

# Law firm Publications Portal

## Terms and conditions

These terms and conditions apply to all publications submitted to the <sup>PLC</sup>Law Department Publications Portal ("Portal") managed by Practical Law Company Limited ("Publisher").

1. All publications are submitted subject to Publisher's approval. Publisher reserves the right to remove publications at its discretion without reason or liability.
2. Publisher reserves the right to alter, amend or delete abstracts, keywords and areas of practice, jurisdiction and industry sector coding.
3. Publications submitted must relate to substantive law. They must not be marketing brochures.
4. Firms using the online form to submit publications may only submit materials relating to areas of practice agreed with Publisher in advance. Firms may code publications with topics other than these agreed areas of practice so long as the additional topics are incidental to the main focus of the publication. Firms may only code publications with relevant topics.
5. To submit publications, law firms must have a valid account with the Publisher.
6. All invoices must be settled within 30 days of issue. In the event of non-payment, Publisher reserves the right to hold the firm liable for such monies as are due and payable, plus collection costs and reasonable legal fees. Payments not received within 15 days following the due date incur a 1.5% late fee per month on the unpaid balance. Non-payment of invoices issued by Publisher in respect of the Portal will result in the removal of publications from the site.
7. All publications are accepted and published by Publisher upon the representation that firm is authorised to publish the entire contents and subject matter thereof. Firms submitting publications must hold copyright in the materials they submit. In consideration of Publisher's acceptance of a publication, the firm will indemnify Publisher in respect of any loss or expense arising out of publication of the publication including, without limitation, actions for breach of copyright or trade marks.
8. Publisher reserves the right to revise its submission rates at any time.
9. Publisher shall not be subject to any liability whatever for the failure to maintain a continuous web service because of strikes, work stoppages, accidents, acts of God or other circumstances not within the Publisher's control.
10. No conditions printed or otherwise, appearing on the submission contract or billing instructions, which conflict with the policies listed herein, will be binding on Publisher. Verbal agreements are not recognised.
11. This contract is governed by the laws of England. Each party irrevocably agrees to submit to the exclusive jurisdiction of the courts of England over any claim or matter arising under or in connection with the contract.