

1. Record Nr.	UNINA9910511642903321
Autore	Courtney Wayne
Titolo	Contractual indemnities / / Wayne Courtney
Pubbl/distr/stampa	Oxford : , : Hart Publishing, , 2014
ISBN	1-78225-388-2 1-4742-0208-X
Edizione	[1st ed.]
Descrizione fisica	1 online resource (liii, 308 pages)
Collana	Hart studies in private law ; ; v. 12
Disciplina	346.4207
Soggetti	Contracts - Great Britain Contracts Indemnity against liability - Great Britain Indemnity against liability Electronic books. Australia
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Based on the author's thesis (doctoral)--University of Sydney, 2010.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	; Introduction -- The nature of the promise of indemnity -- Construction -- The scope of the indemnity -- Enforcement -- Claims by or liabilities to third parties : classification and establishing loss -- Claims by or liabilities to third parties : performance and enforcement -- Claims by or liabilities to the indemnifier -- Non-performance by a third party -- Breach of contract by the indemnifier.
Sommario/riassunto	"Promises of indemnity are found in many kinds of commercial contracts, not just contracts of insurance. This book examines the nature and effect of contractual indemnities outside the insurance context. It is the first work to provide a detailed account of the subject in English law. The book presents a coherent theory of the promise of indemnity while also addressing important practical issues, such as the construction of contractual indemnities. The subject is approached from two perspectives. The foundations are laid by examining general principles applicable to indemnities in various forms. This covers the nature of indemnity promises; general principles of construction; the determination of scope; and the enforcement of indemnities. The approach then moves from the general to the specific, by examining

separately particular forms of indemnity. Included among these are indemnities against liability to third parties, and indemnities against default or non-performance by third parties. The book states English law but it draws upon a considerable amount of material from other common law jurisdictions, including Australia, Canada, New Zealand and Singapore. It will appeal to readers from those countries."--  
Bloomsbury Publishing.

---