

CONTRACT DISPUTES PRACTICAL GUIDES

26 April 2018 | UK
Guides

Welcome to our series of contract disputes practical guides, designed to provide clients with practical guidance on some key issues that feature in disputes relating to commercial contracts under English law. This page will be updated with future editions as they are published.

Each edition comprises:

- a PDF guide (linked below);
- an hour-long webinar for clients and contacts of the firm (you can register to access the archived versions by contacting [Jane Webber](#)); and
- a short podcast focusing on practical tips (linked below).

DISPUTE RESOLUTION CLAUSES: PUTTING YOURSELF IN THE BEST POSITION - ISSUE 10

April 2018

Adam Johnson QC, Alexander Oddy and Nick Peacock

[PDF GUIDE](#)

[PODCAST](#)

GETTING YOUR JUST DESERTS: REMEDIES FOR BREACH OF CONTRACT - ISSUE 9

November 2017

Natasha Johnson, Rachel Lidgate and John Ogilvie

[PDF GUIDE](#)

[PODCAST](#)

TERMINATING YOUR CONTRACT: WHEN CAN YOU CALL IT QUILTS? - ISSUE 8

January 2017

Tom Leech QC, Gregg Rowan and Robert Moore

[PDF GUIDE](#)

[PODCAST](#)

ENGLISH LAW CONTRACTS POST-BREXIT: WHAT CHANGES SHOULD COMMERCIAL PARTIES EXPECT? - ISSUE 7

September 2016

Anna Pertoldi, Neil Blake and Alex Kay

[PDF GUIDE](#)

[PODCAST](#)

DEFINING YOUR LIABILITY IN ADVANCE: LIQUIDATED DAMAGES, LIMITATION AND EXCLUSION CLAUSES - ISSUE 6

June 2016

James Baily, David Nitek and Gillian Fairfield

[PDF GUIDE](#)

[PODCAST](#)

ENDEAVOURS OBLIGATIONS: HOW HARD DO YOU HAVE TO TRY? - ISSUE 5

March 2016

James Farrell, Ann Levin and Gavin Williams

[PDF GUIDE](#)

[PODCAST](#)

HOW FAR CAN YOU ACT IN YOUR OWN SELF-INTEREST? THE ROLE OF GOOD FAITH IN COMMERCIAL CONTRACTS - ISSUE 4

February 2016

Chris Parker, Gregg Rowan and Nick Pantlin

[PDF GUIDE](#)

[PODCAST](#)

(**Note:** Since this guide was published, the Court of Appeal has departed from the High Court's reasoning in *MSC Mediterranean v Cottonex*, referred to in section 9 of the guide. See our post on the decision: [Court of Appeal finds innocent party could not affirm contract following repudiatory breach where defaulting party unable \(not just unwilling\) to perform.](#))

PRE-CONTRACTUAL STATEMENTS: WHEN CAN THEY COME BACK TO BITE YOU? - ISSUE 3

November 2015

Kirsten Massey, James Norris-Jones and Sarah Pollock

[PDF GUIDE](#)

[PODCAST](#)

WHAT DOES YOUR CONTRACT MEAN? HOW THE COURTS INTERPRET CONTRACTS - ISSUE 2

September 2015

Gary Milner-Moore, Natasha Johnson and Steven Dalton

[PDF GUIDE](#)

[PODCAST](#)

(**Note:** Since this guide was published, the Supreme Court has clarified the law on implication of contractual terms, in a landlord/tenant dispute involving Marks and Spencer. See our post on the decision: [Supreme Court clarifies test for implying terms into a contract.](#))

WHEN DO YOU HAVE A BINDING CONTRACT? IT MAY BE MORE (OR LESS) OFTEN THAN YOU THINK - ISSUE 1

June 2015

Tim Parkes, Chris Bushell and Robert Moore

[PDF GUIDE](#)

[PODCAST](#)

KEY CONTACTS

If you have any questions, or would like to know how this might affect your business, phone, or email these key contacts.



MAURA MCINTOSH

PROFESSIONAL
SUPPORT
CONSULTANT,
LONDON

+44 20 7466 2608
Maura.McIntosh@hsf.com

LEGAL NOTICE

The contents of this publication, current at the date of publication set out above, are for reference purposes only. They do not constitute legal advice and should not be relied upon as such. Specific legal advice about your specific circumstances should always be sought separately before taking any action based on this publication.

© Herbert Smith Freehills 2020

SUBSCRIBE TO STAY UP-TO-DATE WITH LATEST THINKING, BLOGS, EVENTS, AND MORE

Close