

# Rishaban Moodley

Practice Head, Sector Head, Director



Rishaban Moodley is Practice Head and Director in our Dispute Resolution practice. Rishaban focuses on various areas of law, including commercial litigation, mining, media, administrative law, and forensic investigations.

## About Rishaban

Rishaban joined Hofmeyr Herbstein and Gihwala (now Cliffe Dekker Hofmeyr) as an Associate in 2001 and was promoted to Senior Associate in 2003. He became a Director in 2005. In 2022, Rishaban was appointed Head of the Dispute Resolution practice.

## Credentials

### Education

- BProc LLB, University of Pretoria
- Year of admission as an attorney: 2001

## Experience

- **SABC**
  - Conducted forensic investigations at the SABC and has in the past and is presently advising and making recommendations to the SABC board and management on improving certain of their policy documents.
  - Advised the board and management on tender procedure, irregularities and good governance.
  - Advised on the Broadcasting Act, Delegation of Authority Framework, PFMA and SABC's company registration documents.
  - Familiar with the internal as well as external regulatory instruments governing the SABC

- **Gauteng Department of Health**

Advised the Gauteng Department of health on tender irregularities in respect of an R8 billion tender that had been awarded and have made recommendations in resolving the irregularities.

- **Reviewing the tender procedures**

Reviewing the tender procedure in the awarding of anti retrovirals. This is one of the largest tenders in the department's history. The parties to the review include treasury and one of the largest pharmaceutical companies in the world.

## Contact Rishaban

+27 (0)11 562 1666

[rishaban.moodley@cdhlegal.com](mailto:rishaban.moodley@cdhlegal.com)

[Rishaban on LinkedIn](#)

## Expertise

[Dispute Resolution](#)

[Public Law](#)

[Mining & Minerals](#)

[International Arbitration](#)

[Corporate & White Collar Investigations](#)

[Technology & Communications](#)

[Oil & Gas](#)

## Location

Johannesburg

## Language

English



- Mining houses

Extensive experience in open cast mining acting for and advising mining houses both in South Africa and other parts of Africa for over six years. The service and advice provided includes the application for prospecting permits, mining licenses, employment agreement, union negotiations, transport agreements, various sale agreements, including the sale of material and ferro alloy and commercial litigation.

## News

### [The Legal 500 Private Practice Arbitration Powerlist for Africa](#)

Congratulations to our Dispute Resolution Lawyers that have been included in the Legal 500 Private Practice Arbitration Powerlist for Africa.

### [Ensuring termination does not amount to repudiation](#)

Contractual relationships in business can easily become complex when one party appears to be unwilling to perform its obligations. Cancellation of a contract is a general remedy for breach of contract but can easily become mischaracterised due to the complexity of the relationship.

### [Organs of state, be careful of the label attached to your RFB – it's a game of substance over form](#)

John Stuart Mills said that "landlords grow rich in their sleep" but this was not the case for the Airports Company South Africa SOC Limited (ACSA) when it published a Request for Bids (RFB) inviting members of the public to submit tenders for the hiring of car rental kiosks and parking bays at nine airports operated by the ACSA.

### [Can the real bidder please stand up: Fronting under the Broad Based Black Economic Empowerment Act](#)

South Africa's first democratic government set out to redress the gross inequalities of the past. Parliament, in 2003, enacted the Broad Based Black Economic Empowerment Act, No 53 of 2003 (Act). The fundamental objective of the Act is to advance economic transformation and enhance the economic participation of black people in the South African economy.

### [Evidence in domestic arbitration proceedings](#)

Domestic arbitration proceedings in South Africa are governed by the Arbitration Act, No 42 of 1965 (Act). By virtue of the nature of arbitrations, parties to an arbitration agreement, with reference to the arbitral rules incorporated in such agreement, would ordinarily dictate the manner in which evidence is presented during the arbitration proceedings.

[All news by Rishaban Moodley →](#)

## Recognition

- The Legal 500 EMEA 2016-2024 recommended Rishaban for dispute resolution.
- Rishaban was listed in the Legal 500 Private Practice Arbitration Powerlist: Africa 2023.