

**依據勞資爭議處理法第11條申請勞資爭議調解，
依申請人之請求，有下列調解方式可以選定：**

According to Article 11 of Act for Settlement of Labor-Management Disputes, the municipal or city (county) competent authority shall, upon the request of the applicant, conduct the mediation by one of the following ways:

1. 指派調解人。

《直轄市，縣（市）主管機關得委託民間團體指派調解人進行調解。》

Assign a mediator.

(The municipal or city (county) competent authority may commission civil organizations to assign a mediator)

2. 組成勞資爭議調解委員會（簡稱調解委會）

Organize a mediation committee of labor-management dispute (mediation committee).

