

Query ID: test1164

Query Text: what does the application of contract of adhesion mean

**Retrieved Documents:**

- 0 doc41332 Standard form contract. The concept of the contract of adhesion originated in French civil law, but did not enter American jurisprudence until the Harvard Law Review published an influential article b
- 0 doc41333 Standard form contract. For a contract to be treated as a contract of adhesion, it must be presented on a standard form on a "take it or leave it" basis, and give one party no ability to negotiate bec
- 0 doc534661 History of contract law. Over the 20th century, legislation and changes' in court attitudes effected a wide-ranging reform of 19th century contract law.[29] First, specific types of non-commercial con
- 0 doc258361 Contract. Standard form contracts contain "boilerplate", which is a set of "one size fits all" contract provisions. However, the term may also narrowly refer to conditions at the end of the contract w
- 0 doc41329 Standard form contract. Another factor which might mitigate the effects of competition on the content of contracts of adhesion is that, in practice, standard form contracts are usually drafted by lawy
- 0 doc140839 English contract law. Generally a contract forms when one person makes an offer, and another person accepts it by communicating their assent or performing the offer's terms. If the terms are certain,
- 0 doc140848 English contract law. Over the 20th century, legislation and changes in court attitudes effected a wide-ranging reform of 19th century contract law.[32] First, specific types of non-commercial contrac
- 0 doc564806 South African contract law. There is mounting competition between them. As Hutchison and Pretorius (2009) note, The law of contract is currently undergoing a process of quite profound change and rene
- 0 doc258369 Contract. The common law doctrine of privity of contract provides that only those who are party to a contract may sue or be sued on it.[68][69] The leading case of Tweddle v Atkinson [1861] [70] immed
- 0 doc1003485 Contracts (Rights of Third Parties) Act 1999. The doctrine came under criticism from many academics and judges, including Lord Scarman, Lord Denning, Lord Reid and Arthur Linton Corbin, and Stephen Gu

**Non-retrieved Relevant Documents:**

- 1 doc41317 Standard form contract. A standard form contract (sometimes referred to as a contract of adhesion, a leonine contract, a take-it-or-leave-it contract, or a boilerplate contract) is a contract between