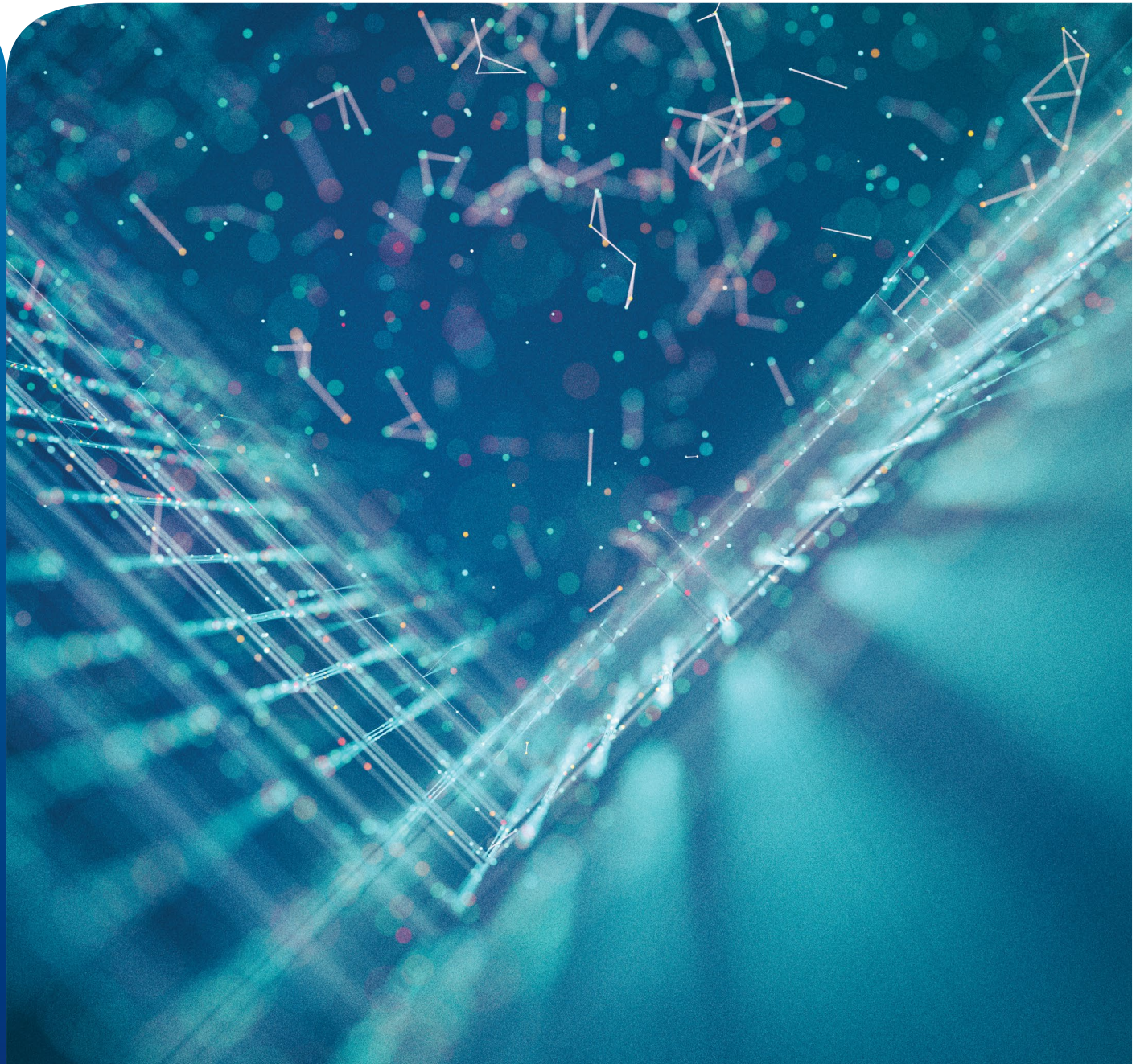


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Asset Recovery Guide Benelux & Switzerland

A cross-jurisdiction guide on
asset tracing, asset recovery
and enforcement

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Introduction

This booklet gives a structured and practical overview of the rules regarding asset tracing, recovery and enforcement of (foreign) judgments and arbitral awards in our four home markets (The Netherlands, Belgium, Luxembourg and Switzerland). The goal is to provide an initial grip on the formalities, practicalities, and points of attention when it comes to enforcement of (foreign) judgments and awards.

This booklet is structured as follows:

- Chapter I discusses all aspects pertaining asset tracing, asset recovery and enforcement of domestic civil judgments.
- Chapter II sets out details regarding asset recovery and the enforcement of foreign judgments. Both foreign judgments rendered in EU countries as foreign judgments rendered in non-EU countries are discussed in this chapter.
- Chapter III deals with the enforcement of (domestic and international) arbitral awards.

With an integrated, cross-border approach and activity in four home markets, our team is very well suited to assist with the enforcement of (foreign) judgments and awards, from both a national and cross-border perspective. If you wish to receive further background or have other points of attention you wish to discuss, do not hesitate to *reach out* to one of our team members.



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Our team

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