

1. Record Nr.	UNISALENTO991001558079707536
Autore	Cercignani, Carlo
Titolo	The relativistic Boltzmann equation : theory and applications / Carlo Cercignani, Gilberto Medeiros Kremer
Pubbl/distr/stampa	Basel ; Boston ; Berlin : Birkhäuser, c2002
ISBN	3764366931
Descrizione fisica	x, 384 p. : ill. ; 24 cm
Collana	Progress in mathematical physics ; 22
Classificazione	AMS 82C40 AMS 76P05 AMS 76V05 AMS 83C55 LC QC175.C464
Altri autori (Persone)	Kremer, Gilberto Medeirosauthor
Disciplina	532
Soggetti	Relativistic kinematics Kinetic theory of gases Gas dynamics Thermodynamic equilibrium Transport theory
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references and index.

2. Record Nr.	UNISA996197697403316
Autore	McGuinness John
Titolo	The law and management of building subcontracts [[electronic resource] /] / John McGuinness
Pubbl/distr/stampa	Oxford ; ; Malden, MA, : Blackwell Pub., 2007
ISBN	1-281-32160-5 9786611321604 0-470-75979-8 0-470-75975-5
Edizione	[2nd ed.]
Descrizione fisica	1 online resource (562 p.)
Disciplina	346.4202/2
Soggetti	Construction contracts - England Subcontracting - England Construction contracts - Wales Subcontracting - Wales Construction industry - Management
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
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 agreement Failure to conclude an agreement; When terms are left to be agreed; Unconscionable behaviour; 3 Subcontractors Selected by a Third Party; 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

Subcontractor's programme Extensions of time; Financial planning; Extensions of time under other subcontract arrangements;

Coordination; 5 Organisation and Management of the Subcontract; Introduction; Enquiry and tender; Post-tender, pre-subcontract; The subcontract; Pre-site and off-site works; On-site work; Payment;

Completion of the works; 6 Design Development; General considerations; The right to develop the design; Limit of responsibility; Design changes by the specifier; Interface of design responsibilities; Construction Design and Management Regulations

Aims and objectives of the subcontractor's designer Subcontractor's design under JCT; Further design information; Programming design development; Contractor's Design Submission Procedures; Payment for design; Shop or fabrication drawings; Supports and fixings; Temporary works; Consultant designers as subcontractors; Finalisation of the Sub-Contract Agreement; 7 Instructions and Variations; The right to change; Nature of change; Instructions outside the subcontractor's competence; Pre-priced variations; Nature of instructions; Types of instruction; Who may instruct; Post-contract instructions

Instructions relating to subcontractor design Instructions 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.
