

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARSEILLE-KLINIKEN AG,)
Petitioner,)
v.) Civil Case No. 20-3572 (RJL)
REPUBLIC OF)
EQUATORIAL GUINEA,)
Respondent.)

h
ORDER

(November 17, 2023) [Dkt. #1]

For the reasons set forth in the Memorandum Opinion accompanying this Order, it
is hereby

ORDERED that the final arbitration award issued on December 19, 2017, in
Marseille-Kliniken AG v. Republic of Equatorial Guinea, Case No. 600413-2015 (Swiss
Chambers' Arb. Inst.), is hereby **CONFIRMED** under the Federal Arbitration Act, 9
U.S.C. § 207. It is further

ORDERED that judgment shall be entered in favor of petitioner and against
respondent for the monetary portion of the arbitration award as set forth on ECF pages
124–25 [Dkt. #1-1], converted to United States dollars at the conversion rate as of the date
the arbitration award was rendered, December 19, 2017, and with the interest terms
provided in the arbitration award to conclude on the date this Order is issued. It is further

ORDERED that post-judgment interest shall accrue on the judgment amount at the
statutory rate under 28 U.S.C. § 1961(a). It is further

ORDERED that petitioner shall within fourteen (14) days of this Order submit a proposed judgment amount with conversion and interest calculated in accordance with the arbitration award and this Order. It is further

ORDERED that if respondent disputes that proposed judgment amount, it shall file a response within fourteen (14) days of service of petitioner's filing.

SO ORDERED.



RICHARD J. LEON
United States District Judge