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Autore McGuinness John

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Note generali Includes index.

Nota di contenuto The Law and Management of Building Subcontracts; Contents;

> Definitions; Preface; 1 Tenders; Introduction; Contract of tender; Obligation post-tender; Nature of the tender; Amended tenders and other pre-contract requests; 2 Contract; Formation; Work contracted for; Discrepancies between documents; Conclusion of a contract; Acceptance by signature: Acceptance by conduct: Letters of intent: Subject to contract; Capped price or expenditure; Incorporation of terms - general principles; Incorporation of terms - contractor's proposals; Waiver; New terms; Terms arising in the course of dealing Failure to make express provision within an agreementFailure to conclude an agreement; When terms are left to be agreed;

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Introduction; Pre-tender discussions; Specified subcontractor;

Novation; Naming and nomination; Difficulties in third party selection;

4 Programming of the Subcontract Work; Programme for work;

Programming differing trades; Programming off-site or pre-site works;

Programme changes and amendments; Alternative arrangements; Programme where the subcontract period is not defined; Programming following delay

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Instructions relating to subcontractor designInstructions to vary programme; The effect of instructions; Implementation of instructions; Instructions requiring a change to work already carried out; Necessary instructions; Instructions resulting from discrepancies within the documents; Timing of instructions; Instructions other than in writing; Instructions by third party; Directions to cease work; Duty to warn that instructions may give rise to defective work; Duty to install to manufacturer's instructions; Instructions where there is no provision within the subcontract

Acceleration agreements

Sommario/riassunto

Written by an experienced industry professional, this book is the most comprehensive volume on the management and law of sub-contracts to date.