

# Contracts in your life







What was the last contract you concluded?

What was the **last contract** you **read in its entirety?** ©

-> google document

- Purpose and practical meaning of contracts
  - examples from everyday life?
  - examples of serious "big contracts"?

## **Contracts and obligations**

Contract ≠ Obligation

Contract = Juridicial Act § 1724: By a contract, parties express their will to create between them a mutual obligation and adhere to the contents of the contract.

Claim = right to a particular performance Debt = duty to perform

How do Obligations Arise?

Obligation = Relationship \$1721: Under an obligation, a creditor has the right to a particular performance as a claim from the debtor, and the debtor has the duty to satisfy that right by discharging the debt.

- from a contract
- from an unlawful act/tort (examples?)
- another legal fact capable of creating the obligation (e.g. unjust enrichment)
- Binding effects of contracts; legal effects of obligations (binding = ?)
- Form of Contract (tacit/oral/written/notarial deed...)
  - Are also oral (or even tacit) contracts binding? (e.g.: immovables?)
  - Can we orally change written contracts?

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## The structure of legal regulation



- § 1721-3024: Relative property rights
  - "relative"? What does it mean?

#### Structure:

- general provisions (= apply to all contracts) (§ 1721-2054)
  - creation, changes (in identity of parties, in content), extinction of obligation (discharge, set-off, withdraw, terminantion..., death?), consequences of breach ....
- special provisions (contract types = typical models of contractual obligations) (§ 2055-2893)
  - purchase, work, lease, insurance, mandate... -> google document
- obligations from unlawful acts (-> law of damages) and unjust enrichment (§ 2894-3005) ... Further notes:
- consumer is highly protected special provisions across the legal system
  - in civil code see: consumer contracts (§ 1810 1867); e.g. right to withdraw in 14 days if contract negotiated away from business premises; 2158-2174 (consumer purchase)...
- also the weaker party in general is protected e.g. contracts of adhesion (§ 1798-1801), or in the case of clear and unjustified imbalance (§ 433)
- special provisions regarding entrepreneurs

### Conclusion of a contract

Two-step process:

1. Offer = Proposal to conclude a contract

§ 1731: The **proposal to conclude** a contract (hereinafter an **"offer**") must clearly indicate that the person making the offer intends to conclude a particular **contract** with a **person** with respect to whom the offer is made

limitations or other changes constitutes a rejection of an offer and is

considered to be a **new offer**. However, a response that defi

Acceptance = an offeree indicates consent to it in relation to the offeror **Conclusion** = when the acceptance of an offer becomes effective (= the moment the acceptance reaches the offeror)

- Acceptance of an offer (§ 1740) = consent; both parties agree ("mutual consent")
  - Silence or inaction do not themselves constitutes an expression of will which contains addenda, reservations,
- Acceptance with changes?
- non-substantial changes = modified acceptance

   how do we recognize, which changes are subs
   non-substantial consent, what also do were substantial consent.
- Appart from mutual consent, what else do we have to check? e.g.:

  - if standard (commercial) terms are used: is there a c weaker party lesion (laesio enormis), usury
- are the parties are aware of them?
- proper interpretation of contract primarily according to the intention of parties!

parties' capacity to sign a contract, in eggs.
 any illegal content? (wide contractual freedom, but good morals, public order, law concerning the status of persons ... - consumer protection of third persons, protection of the

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### Securing and corroboration of debts

Purpose?

= to increase the probability of obtaining contractual performance

A debt can be secured

- personaly a person declares that he will satisfy the creditor if the debtor fails to discharge his debt
  - suretyship (the person is called surety); or financial quaranty (If the issuer is a bank -> bank quaranty); both must be in writing;
  - surety has all the defences which a debtor would be entitled to vs. financial quaranty no defences
- proprietary if someone provides a creditor a proprietary security for the discharge of a debt
  - by creating a pledge (= the creditor is entitled to satisfy his claims from the proceeds gained from the sale of the pledged thing)
  - transfer of a right as security, incl. right of ownership ( = temporarily transferring a right to a creditor; with a resolutive **condition** that the debt will be discharged)

A debt can be corroborated

- by stipulating a contractual penalty
  - it does not relieve the debtor of the duty to discharge the debt
  - but it relieves the debtor of the duty to compensate for damages!
    - can be agreed otherwise (and often is)
- by acknowledging the debt
  - the debt is presumed to exist to the extent it was acknowledged; + 10 y limitation period! (vs. 3 years)

### **Breach** of a contract



"A debtor must discharge the debt at his own expense and risk, properly and in due time." What if he doesn't?

- What constitutes a breach of contract?
  - no performance at all
    - of not in due time = debtor's default (note: What would creditor's default be?)
    - if the performance becomes impossible -> "Subsequent impossibility of performance"
  - defective performance = not proper performance, not according to the contract; qualitative or quantitative defects
- What are the consequences?
  - if the performance becomes impossible -> obligation is extinguished (But who pays the damages in that case?)
  - debtor's default ->
    - compensation for the resulting damage (pecuniary harm)
    - if pecuniary debt -> default interest (8 % + repo interest rate p.a.)
    - if default with price in B2B/B2G relationship -> 1200 CZK (40 EUR)
    - right to withdraw from a contract (if fundamental breach; if not reasonable additional time)
    - if stipulated: contractual penalty (no damages then! unless otherwise agreed)
  - defective performance
    - if **fundamental** breach:
      - · 4 rights: new defect-free thing / repair / reasonable reduction of price / withdraw from the contract
    - if non-fundamental breach:
      - 2 rigts: repair / reduction of price only if refusal/fail to remove the defect -> right to withdraw

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