Record Nr. Autore Titolo Pubbl/distr/stampa	UNINA9910462210803321 Barnett Katy, Dr Accounting for profit for breach of contract : theory and practice / Katy Barnett Oxford ; Portland, Oregon, : Hart Publishing, 2012
ISBN	1-84731-952-1 1-4725-6117-1 1-283-65783-X 1-84731-951-3
Edizione	[1st ed.]
Descrizione fisica	1 online resource (257 p.)
Collana	Hart Studies in Private Law ; ; v.2
Dissipling	246.022
Disciplina	346.022
Soggetti	Lost profits damages Damages
	Breach of contract
	Contracts
	Electronic books.
I for every all second for the second	
Lingua di pubblicazione	Inglese
Lingua di pubblicazione Formato	Materiale a stampa
Formato	Materiale a stampa
Formato Livello bibliografico	Materiale a stampa Monografia
Formato Livello bibliografico Note generali	Materiale a stampa Monografia Based on the author's thesis (Ph. D.)University of Melbourne, 2010

1.

interest, and it is pivotal in these cases that the claimant cannot procure a substitute performance via an award of damages or specific relief. The book argues that disgorgement damages should be available in two categories of case: 'second sale' cases, where the defendant breaches his contract with the claimant to make a more profitable contract with a third party; and 'agency problem' cases, where the defendant promises the claimant he will not do a certain thing, and the claimant finds it difficult to supervise the performance. Moreover, disgorgement may be full or partial, and 'reasonable fee damages' for breach of contract are best understood as partial disgorgement rather than 'restitutionary damages'. Equitable bars to relief should also be adopted in relation to disgorgement damages, as should allowances for skill and effort. This book will be of interest to contract and commercial lawyers, and will be especially valuable to anyone with an interest in contract remedies and restitution. It draws on case law in a number of common law jurisdictions, primarily England and Wales, and Australia