

TRG law

law simplified

TERMINATION

A Comparison of Rights to Terminate Contracts

TERMINATION OPTIONS:	RESCISSION	REPUDIATORY BREACH	EXPRESS CONTRACTUAL RIGHT
ALSO KNOWN AS:	 'Rescission from the beginning' 'Rescission ab initio' Cancellation 	 'Fundamental' or 'serious breach' 'Breach of condition' 'Anticipatory breach' – refusal to perform in advance of performance being due 'Renunciatory breach' – wrongfully terminating 	
GROUNDS:	 Misrepresentation - an untrue statement of fact or law which induces a party to enter the contract causing that party loss 'Matters concerning entry into the contract' 	 Breach 'going to the root of the contract' 'Depriving other party of substantially the whole benefit of the contract' Right exists at common law independent of wording of contract 	 Entirely dependent upon contract wording: 'material breach capable of being remedied' 'material breach not capable of being remedied' – examples fairly rare such as breach of confidentiality or trust NB 'material breach' is less than 'repudiatory breach' – 'serious in the wide sense of having a serious effect on the benefit which the innocent party would otherwise derive from performance of the contract in accordance with its terms' 'substantial breaches' (?) 'material breach of any term' (?) 'breach of any material term' (?) NB Not any breach whatsoever



Angela Cornelius

a.cornelius@TRGlaw.com

+44 (0)118 9422385

TRG law

law simplified

TERMINATION

A Comparison of Rights to Terminate Contracts

Registered office: Lyndhurst, Guildford Road, Woking, Surrey, GU22 7UT, UK

TERMINATION OPTIONS:	RESCISSION	REPUDIATO	ORY BREACH	EXPRESS CONTRACTUAL RIGHT
EFFECTS:	Parties returned to position as if contract had never been entered into	Parties released from future c (subject to contractual provision)	· · · · · · · · · · · · · · · · · · ·	eased from future obligations to perform ocontractual provisions to the contrary)
	 Purchase price repaid Property returned Damages claim for any additional losses (contractual limitations on and exclusions from liability inapplicable) 	 Accrued rights and liabilities of Damages claim for losses (sul and exclusions from liability) 	bject to limitations on • Damages o	ghts and liabilities of parties remain claim for losses (subject to limitations on ions from liability)
TERMINATE MAY BE LOST IF:	 Contract 'affirmed' either: ◇ expressly, by conduct incompatible with rescission (eg party acts as though it intends the contract to remain in place); or ◇ as a result of undue delay Not possible to return parties to their precontract position Innocent third party has acquired rights 	Contract 'affirmed' either exprince incompatible with termination delay (waiver) NB traditional 'delay does not clause will not protect if court been undue delay in the circu Contract expressly excludes or remedies	incompatible delay (waix constitute waiver' - considers there has imstances incompatible delay (waix the considers there has incompatible delay (waix the considers there has been undured).	iffirmed' either expressly, by conduct ole with termination or as a result of undue ver) anal 'delay does not constitute waiver' ill not protect if court considers there has be delay in the circumstances
source as per the orig	aw Limited 2014 Ended as general information only and not as legal advice. If ginal. Information is only to be used for research or reference tructure, keeping our charges low but without compromising	e purposes and not to be exploited comm	nercially. TRG specialises in technology, outsourc	cing and commercial contracts. We operate a
Paul Golding Tracey Tarrant	<u>p.golding@TRGlaw.com</u> +44 (0)1483 7303 t.tarrant@TRGlaw.com +44 (0)1273 7287	• •	Authorised and regulated by the Solicitors Regulation Au	, -

+44 (0)7710 055249