

DISPUTE RESOLUTION

HONG KONG

Dispute Resolution/Insolvency & Restructuring

Conyers' disputes practice is one of the largest and most experienced of any offshore law firm and includes senior advocates who have appeared in many leading cases before the courts including appellate courts and the Privy Council. Conyers offers experienced litigators in Bermuda, the British Virgin Islands and the Cayman Islands as well as in Hong Kong to advise clients on all types of contentious matters.

The Hong Kong Team has the ability to provide clients in Asia with real-time access to the laws of Bermuda, the British Virgin Islands and the Cayman Islands in both English and Chinese. This allows clients to benefit from our comprehensive global corporate dispute platform.

In addition, Conyers has significant experience in all aspects of corporate insolvency and restructuring, including bankruptcy, re-organisations and liquidations. And regularly advises clients on the highly complex issues arising in multi-jurisdictional/international and cross-border situations and regularly acts on complex, high-profile cases which require cross-jurisdictional advice on strategy as well as law.

Our Clients

Dispute Resolution: Conyers has acted on global multi-billion dollar disputes and has acted for various banks, listed companies, private equity funds, liquidators, private companies and individual shareholders in their disputes involving offshore vehicles.

Insolvency & Restructuring: Clients include investment funds, creditors, shareholders, high net worth individuals, FTSE 100 and Fortune 500 companies, most of the large onshore legal and accounting practices and insolvency and restructuring firms in leading financial centers around the world as well as working with liquidators on some of the largest liquidations in the region.

Our Services

Conyers provides advice in relation to or represents clients in:

- Shareholder disputes, particularly those arising out of breach of shareholder agreements/minority oppression situations
- Complex, multi-national and cross-border reorganizations
- Shareholder and creditor schemes of arrangements for both solvent and insolvent companies

- Assisting liquidators in asset tracing claims and providing legal expertise in contentious insolvency matters
- Complex commercial disputes, including seeking urgent interim remedies and emergency reliefs (such as injunctions and appointment of receivers)
- Advising companies, directors, regulators, investors, creditors and liquidators on all aspects of insolvency and restructuring
- Claims against company officers for breach of duties
- Contentious shareholders meetings such as those convened for the purpose of changing the formation of the board
- Exit strategies for investors in relation to PRC joint ventures
- Asset recovery/enforcement in Bermuda, the British Virgin Islands and the Cayman Islands
- All aspects of Bermuda, the British Virgin Islands and the Cayman Islands laws in aid of foreign proceedings
- Acting for trustees, protectors and beneficiaries in substantial trust disputes