

Clauses

# Disclaimer

The clauses in this Climate Contract Playbook have been prepared in good faith on a pro bono basis and are free to download and use. The clauses have been drafted and edited by a variety of lawyers and, as such, the approaches to drafting may not conform to any particular drafting norms. We acknowledge this as a consequence of the collaborative drafting process.

This Climate Contract Playbook and the clauses in it are provided on an ‘as is’ basis and without any representation or warranty as to accuracy or that the clauses will achieve the relevant climate goal or any other welcome.

This Climate Contract Playbook does not comprise, constitute or provide personal, specific or individual recommendations or advice of any kind, and does not contain legal or financial advice. The clauses are precedents for legal professionals to use, amend and negotiate using their professional skill and judgement and at their own risk.

While care has been taken in the drafting of these clauses, neither The Chancery Lane Project nor any of its contributors owe a duty of care to any party in relation to the preparation of the Climate Change Playbook and do not accept any liability for any errors or omissions, nor for any loss incurred by any person relying on or using this Climate Contract Playbook or any other person. Users should use their own professional judgement in the application of these clauses to any particular circumstance or jurisdiction or seek independent legal advice.

At present, all the clauses are based on the laws of England and Wales. We encourage the conversion of these precedent clauses for use in other jurisdictions.

Table of Contents

[{{ clause.name }} 3](#_Toc90128866)

{%p for clause in all\_clause\_objects %}

## {{ clause.name }}

Body of document

{%p for c\_file in clause.files %}

{{p mammoth.convert\_to\_markdown(c\_file.path()).value | striptags | markdown }}

{%p endfor %}

{%p endfor %}

Retrieved at {{ format\_datetime(current\_datetime()) }}