

Construction Dispute Resolution

When construction claims arise, our attorneys are experienced in all forms of traditional and alternative dispute resolution (ADR) to help resolve these disputes in an efficient and effective manner. We have handled construction matters before state and federal courts, as well as arbitration proceedings under a variety of rule regimes.

A number of our Construction attorneys are members of the American Arbitration Association's National Roster of Neutrals, and the firm also has a number of attorneys with mediation training and experience. We have participated in many ADR proceedings, including mediations, dispute review boards, mini-trials, summary jury trials, structured negotiations, and other vehicles for resolving disputes in an efficient manner. We have also provided clients with second opinions regarding liability, quantum, and case strategy.

We have experience with all types of construction claims, including bonds and liens, change orders, contractor licensing, defective design, defective materials and equipment, defective or nonconforming work, delay and disruption, differing site conditions, equitable adjustment, extra work, payment, productivity, safety violations, scope of work, termination, and warranty.