

MEDIATION

Practice and Strategies in India



Dr. Ashu Dhiman
Mr. Param Bhamra

347.09DHI



37830

SATYAM LAW
INTERNATIONAL

Contents

<i>Foreword</i>	v
<i>Preface</i>	vii
Chapter 1 Adversarial vs. Non-Adversarial Systems and the Significance of Mediation	1
Chapter 2 Understanding Conflict & Resolution	31
Chapter 3 Mediation and Restorative Justice-A Glance	47
Chapter 4 Law & Mediation: <i>Legislative approaches on Mediation in India</i>	61
Chapter 5 Mediation Process <i>Structure & Preparation</i>	85
Chapter 6 Mediator's Tool Kit <i>Essentials & Techniques</i>	157
Chapter-7 Role of Mediator, Parties, Referral Judges and Lawyers	227
Chapter 8 Fostering communication <i>Active Listening & Effective dialogue</i>	243
Chapter 9 Qualities and Skills of a Mediator	259
Chapter 10 Closing the Deal <i>Agreement & Closure in Mediation</i>	275
Chapter 11 Negotiation <i>The Cornerstone of Effective Mediation in India</i>	291
Chapter 12 Mediating Commercial and Financial Disputes <i>Challenges, Strategies, and Insights</i>	309
Bonus A: Traversing a Mediation	335
Bonus B: Problem for Practice	344
The Mediation Act, 2023: An Overview	349

Avoidance	Ignoring the dispute hoping it resolves on its own.	An employee chooses to ignore a conflict with a co-worker.
Accommodation	One party completely yields to the demands of the other.	A tenant agrees to all demands of the landlord to avoid dispute.