

SERVICE 06

Dispute Resolution Support

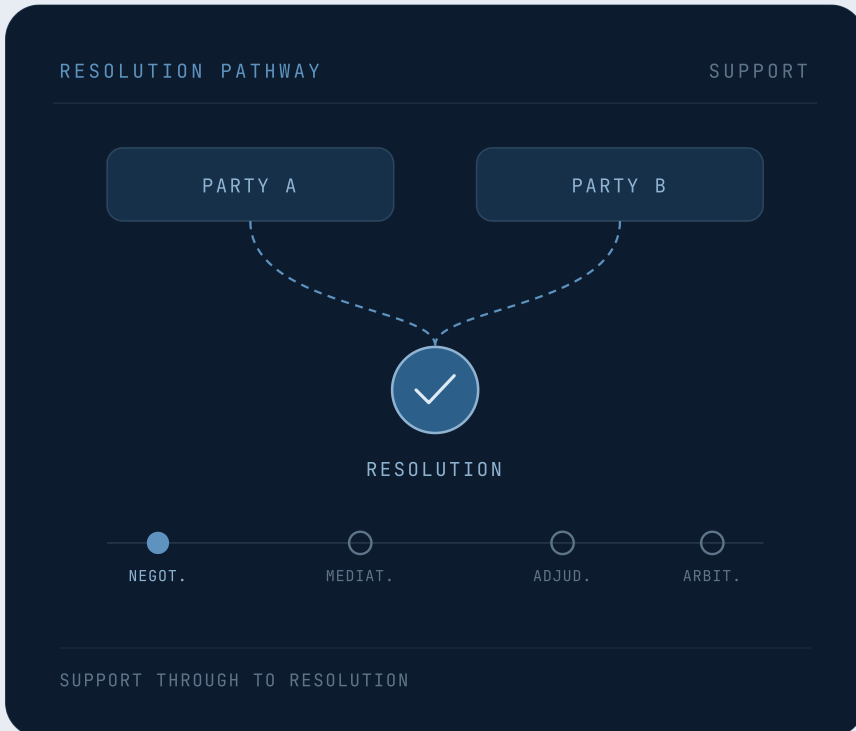
Specialist support through to resolution — whatever the forum.

When time and money are in dispute, the case is won on **evidence and credibility** — clearly presented.

Disputes are decided on the strength of the analysis and how convincingly it is communicated. We provide the analytical backbone — delay evidence, schedules, and clear narrative — that gives your legal team and the tribunal something solid to rely on.

We support clients across negotiation, mediation, adjudication, dispute boards, and arbitration. Our work is objective: the same conclusion whether it helps or hurts — which is exactly what makes it persuasive.

Wherever possible we help resolve matters early and pragmatically — but we prepare every case as if it will be tested, because the credibility that earns a good settlement is the same credibility that wins a hearing.



Disputes are won on clarity, not volume.

By the time a matter reaches adjudication or arbitration, both sides usually have rooms full of documents and competing experts. What decides it is rarely who has more material — it is who can present a clear, credible, well-evidenced account that a busy tribunal can follow and believe.

Our role is to provide that backbone: the delay evidence, the schedules, the demonstratives, and the narrative that connect a legal argument to the facts on the ground. We work alongside counsel and experts, not in place of them — strengthening the technical case rather than complicating it.

Objectivity is what makes the work persuasive. We reach the conclusion the evidence supports, whether or not it is convenient, because a position that has been tested honestly is far harder to dislodge than one stretched to fit.

From an early assessment of the merits through to the hearing and resolution, the aim is to make the strongest case the facts allow — and to know, candidly, where its limits are.

Capabilities

Expert support

Delay analysis to support expert reports and those giving evidence.

Delay evidence

Robust analysis prepared to withstand challenge and cross-examination.

Adjudication support

Fast, focused support for the tight timetables of adjudication.

Arbitration & litigation

Detailed support for arbitration and litigation, alongside counsel.

Mediation & negotiation

Clear analysis to underpin settlement discussions and reach a resolution.

Document & disclosure

Organising and interrogating the record so the right evidence is found.

Our approach

- 01 Case assessment**
An honest early view of strengths, weaknesses, and likely outcome.
- 02 Strategy & evidence**
The evidential strategy set and the record assembled.
- 03 Analysis & reporting**
Delay and its effects analysed and set out in defensible reports.
- 04 Hearing support**
Support for experts and counsel through the hearing.
- 05 Resolution**
Support through settlement, award, or determination.

Deliverables

- ✓ Case assessment & strategy note
- ✓ Delay analysis reports
- ✓ Schedules & demonstrative exhibits
- ✓ Document & disclosure management
- ✓ Hearing & cross-examination support
- ✓ Settlement & negotiation support

Negotiation

Mediation

Adjudication

Arbitration

FIDIC DAB / DAAB

Let's discuss your project.

Whether you require dispute resolution support or wider planning, claims, and dispute advisory, TSconsult is ready to help.

EMAIL

contact@tsconsult.uk

WEB

tsconsult.uk

REGION

GCC · MENA · Europe