



Milad Emam is a Special Counsel whose practice focuses on advising and representing insurance carriers in a variety of complex disputes, including those involving professional liability claims.

Milad regularly provides his clients with comprehensive coverage analysis in coverage disputes involving primary and excess D&O, E&O, and EPL policies. He has experience with coverage disputes relating to securities claims, including securities class actions, derivative lawsuits, and government enforcement actions, as well as matters involving employee lawsuits, professional malpractice claims, and bankruptcy. Milad also has experience litigating issues relating to various policy exclusions.

Prior to joining BatesCarey, Milad worked as a civil-rights litigator at a national public-interest law firm. While there, he served as lead counsel in multiple federal First Amendment cases and in a successful state-court challenge to a municipality's ban on food trucks, and he served as co-counsel in class actions that overhauled Philadelphia's and New York City's law-enforcement practices. Milad also previously represented insurer carriers as coverage and monitoring counsel while working at a law firm in Washington, D.C. **REPRESENTATIVE MATTERS**

REPRESENTATIVE MATTERS Obtained district court decision granting summary judgment in favor of insurer, finding that, because of an error and omissions exclusion, no coverage was

Contact Information

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Education

- University of Virginia School of Law, J.D. 2012
- Amherst College, B.A. 2008

Admissions

- Virginia
- District of Columbia
- U.S. Court of Appeals for the Second Circuit
- U.S. Court of Appeals for the Fourth Circuit
- U.S. Court of Appeals for the Tenth Circuit
- U.S. District Court for the Eastern District of Virginia

owed
under
a
D&O
policy
for
a bad
faith
claim
filed
against
a
medical
malpractice
insurer.

Represented
excess
insurer
in
a
confidential
arbitration
before
the
American
Arbitration
Association
regarding
a
multi-million-dollar
dispute
over
coverage
under
a
D&O
policy
for
defense
counsel
fees
and
class
settlement
in
connection
with
merger
litigation.

Assisted
trade
group
of property
and casualty
insurers
in presenting
industry views,
as
amicus curiae
in courts of appeal,
with respect
to pollution
exclusions.

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