

## OUR ALTERNATIVE DISPUTE RESOLUTION PRACTICE

Our team resolves commercial disputes using tenacity and determination. Focused on your objectives, we take an individualised approach to your commercial dispute resolution and lead the way through complex situations. Using our expertise and high level of experience, we scale hurdles, offer reassurance, and deliver success even outside the courtroom.

The aim is to meet client's objectives, and this often includes speedy resolution of their dispute through alternative dispute resolution mechanisms like mediation, conciliation, and negotiation. Our clients often prefer this, as it also helps carefully navigate and maintain their relations.

The resolution mechanism comes with a vast gamut of benefits and practicality as it offers flexibility, speedier resolution, lower costs, maintenance of healthy relations, practical solutions to the parties' needs and interests, confidentiality, ability to enforce the settlement agreement, and protection of the reputations.

Our approach includes working closely with our clients to determine the best dispute resolution process to meet their needs. The privacy, flexibility, and relative speed of alternative dispute resolution mechanisms often appeal to our clients, making it a logical choice in business disputes of all kinds, including those featuring complex financial issues.

We actively pursue all avenues of dispute resolution available and advise clients on choosing the method most appropriate to them and to a particular matter. Our main priority is to resolve disputes quickly and effectively with as little disruption to business as possible – recognition of this is central to how we approach any matter.

Our team is trained and experienced in the advocacy skills you need for successful dispute settlement.

Some highlights of our work are as below:

- Represented five Singaporean and two Indonesian coal and logistics companies in the mediation with their ex-managing director and local partner under the rules of SMC.
- Represented two Indian companies in an Arb-Med-Arb procedure under the rules of SIAC and SIMC against a Korean state-owned enterprise.
- Represented two Singaporean companies in their settlement with their former managing director and his companies.
- Advised a Singaporean company in their settlement negotiations with a Bahamian shipping company with respect to their disputes arisen under the settlement agreement.

### Recognition:





To find out more, please contact:

Prateek Bagaria

e: [prateekbagaria@singularitylegal.com](mailto:prateekbagaria@singularitylegal.com)

m: +91 98200 25813

t: +91 22 4976 5861 Ext. 103