



FIDIC: Pitfalls and Best Practice

24 & 26 February 2020 | 16:30 to 19:00

Lecture Room 2, Level 1, The Academy at DIFC, Gate Village 2, Dubai International Financial Centre

FIDIC is the contract of choice for major construction projects across the globe. LexisNexis, in partnership with Galadari Advocates & Legal Consultants and the DIFC Academy, will host a course on the FIDIC suite of contract templates. The aim of the course is to allow participants in understanding the FIDIC philosophy, choosing the correct form of contract and adapting it correctly and to give an overview of the various provisions within FIDIC such as payment, time and completion, defects and contractual limitations. The course is aimed at individuals and companies who are currently working with or are interested in working with FIDIC contracts in the future and will be delivered in wo sessions:

- » Session 1
 Introduction to the Rainbow Suite, FIDIC Philosophy, Schedule of Amendments, Overview of the 1999 Red Book.
- Session 2
 Pitfalls with Particular Clauses, Design Obligations, Limits on Liability, Instructions and Variations, Contractor's Lien.







PROGRAMME

16:30 to 17:00	Registration and Networking
24 February 2020 17:00 to 19:00	Introduction to the Rainbow Suite, FIDIC Philosophy, Schedule of Amendments, Overview of the 1999 Red Book.
26 February 2020 17:00 to 19:00	Pitfalls with Particular Clauses, Design Obligations, Limits on Liability, Instructions and Variations, Contractor's Lien.

SPEAKER



DANIEL BRAWN

Senior Counsel, Galadari Advocates & Legal Consultants

Daniel specialises in arbitration of construction disputes. He has published learned articles and lectured extensively on construction and arbitration subjects and is a critical member of the Construction and Projects team at Galadari.

Daniel has a wide experience of the construction industry, both from a contentious and non-contentious perspective. He has put together development projects of all sizes, providing the legal and practical advice needed to manage risk. He has advised land owners, developers, contractors, purchasers and their professional teams and has carried out due diligence work for funders. Daniel has well practiced experience of drafting and negotiating contracts and all the associated documents, warranties, assignments, bonds and guarantees that are used on large developments. On the contentious side, Daniel has focused particularly on arbitration as a means of resolution for technical disputes, drafting pleadings and advising on the level of proof required in breach of contract claims, extensions of time, liquidated damages, the valuation of variations and loss and expense, the effects of delay and prolongation.

Daniel had worked in the construction industry for many years before taking the decision to retrain as a lawyer. He graduated (BA Hon) in Law from the University of Greenwich in 1995, called to the Bar of England and Wales in 1996, read for a Post Graduate Diploma in Arbitration Practice and Procedure in 1999, was admitted to the Roll Solicitors in England and Wales in 2001, became a Fellow of the Chartered Institute of Arbitrators and eventually a Chartered Arbitrator in 2002, finally taking his PhD from Manchester University in 2005.







REGISTRATION FORM

All fields in delegate details are mandatory and must be completed in block letters.

FIRST NAME	LAST NAME
JOB TITLE	
COMPANY	
EMAIL	
TELEPHONE	FAX
MOBILE	
ADDRESS	
COUNTRY	РО ВОХ
PRICING	
» Full Course	☐ USD350
» Full Course (early bird registration before 16 February 202	
» Session 1	□ USD200
» Session 2	□ USD200
For more information or to book, contact:	
MARLE VAN SANDWYK	
marle.vansandwyk@lexisnexis.com	
+971 58 835 9491	Register online at: Lexis.ae/training-events
PAYMENT:	

Payment needs to be settled within one month of receipt of invoice or before the first course date (of courses elected).

CANCELLATION:

If you are unable to attend, a substitute delegate from the same firm will be very welcome in your place. If this is not suitable, the course must be paid in full. If the date and/or venue of the training course have been agreed and LexisNexis wishes either to reschedule or cancel it, LexisNexis reserves the right to apply the training fee to the rescheduled training or any future training. If LexisNexis does not reschedule and cancel the training, LexisNexis shall return the training fee to client less an amount equal to any expenses incurred by LexisNexis in connection with the provision of any services.



