Thesis Title	:	Legal Problems in Controlling Dispute Resolution Process by	Mediation
Author Name	:	Ms. Kanjana Panasit	
Degree	:	Master of Laws (Business Law Program)	
Academic Year	•	2008	
Advisory Committee:			
	1.	Prof. Phichaisak Horrayanggoor	Chairperson

2. Dr. Poom Moolsilpa

Member

ABSTRACT

Conciliation which is a part of the alternative or non judicial dispute resolution may lessen the number of cases in the docket which is the major cause of the slowness of the judicial process.

The study reveals that Thailand has many agencies in the administrative process aiming at reduction of disputes which in turn cause, the control of the dispute resolution to be lack of clarity and orderliness in the following matters.

- 1. Type of dispute which may use conciliation.
- 2. The commencement and the termination of conciliation.
- 3. Duty, responsibility, privilege, immunity and ethics of conciliators.

Thailand may use the works of UNCITRAL in reforming its Law on conciliation especially in the above said four areas. Having done so may put conciliation back in an efficient situation. Thailand may also reduce congestion in judicial process.