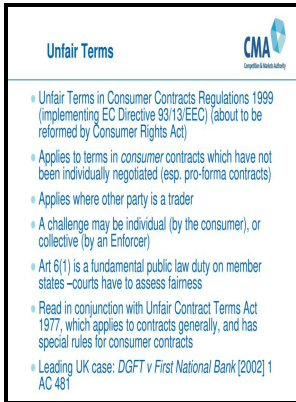


Implementation of the EC Directive on Unfair Terms in Consumer Contracts (93/13/EEC) - a consultation document.

Consumer Affairs Division, Department of Trade and Industry - Unfair Terms Part 2



Description: -

- European Community. Implementation of the EC Directive on Unfair Terms in Consumer Contracts (93/13/EEC) - a consultation document.

- Implementation of the EC Directive on Unfair Terms in Consumer Contracts (93/13/EEC) - a consultation document.

Notes: Includes text of Directive with commentary.

This edition was published in 1993

AC 481

DOWNLOAD FILE



Filesize: 19.79 MB

Tags: #Implementation #of #the #Directive #1999/44/EC #on #ce

Unfair Terms Part 2

Besides, terms authorising professionals to unilaterally alter the contract are to be found in most Belgian, Spanish, Italian, Irish, Luxembourgish and German contracts.

Unfair terms

This entry was posted in , , and tagged , , , on by. Indeed, following the negotiations, a genuine sector-specific complaints bureau is being put in place and will be entitled to handle disputes concerning the conclusion and performance of consumer contracts in the economic sector in question.

① Unfair Commercial Practices Directive 2005. The Unfair Comme

The three main provisions are those contained in section {s. Finally, in certain cases contractual terms are based on international agreements - as in the case of the IATA agreements in the field of civil aviation, which lay down the standard-form contracts used by most airline companies.

EUR

Approximately 300 delegates attended, including not only a large number of leading European specialists but also representatives of the Member States, the consumer movement and the different economic sectors.

EUR

The contracts contained a clause specifying Barcelona as the only place of jurisdiction a city in which none of the individuals were domiciled but in which the professionals had their head offices.

Unfair terms

Because of the diversity of legal traditions, this provision has been transposed in different ways the civil penalties include non-existence, nullity, revocability, voidability and unenforceability of such unfair terms. The DTI issued a second consultation paper in February 2002.

① Unfair Commercial Practices Directive 2005. The Unfair Comme

Moreover, firms draft their contracts with an eye to the different national legislations, as can be seen from a comparison of contracts drafted by one and the same firm in different countries.

Unfair terms

In sectors where there are specific mandatory requirements. Many of the terms in the list are somewhat vaguely worded, with the result that a single term in the list may relate to a large number of different contractual terms.

Related Books

- [Evangelización y conquista - experiencia franciscana en Hispanoamérica](#)
- [Modern and complete manual of scales for the violin](#)
- [Philosophy gone wild - environmental ethics](#)
- [Blackstone Harbour Provincial Park - public participation, phase 1](#)
- [Kepos tis theias lenas.](#)