

## A half-day look at the legal framework governing the design of contracts, and the challenges that may arise

---

This half-day session examines the legal fundamentals of how a contract should be structured and designed, from initial consideration through to performance, and where the potential pitfalls and headaches lie. The course content examines such things as legal relations and third party rights; the different types of contractual term; risks and potentially invalidating factors; breach and forms of legal redress.

This is an interactive course and delegates will be encouraged to make their own contribution to the debate, and to ask questions during the presentation. The course is intended to serve both those who have never studied the subject before and those looking to refresh their skills.

---

### Programme

<b>13:00</b>	<b>Registration &amp; tea/coffee</b>
	<b>The nature of a contract and what to consider from the very outset</b> Offer, acceptance, consideration Intention to create legal relations Third party rights
	<b>Terms of contract, format and structure</b> Express terms Implied terms Unfair terms
	<b>Managing the risks and factors that can invalidate a contract</b> Misrepresentation Mistake Duress and undue influence
	<b>Discharge of the contract</b> Performance, agreement and frustration
	<b>Ensuring breach of contract and the implications for drafting of contracts</b> Breach Damages Specific performance Injunction Quantum merit
<b>17:00</b>	<b>Close</b>