

RATES FOR CROSS-BORDER CLAIMS

Differences in language and culture, but particularly the differences in legislation, make debt collection abroad more complex. However, Bierens Debt Recovery Lawyers employs its own international attorneys and paralegals from the eleven largest European economies at its offices in Europe. This is why Bierens Debt Recovery Lawyers provides a complete solution to all your debt collection problems in Europe. Our international lawyers also speak English, in addition to their own native language.

A. Extrajudicial debt recovery: based on No Win, No Fee

1. The debtor pays at least the principal amount

The file will be settled in such a manner that, after deduction of our fee, you will be left with at least 85% and a maximum 100% of the principal amount. The exact percentage depends on whether and, if so, how much, interest and collection costs we have been able to recover from the debtor. Legislation regarding that issue varies per country. It is our mission to recover as much of the costs from the debtor as possible. Usually we collect these additional costs, so that on average 95% of the principal amount can be paid out. In many Western European countries this is often even 100%.

2. The debtor pays less than the principal amount (for instance in the event of a dispute or insolvency)

If the debtor does not pay your entire claim (for instance, due to a dispute or in the event of an insolvency) we will charge you a fee in accordance with the graduated scale below over the amount paid by the debtor after you instructed us to recover your claim. In addition, we will charge administrative costs of €150.00 excl. VAT, which includes costs of extracts, translation costs, and the costs of a credit report.

Over the first €25,000.00	15%
Over the amount above up to €50,000.00	12.5%
Over the amount above up to €100,000.00	10%
Over the amount above	8%

3. The debtor pays nothing

If we do not collect anything, then we will not charge you our fee, but merely pass on our €150.00 excl. VAT administrative fee. You will also receive a credit report which will partly substantiate why your claim cannot be collected (for instance, due to bankruptcy), or why legal proceedings are not advisable (for instance, because the costs outweigh benefits).

4. Principal amount less than €3,000.00

If your claim has been partially or fully paid, then an additional administrative fee in the amount of €100.00 excl. VAT will be charged. The fixed costs of an international file are such that we have to charge these extra costs in order to collect a small claim cost-effectively.

B. Judicial debt recovery

1. Fee for a default judgment (no defence)

If, despite our repeated written and telephone demands, the debtor does not proceed to effect payment, then we will advise you regarding the subsequent course of action.

This can be advice to close the file, for instance, because of negative credit information or because the costs outweigh the benefits.

It may also be that we advise you to conduct accelerated proceedings or common proceedings in the country of your debtor. It may, however, be possible to conduct proceedings against a foreign debtor in the Netherlands.

In the afore-mentioned cases, we will ask you in writing whether or not you wish to receive advice regarding litigation. If you would like to receive legal advice, then we will research which court has jurisdiction in which country and which law is applicable. We will also advise you which legal proceedings are most suitable for your claim. In addition, we will explain how these legal proceedings work and what the costs are.

For conducting the legal proceedings themselves, we will charge a previously indicated hourly fee or a fixed amount, so that you always know in advance what to expect. We can also agree to a contingency fee. For most accelerated proceedings abroad, this is a fixed sum of €825.00 excl. VAT, plus third party costs. Of course we will recover as much of these costs from the debtor as possible.

In most cases, if the claim is awarded by the court and the debtor satisfies the judgment, then the file will be settled in such a manner that after deduction of our costs you will be left with 85% to 100% of the principal amount. This partly depends on how much interest and costs will be awarded, as this varies per country.

2. Fees for contentious proceedings

For legal proceedings we will usually be able to agree upon a fixed amount for the entire proceedings, so that you know what to expect. An agreement based on a contingency fee is also an option. These costs will be recovered from the debtor as much as possible. If your claim is fully awarded by the court and the debtor satisfies the requirements of the judgment(s), then we expect to be able to settle the file in such a manner that, after deduction of the costs, you will be left with 85% to 100% of the principal amount. For smaller claims, this percentage will not always be feasible.

We will always request your written permission before carrying out any activities based on an hourly fee or a fixed fee.

C. Returned goods

In the event that, after you have instructed us to collect your claim, goods are returned, then we will charge you 50% of the aforementioned graduated scale over the value of these goods.



TERMS AND CONDITIONS FOR CLAIMS, AT HOME AS WELL AS ABROAD

1. The above rates do not apply to claims which have been handled in the past by another debt recovery intermediary.
2. The recovered amount is considered to be all that is received after we have sent our first demand letter, regardless of who has made the effort and irrespective of when the debt recovery is terminated.
3. Our debt recovery attorneys work in accordance with the guidelines as set out by the Association of Debt Collection Lawyers (VIA), in accordance with the code of conduct of the Dutch Law Association (NOvA), and the Code of Ethics of the International Association of Commercial Collectors (IACC).
4. In order to settle files swiftly, by instructing Bierens Debt Recovery Lawyers to collect your claim, you give us permission to apply the moneys paid by the debtor to Stichting Derdengelden Bierens Incasso Advocaten to payment and settlement of (third party) invoices, legal fees, and costs. Our firm may send interim (third party) invoices if necessary.
5. Any liability is limited to the amount paid out under our firm's professional liability policy in the matter concerned.
6. In the event of a dispute with a non-Dutch client, the Court of the place of business of the client, as well as the District Court of Amsterdam have jurisdiction.

CONSULTANCY PRACTICE FEES (IF NOT B2B DEBT RECOVERY)

Our law firm has specialised in handling all B2B claims, from small undisputed claims in the Netherlands to substantively disputed and legally complex claims abroad. All lawyers have developed their own area of expertise, which is why we have experts in the fields of insolvency law, law of obligations, transport law, construction law, contract law and private international law. If you would like to receive advice in any of these areas of law, then we will agree an hourly fee in advance. It is also possible to work with fixed amounts for a comprehensive advice or for the potential proceedings, so that you know what to expect. This is because the code of conduct for the legal profession prohibits No Win, No Fee for disputed claims. We can also agree to a contingency fee though.

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