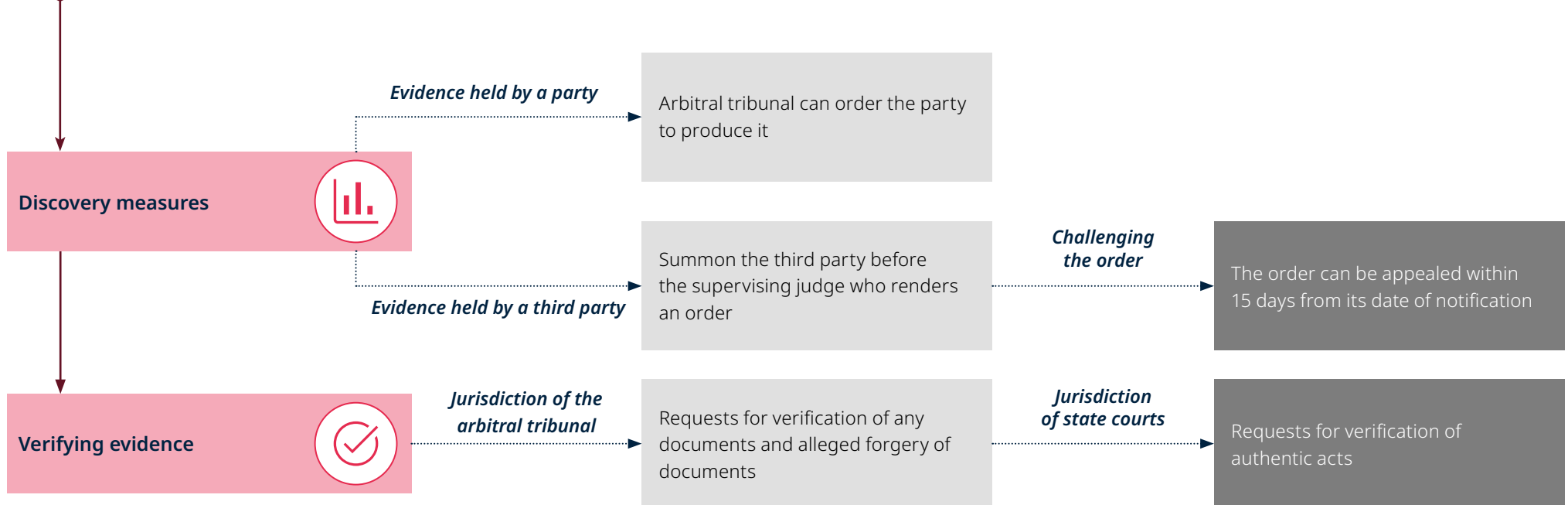
## Arbitration proceedings under Luxembourg Arbitration Law



# Law of 19 April 2023 on arbitration in Luxembourg



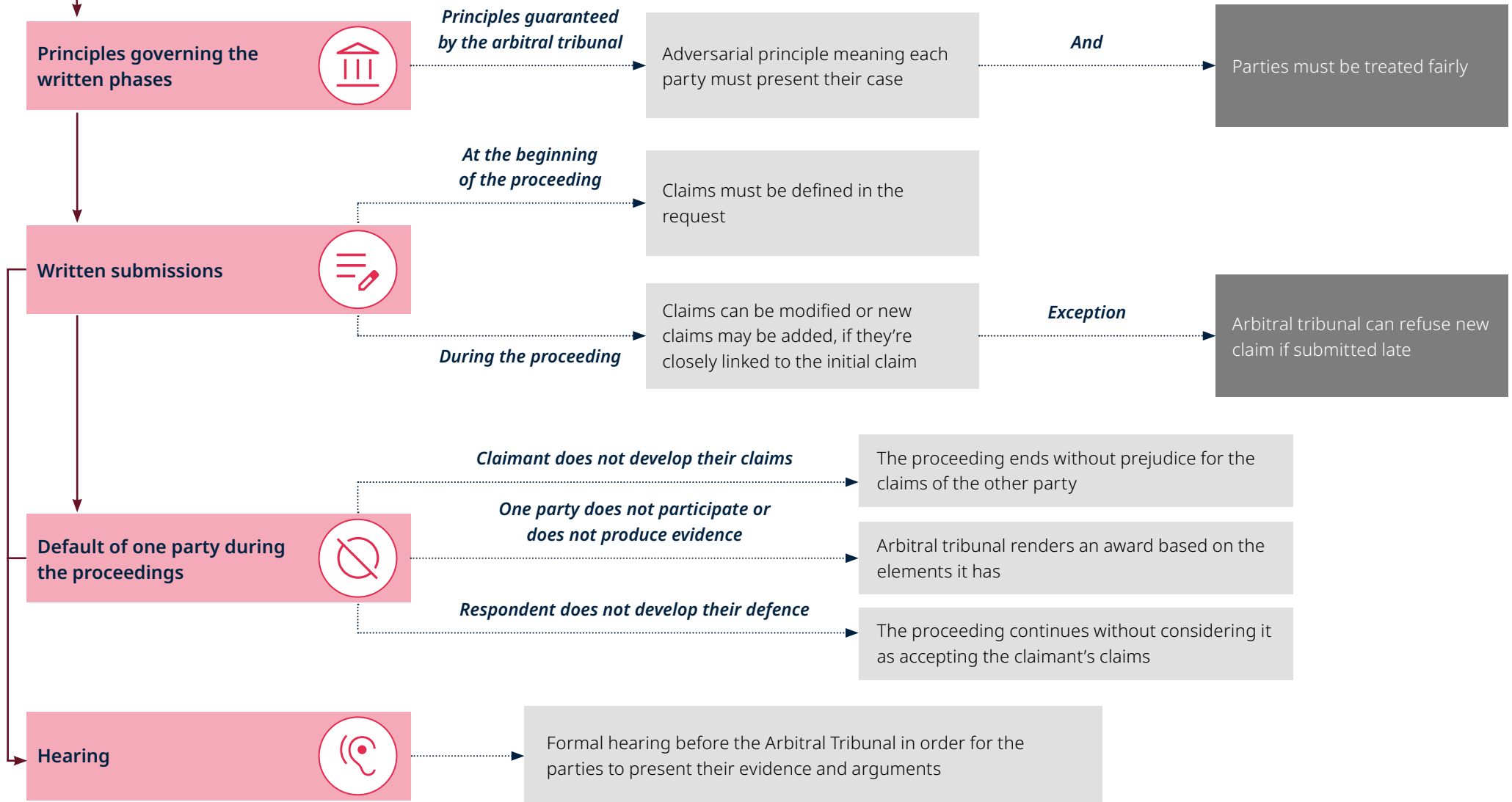
## Evidence under Luxembourg Arbitration Law



# Law of 19 April 2023 on arbitration in Luxembourg



## The Different Arbitration Phases under Luxembourg Arbitration Law



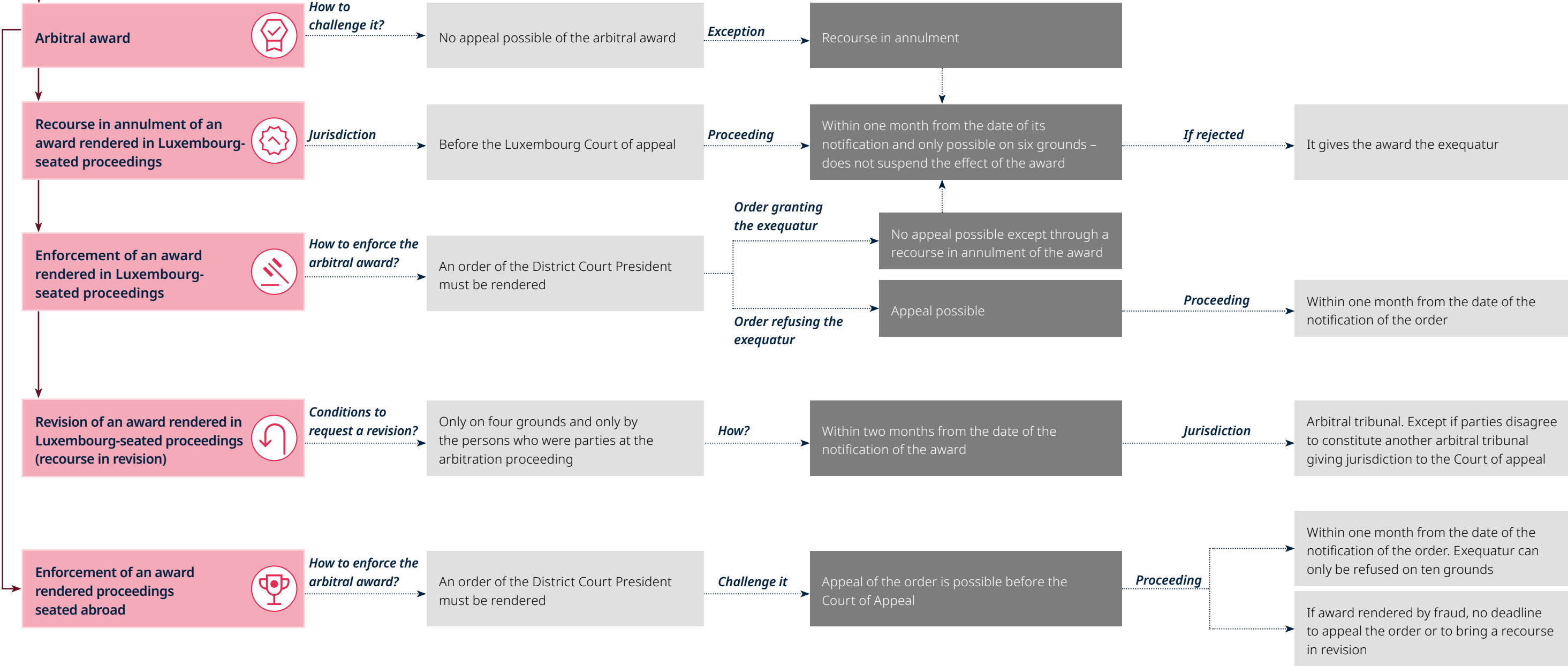


# Law of 19 April 2023 on arbitration in Luxembourg



## Arbitral award and enforcement under Luxembourg Arbitration Law

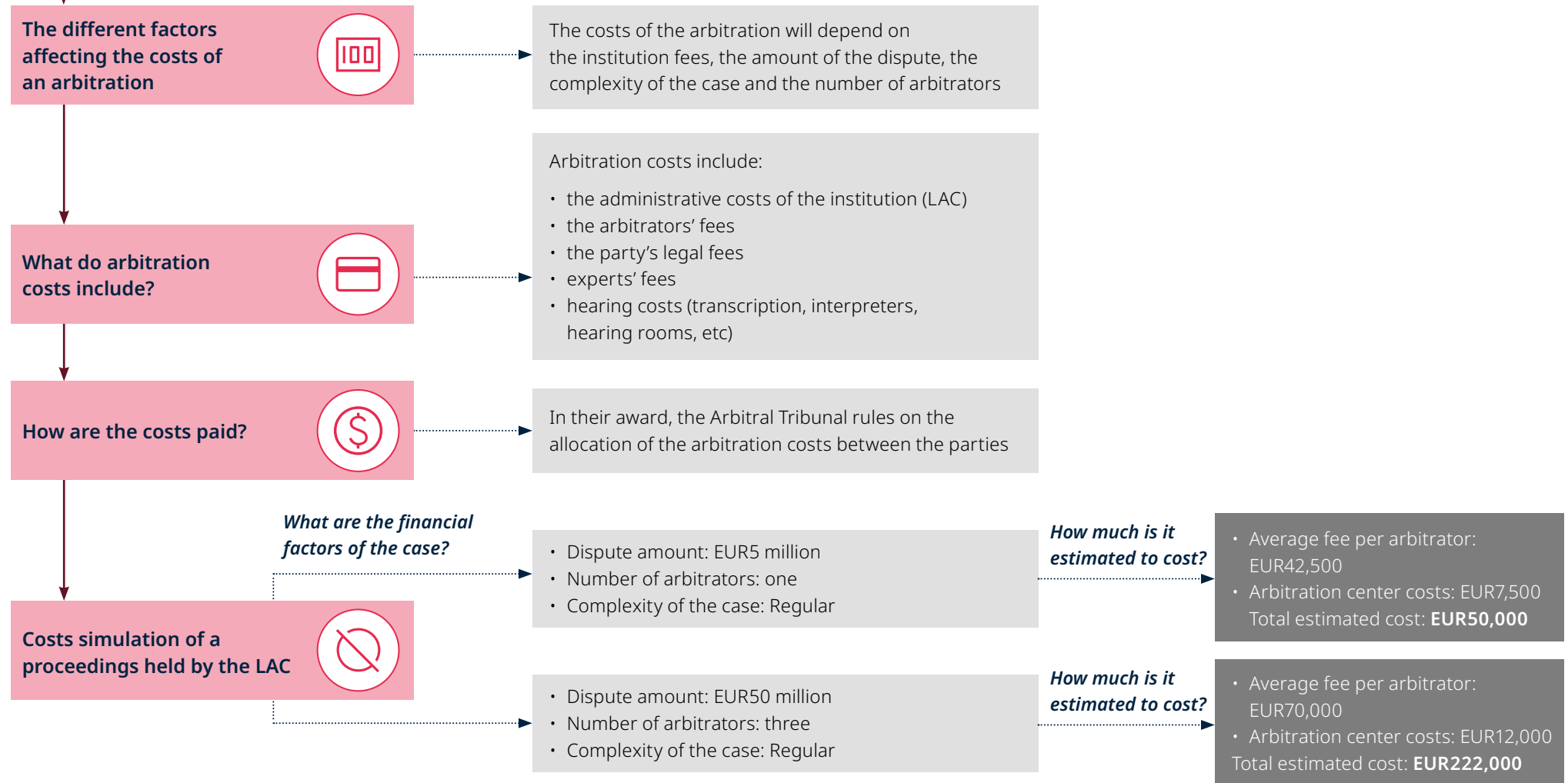
Note: The procedure for the enforcement of arbitral awards set up by the Law of 9 April 2023, described below, may be applied in parallel with the 1958 New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards, as a more favorable national law.



# Law of 19 April 2023 on arbitration in Luxembourg



## Costs of Arbitration proceedings in Luxembourg



\*The listed costs cover only the arbitrator's fees and expenses, as well as the Center's administrative costs. This does not include other costs, such as lawyers' fees.

# Law of 19 April 2023 on arbitration in Luxembourg



Your global arbitration and enforcement counsel

We're a global team of lawyers who provide the dispute resolution services you need across all major business markets. Our highly-regarded international arbitration lawyers combine world-class experience, country-specific legal acumen, seamless teamwork, and deep sector insight.

Arbitration offers the benefits of neutrality, flexibility, confidentiality and better prospects for enforcement compared to national court-based litigation. As global trade and geopolitical tensions continue to increase, international arbitration becomes an increasingly more relevant tool to minimize risk.

We provide the advice you need to incorporate international arbitration agreements in commercial contracts, so you're strategically well-positioned when disputes arise. We help position you for efficient dispute resolution, including allowing for

negotiation or mediation to achieve early settlement. Given the multitude of options as to arbitral institutions, arbitration rules, seats and governing laws, it's not always straightforward to make the right choices in an arbitration agreement. Getting tailored advice from experienced international arbitration lawyers, from contract drafting to dispute resolution, is critical to enhance options for settlement and to ensure enforceable outcomes.

With an unparalleled presence on six continents, we serve as counsel and sit as arbitrators under all major institutional and ad hoc arbitration rules.

## Key contacts



**Olivier Reisch**

Partner  
Luxembourg  
T +352 26 29 04 2017  
olivier.reisch@dlapiper.com



**Carole Rhein**

Counsel  
Luxembourg  
T +352 26 29 04 2065  
carole.rhein@dlapiper.com



**Amin Bouazza**

Senior Associate  
Luxembourg  
T +352 26 29 04 2615  
amin.bouazza@dlapiper.com