

---

# Contents

---

<i>Preface</i>	<i>v</i>
<i>Table of Cases</i>	<i>xiii</i>
<i>Table of Statutes</i>	<i>xxvii</i>
<i>Abbreviations</i>	<i>xxix</i>

## PART ONE

1	Introduction, aims and general principles	3
	Introduction and aims	3
	General principles: the nature and content of contract law	5
	Agreement, promises and bargain	8
	Consideration	9
	Intention to create legal relations	9
	Terms, breach and other issues	10
	References and further reading	11
	Questions	11
2	Contract and contract law	13
	Legal and other views of contract	13
	Sociology of contract	18
	Legal and 'living law' of contract	24
	Non-contractual relations in business	25
	References and further reading	30
	Questions	31
3	Planning and sanctions	32
	The mechanics of the cif transaction	32
	The Ruritanian Bus Contract	34
	References and further reading	37
	Questions	38
4	The changing nature of contract	39
	The decline of freedom of contract	39
	Preliminary conclusions	45

References and further reading	47
Questions	48

## PART TWO

5	Agreement: law and business practice	51
	Offer and acceptance: basic premise, definitions and related 'rules' or presumptions	53
	Basic premise	53
	Definitions, form and objectivity	54
	Offers, invitations to treat and other negotiating issues	55
	Agreement and certainty	70
	Agreement: a special case	74
	Public procurement, tenders and European Community law	74
	Conclusions	75
	References and further reading	76
	Questions	77
6	Contractual intention, consideration and estoppel	80
	Intention to create legal relations	80
	Intention and comfort letters	83
	Consideration	84
	Contract as bargain and exchange	84
	Executory, executed and past consideration	86
	Consideration and existing contractual duties	87
	Consideration and promissory estoppel: exchange or reasonable reliance	90
	Privity of contract: contracts and third party beneficiaries	96
	References and further reading	97
	Questions	98
7	Contractual terms and breach	101
	Express and implied terms	101
	Terms implied in fact	102
	Terms implied in law	103
	Terms implied by trade usage	104
	Statutory intervention	105
	Judicial approaches to breach of contract	109

	Fundamental breach	116
	References and further reading	117
	Questions	118
8	Standard form contracts	120
	Uses, abuses and bargaining power	120
	Building and engineering contracts	124
	Building standard forms	124
	Engineering standard forms	128
	Government as a contracting party	134
	Government procurement	134
	Public sector (and privatised) provision of services: the case of electricity supply	137
	References and further reading	140
	Questions	141
9	Businesses, consumers and unfair terms	142
	Exclusion clauses	142
	Incorporation of the clause	144
	Clauses rendered ineffective by the 1977 Act	146
	Judicial construction of exclusion clauses	148
	The 1977 Act and the requirement of reasonableness	150
	Effect of breach	157
	Other provisions	158
	The European Community directive on unfair terms in consumer contracts (Council directive 93/13)	158
	Inequality of bargaining power, unconscionable bargains and economic duress	163
	Economic duress	165
	References and further reading	168
	Specimen exclusion clauses, related terms and documents	169
	Questions	178
10	Misrepresentation and mistake	181
	Misrepresentation	181
	Statements of fact, opinions, promises and terms	182
	Silence and partial non-disclosure	184



Inducement and reliance	185
Fraudulent misrepresentation	185
Negligent misrepresentation	188
Section 2(1) of the Misrepresentation Act 1967	189
Innocent misrepresentation	191
Exclusion of liability for misrepresentation	191
Fraud and mistake	192
Mistake in contract	193
Fraud and mistake which negatives consent	194
References and further reading	199
Questions	200
11 Contract and competition	202
Restraint of trade: restrictive trading agreements	202
Distribution systems	206
Restraint of trade: sale of a business and employment contracts	211
Case law illustrations	214
Severance	217
References and further reading	217
Questions	218
12 Frustration of contract and 'force majeure' clauses	220
The doctrine of frustration of contract	221
Limitations on the doctrine	225
Contracts, allocation of risk and frustration	226
'Force majeure' clauses	229
References and further reading	232
Questions	232
13 Arbitration and litigation	235
Introduction	235
Commercial arbitration	237
Small claims	241
Breach and the recovery of damages in the courts	243
The question of loss or damage	244
Remoteness of loss	246
Mitigation	248
Non-pecuniary loss: disappointment and distress	248
Contributory negligence	249

## CONTENTS

---

Liquidated damages clauses	250
Specific performance	251
References and further reading	252
Questions	254
14 Answering problem questions in law	256
Introduction	256
Elements and approach	256
Further guidance on technique	259
Using authorities in your answer	261
Some final points	262
Check list	263
<i>Index</i>	264