

Overview

Its obligations under the United Nations Commission on International Trade Law and home-grown arbitration, mediation and conciliation regime have made Indian jurisprudence an effective purveyor of alternate dispute resolution.

Alternate Dispute Resolution (ADR) methods preface significant advantages over formal legal proceedings, not least of which is speed and cost effectiveness. They also permit legal and procedural flexibility, and are preferable for preservation of commercial relationships.

Courts in India have long recognised the benefits of ADR and actively encourage parties to resolve or, at the very least, narrow down their disputes that would otherwise be adjudicated before them in whole. In fact, recalcitrance in appointing arbitrators or stymieing arbitral or mediatory efforts usually incur judicial ire and courts frown upon dilatory tactics.

Well versed with the wide variety of mechanisms for dispute resolution, the Firm has been committed to supporting ADR techniques as and where appropriate, and is at the forefront of applying fast-track commercial dispute legislation.

With decades of experience in ADR, the Firm is attitudinally and practically equipped to handle both court supervised and out-of- court / private mediations and other dispute settlement mechanisms. In addition to this, our extensive litigation experience gives us a unique perspective of the factors that lead to successful ADR outcomes. The Firm is fully involved in ADR practice and is consistently building its expertise in the field, being involved in some of the largest ADR cases in intellectual property in India and has seen a high percentage of successful outcomes.



OUR PRACTICES

COPYRIGHT

DESIGN

LITIGATION

PATENTS

TRADEMARK



Related News & Insights

VIEW ALL

Thought Leadership • July 13, 2025

Signed, Sealed, Birkin: When Intellectual Property Meets Iconic Fashion

'First published on Lexology' By: Sehr Anand When Jane Birkin's Birkin, the first ever Birkin bag crafted and designed by Hermès hit the auction

Thought Leadership • July 2, 2025

Promising reform aims to modernise IP management and protection in India

'First published on WTR' By: Safir Anand In summary This article explores the new IP Reforms 3.0 initiative in India and various developments in the

Thought Leadership • June 28, 2025

India: lack of court harmonisation in tackling emerging online infringement threats underscores need for further case law

'First published on WTR' By: Saif Khan and Prajjwal Kushwaha Legal framework Trademarks Act 1999 The Trademarks Act is the parent statutory regulation

Thought Leadership • May 29, 2025

Heir of the Family Trademarks

'First published on Lexology' By: Sandhya Singh, Sampada Kapoor and Kritika Gandhi Trademarks play a pivotal role in distinguishing the goods or services