

# PRINCIPLES OF EUROPEAN CONTRACT LAW

Full text of Parts I & II combined

## Table of Contents

PREFACE	xi
MEMBERS OF THE COMMISSIONS ON EUROPEAN CONTRACT LAW	xvii
INTRODUCTION	xxi
SURVEY OF CHAPTERS 1 – 9	xix
LIST OF ABBREVIATIONS	xliii
TEXT OF ARTICLES IN ENGLISH AND FRENCH	1
CONCORDANCE	94
<b>CHAPTER 1 : GENERAL PROVISIONS</b>	
<b>Section 1: Scope of the Principles</b>	
Article 1:101: Application of the Principles	95
Article 1:102: Freedom of Contract	99
Article 1:103: Mandatory Law	100
Article 1:104: Application to Questions of Consent	103
Article 1:105: Usages and Practices	104
Article 1:106: Interpretation and Supplementation	108
Article 1:107: Application of the Principles by Way of Analogy	110
<b>Section 2: General Duties</b>	113
Article 1:201: Good Faith and Fair Dealing	113
Article 1:202: Duty to Co-operate	119

<b>Section 3: Terminology and Other Provisions</b>	122
Article 1:301: Meaning of Terms	122
Article 1:302: Reasonableness	126
Article 1:303: Notice	128
Article 1:304: Computation of Time	131
Article 1:305: Imputed Knowledge and Intention	134

## CHAPTER 2 : FORMATION OF CONTRACTS

*grahonius*  
*E-procuria*

<b>Section 1: General Provisions</b>	
Article 2:101: Conditions for the Conclusion of a Contract	137
Article 2:102: Intention	143
Article 2:103: Sufficient Agreement	146
Article 2:104: Terms Not Individually Negotiated	149
Article 2:105: Merger Clause	152
Article 2:106: Written Modification Only	154
Article 2:107: Promises Binding without Acceptance	157

### Section 2: Offer and Acceptance

Article 2:201: Offer	159
Article 2:202: Revocation of an Offer	164
Article 2:203: Rejection	168
Article 2:204: Acceptance	169
Article 2:205: Time of Conclusion of the Contract	171
Article 2:206: Time Limit for Acceptance	174
Article 2:207: Late Acceptance	176
Article 2:208: Modified Acceptance	177
Article 2:209: Conflicting General Conditions	180
Article 2:210: Professional's Written Confirmation	185
Article 2:211: Contracts not Concluded through Offer and Acceptance	187

### Section 3: Liability for negotiations

Article 2:301: Negotiations Contrary to Good Faith	189
Article 2:302: Breach of Confidentiality	193

## CHAPTER 3 : AUTHORITY OF AGENTS

### Section 1: General Provisions

Article 3:101: Scope of the Chapter	197
Article 3:102: Categories of Representation	199

**Section 2: Direct Representation**

Article 3:201: Express, Implied and Apparent Authority	202
Article 3:202: Agent acting in Exercise of its Authority	205
Article 3:203: Unidentified Principal	206
Article 3:204: Agent acting without or outside its Authority	207
Article 3:205: Conflict of Interests	209
Article 3:206: Subagency	211
Article 3:207: Ratification by Principal	213
Article 3:208: Third Party's Right with Respect to Confirmation of Authority	215
Article 3:209: Duration of Authority	216

**Section 3: Indirect Representation**

Article 3:301: Intermediaries not acting in the name of a Principal	220
Article 3:302: Intermediary's Insolvency or Fundamental Non-performance to Principal	221
Article 3:303: Intermediary's Insolvency or Fundamental Non-performance to Third Party	223
Article 3:304: Requirement of Notice	225

**CHAPTER 4 : VALIDITY**

Article 4:101: Matters not Covered	227
Article 4:102: Initial Impossibility	228
Article 4:103: Fundamental Mistake as to Facts or Law	229
Article 4:104: Inaccuracy in Communications	242
Article 4:105: Adaptation of Contract	246
Article 4:106: Incorrect Information	248
Article 4:107: Fraud	252
Article 4:108: Threats	257
Article 4:109: Excessive Benefit or Unfair Advantage	261
Article 4:110: Unfair terms not Individually Negotiated	266
Article 4:111: Third persons	271
Article 4:112: Notice of Avoidance	274
Article 4:113: Time limits	275
Article 4:114: Confirmation	276
Article 4:115: Effect of Avoidance	277
Article 4:116: Partial Avoidance	279
Article 4:117: Damages	280
Article 4:118: Exclusion or Restriction of Remedies	284
Article 4:119: Remedy for Non-performance	285

## **CHAPTER 5 : INTERPRETATION**

Article 5:101: General Rules of Interpretation	287
Article 5:102: Relevant Circumstances	291
Article 5:103: Contra Proferentem Rule	294
Article 5:104: Preference to Negotiated Terms	295
Article 5:105: Reference to Contract as a Whole	296
Article 5:106: Terms to Be Given Effect	297
Article 5:107: Linguistic Discrepancies	298

## **CHAPTER 6 : CONTENTS AND EFFECTS**

Article 6:101: Statements giving rise to Contractual Obligation	299
Article 6:102: Implied Terms	302
Article 6:103: Simulation	306
Article 6:104: Determination of Price	307
Article 6:105: Unilateral Determination by a Party	310
Article 6:106: Determination by a Third Person	311
Article 6:107: Reference to a Non-Existent Factor	313
Article 6:108: Quality of Performance	314
Article 6:109: Contract for an Indefinite Period	316
Article 6:110: Stipulation in Favour of a Third Party	317
Article 6:111: Change of Circumstances	322

## **CHAPTER 7 : PERFORMANCE**

Article 7:101: Place of Performance	329
Article 7:102: Time of Performance	332
Article 7:103: Early Performance	334
Article 7:104: Order of Performance	335
Article 7:105: Alternative Performance	337
Article 7:106: Performance by a Third Person	338
Article 7:107: Form of Payment	340
Article 7:108: Currency of Payment	343
Article 7:109: Appropriation of Performance	346
Article 7:110: Property Not Accepted	351
Article 7:111: Money not Accepted	355
Article 7:112: Costs of Performance	357

**CHAPTER 8 : NON-PERFORMANCE AND REMEDIES IN GENERAL**

Article 8:101: Remedies Available	359
Article 8:102: Cumulation of Remedies	362
Article 8:103: Fundamental Non-Performance	364
Article 8:104: Cure by Non-Performing Party	368
Article 8:105: Assurance of Performance	370
Article 8:106: Notice Fixing Additional Period for Performance	372
Article 8:107: Performance Entrusted to Another	378
Article 8:108: Excuse due to an Impediment	379
Article 8:109: Clause Excluding or Restricting Remedies	385

**CHAPTER 9 : PARTICULAR REMEDIES FOR NON-PERFORMANCE**

**Section 1: Right To Performance**

Article 9:101: Monetary Obligations	391
Article 9:102: Non-monetary Obligations	394
Article 9:103: Damages Not Precluded	402

**Section 2: Withholding Performance**

Article 9:201: Right to Withhold Performance	404
--	-----

**Section 3: Termination of the Contract**

Article 9:301: Right to Terminate the Contract	409
Article 9:302: Contract to be Performed in Parts	411
Article 9:303: Notice of Termination.	413
Article 9:304: Anticipatory Non-Performance	416
Article 9:305: Effects of Termination in General	419
Article 9:306: Property Reduced in Value	421
Article 9:307: Recovery of Money Paid.	422
Article 9:308: Recovery of Property	423
Article 9:309: Recovery for Performance that Cannot be Returned	425

**Section 4: Price Reduction**

Article 9:401: Right to Reduce Price	430
--------------------------------------	-----

**Section 5: Damages and Interest**

Article 9:501: Right to Damages	434
Article 9:502: General Measure of Damages	438
Article 9:503: Foreseeability	441
Article 9:504: Loss Attributable to Aggrieved Party	443
Article 9:505: Reduction of Loss	445
Article 9:506: Substitute Transaction	448
Article 9:507: Current Price	449

Article 9:508: Delay in Payment of Money	450
Article 9:509: Agreed Payment for Non-performance	453
Article 9:510: Currency by which Damages to be Measured	456

**BIBLIOGRAPHY**

General	461
National:	471
Austria	471
Common Law (England, Ireland, United States)	471
Denmark	472
Finland	472
France, Belgium and Luxembourg	473
Germany	475
Greece	475
Italy	476
The Netherlands	476
Portugal	477
Scotland	477
Spain	478
Sweden	478
Comparative and general works	479

<b>TABLE OF CASES</b>	<b>481</b>
-----------------------	------------

<b>TABLE OF CODE PROVISIONS AND LEGISLATION</b>	<b>501</b>
---	------------

<b>INDEX</b>	<b>553</b>
--------------	------------