

€ TRAINING

IT Contracts Drafting & Management





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Introduction:

This program shows you how to draft effective contracts - avoiding unnecessary disputes, unenforceable conditions, inflated bids, productivity loss, and claim administration & settlement costs. It also shows you how to draft contracts to enable long term relationship building and minimal termination pain to the parties.

Course Objectives:

At the end of this course the participants will be able to:

- Understanding of necessary contractual and legal knowledge
- Understanding of and application of different types of agreements
- Increased commercial awareness needed to enhance the smooth running of contracts
- Increased ability to manage contracts with a view to reducing claims and conflict
- Ability to identify and mitigate risk factors and associated commercial and program implications
- Understanding of the importance of good record-keeping and service of contractual notices
- Increased understanding of commercial liabilities resulting from schedule changes and variations
- Improved ability, successfully to negotiate and maintain long term inter-business contracts with confidence
- Understanding of the need to deal with issues as they arise and to resolve disputes within the contract structure wherever possible
- Ability to analyze, negotiate and implement the most appropriate method of resolving disputes preventing escalation by early identification

Targeted Audience:

This program is intended for all those professionals who draft contracts or provide inputs in drafted conditions.

Course Outlines:

Unit 1: The Legal Framework of Contracts and How They Are Created:

- The Need for Contractual Relationships
- External and Internal Dimensions of a Business Relationship
- Formation of a Contract
- The Key Elements of a Contract
- Oral or Written?
- Electronic Contracts
- Terms of the Contract
- Inter-Business Contracting
- Law of Agency
- Sources of Law
- Developing Legal Knowledge and Skills

Unit 2: Some Issues Arising in Contracts:

- Precedence of Documents in a Contract
- Obligations to Perform

- Delivery, Acceptance and Transfer of Title and Risk
- ICC Incoterms
- Liability in Negligence - relationship with contract conditions
- Product Liability and Defective Goods
- Intellectual Property clauses - some special issues
- Letters - Intent; Instruction / Award; Comfort; Awareness
- Conflict of Laws and Choice of Law and Jurisdiction Clauses

Unit 3: Different Contracting Strategies in International Contracts:

- Some types of Standard Form / Model Form Conditions
- Drafting Standard Terms
- Potential Problems with Standard Form Contracts
- Limiting or Excluding Liability
- Unequal Bargaining Positions
 - Traditional Contracts
 - Fixed Price / Lump Sum
 - Bill of Quantities / Schedule of Rates - re-measured contracts
 - Full Reimbursable - "cost-plus" - why this is sometimes the right answer
 - Dealing with Volatile Markets - economic price adjustment clauses and the use of indices
 - Adding incentives to lumps sums
- Non-Traditional Contracts
 - Build Own Operate and Similar Structures
 - Alliances and Partnering
- No Cure / No Pay - a technique from marine salvage that has wider uses

Unit 4: Contract Management and The Management of Change and Payment:

- The Need for Good Contract Management
- Variation of Contract Terms
- Variation of Scope of Work
- Management of Variations and retaining Control of the Contract
- Payment and Money Events
- Delay, Suspension and Extension of Time
- Finance and Payment in International Trade
- Bonds and Guarantees
- Defects Liability - warranty periods
- Managing rolling warranties
- Termination of the Contract and Remedies
- Mitigation of Losses and Claims

Unit 5: Resolution of Disputes:

- Negotiation, Compromise and Settlement
- Litigation
- Arbitration
- Alternative Dispute Resolution - including mediation
- Managing Disputes