

Business law and using a solicitor

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Whatever the commercial activity you are engaged in — from buying supplies to selling your product — you need to be aware of the legal issues involved.

While the full range of business law is vast, the key points the owner of a start-up business needs to know are relatively straightforward. Understanding the basics of business law will help you avoid any legal difficulties.

This briefing:

- Provides an overview of some of the key aspects of business law that may affect you.
- Outlines the principles of contracts and how to use them to your advantage.
- Highlights the key trading laws you need to be aware of.
- Explains how to choose and use a solicitor.

1 Which laws affect you?

1.1 At the **heart** of business law are the laws covering two key areas:

- Contracts — between yourself and your suppliers and customers.
- Trade — how you are allowed to sell, and what restrictions apply.
Selling to members of the public is particularly heavily regulated.

1.2 **Other major areas** of business law are covered in:

- Forming a business.
- VAT.
- Searching for premises.
- Employment law.

1.3 A solicitor can advise you on which **other laws** may apply to your situation (see 7).

2 What is a contract?

2.1 A contract **exists** when three conditions are met:

- Both buyer and seller are capable of making and intending to make a contract.
- An offer is made and accepted.
A customer may offer to buy — and you can then accept the customer's offer. (Just displaying your product in a brochure or in your shop is not an offer, but an invitation to the customer to make an offer).
- Something of value is exchanged.
For example, the seller's product for the buyer's money (or commitment to pay).

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2.2 A contract can exist whether there is anything in **writing or not**.

For example, every time a customer buys something in a shop, there is a contract.

- Some particular kinds of contract (eg property leases over three years) must be in writing.

2.3 Only **terms** which have been agreed before or at the time of making the contract apply.

- But there are also implied terms (see **3**).

2.4 The terms of the contract govern what the seller and buyer are **obliged** to do.

- Legal action can be taken if one party fails to perform his or her part of the contract.

3 Statutory rights

Even though they are not spelled out, every contract has implied terms. By agreement, some of these terms can be explicitly excluded from the contract, but not unreasonably.

These are often called 'statutory rights'. If they are breached, the private consumer normally has the right to return the goods and get the money back, or claim damages, or both.

3.1 The seller must be **entitled to sell**.

- If you buy something from someone who does not own it, you have the right to get your money back from the seller. You will probably not be allowed to keep the goods.

3.2 The goods must match their **description**.

- Descriptions on labels, or claims made by the seller, must be accurate.

3.3 Goods sold in the course of business must be of **satisfactory quality**.

3.4 Goods must be fit for the **purpose**.

- So if a customer asks for a component to use in a piece of equipment, your component must be suitable.

3.5 If a batch of goods is sold after providing a **sample**, the goods must match it.

In practice, the implied terms are extremely important (see **5** and **6**). For example, a contract clause stating that no goods can be returned will not usually prevent a customer

from returning faulty goods — and may also be illegal.

4 Other contract terms

4.1 A business can produce a '**terms of trading**' document setting out standard conditions for its contracts.

Common clauses include:

- Details of price, payment date, payment method and delivery.
- A guarantee for a limited time period (in addition to the buyer's statutory rights).
- A clause giving the seller the right to retain legal ownership of the goods until they have been fully paid for.
- A clause giving the seller the right to delay delivery, when this is due to circumstances beyond his control.
- Clauses limiting the seller's liability (but see **4.2**).
- A clause stating that nobody apart from the buyer and seller is to have any rights under the contract.

4.2 You cannot alter a consumer's **statutory rights**.

- Signs which try to exclude private consumers' statutory rights are invalid. Always add 'This does not affect your statutory rights' to notices about your terms of trade.

5 Contract tactics for sellers

5.1 Use a **solicitor** to draw up standard terms of trade. When selling to consumers, terms must always be 'fair' and in plain English.

Make sure the buyer is aware of, and agrees to, the terms before the deal is made.

- If the contract is in writing, it should expressly refer to your terms of trade.
- In most cases, any reference to your terms in an invoice will not be effective. An invoice is usually only seen after the contract has been made.

5.2 Reduce the **risk** of breaching the implied terms by describing your product or service accurately.

- State tolerances in technical specifications, to give yourself practical margins for error.
- Explain to the buyer what to expect of goods of that age, or price.
- Let the buyer know of any limitations and defects. Do not let enthusiasm lead you

The law is complex and can change rapidly. This briefing covers just some of the many laws and regulations that could affect your business. Always consult your solicitor or legal adviser on your own specific circumstances.

“If you take the trouble to learn what constitutes a contract and what statutory rights apply, you can avoid 80 per cent of the legal problems that affect small businesses.”

**David McCraith,
Haworth & Nuttall
solicitors**

“Don't forget that customers also have statutory rights if you provide a service. You will be expected to carry out the service with appropriate skill and care and, if no completion date is specified, finish it within a reasonable time.”

**Alice Pepper,
University of
Wales Institute
Cardiff**

into making exaggerated claims.

- Allow the buyer to examine the product.
- Make sure any safety instructions are clear and accurate.
- Make sure that any samples you provide are representative.

Give the buyer time to examine your samples, and point out any likely differences in the final product.

5.3 If someone buys against your advice, ask the buyer to sign a written **confirmation**.

5.4 If the buyer asks if the product is **suitable** for a specific need, say you do not know — unless you are very sure of your facts.

- From a legal point of view, it is unwise to ask buyers what they are going to use your product for, as you may be liable if it is not suitable.
- If a buyer orders customised goods, you may be liable if they do not fit their purpose.

6 Contract tactics for buyers

Keeping an eye on the bill

Solicitors usually charge in two parts — their fees, plus any money they have had to spend on your behalf ('disbursements').

- A** Work done by **partners** will be more expensive than work done by assistants.
 - Make sure you know in advance the hourly rate you will be charged.
- B** Remember that you will usually be **charged** for advice given by telephone.
- C** Give your solicitor clear **instructions** about what you want done.
- D** **Prepare** in advance for meetings.
 - Draw up a written agenda.
- E** Never **pay** a bill until you understand it.
 - If you feel you have been overcharged, tell the solicitor.
 - If you cannot agree a reduction in the bill, you can usually require the solicitor to obtain a certificate from the Law Society saying that the bill is fair.
 - You can also ask for the bill to be 'taxed' (assessed by a court).

6.1 Use a **solicitor** to draw up standard terms of trade for purchases, which you can enclose with your order.

- If possible, make sure it is agreed that your terms will apply, not the seller's terms.

6.2 Protect your **rights** under the implied terms.

- Ask for detailed product specifications.
- Ask lots of questions — as if you do not know much about the product. Ideally, get written answers.
- Insist, at the time of ordering, that the product must match the specification.
- State what quality levels and standards you expect.
- Tell the seller what you will use the product for.
- Keep a record of claims made by the seller.

6.3 **Examine** the product thoroughly — or not at all, if you want to examine it later.

Otherwise, you may lose your right to reject it if you then find a defect.

- Keep samples you examine for reference.
 - Do not sign delivery notes saying the goods were satisfactory until you have thoroughly inspected them.
- If you have to sign, make a note of any reservations you have (eg 'goods not checked') and let the seller know.

6.4 Ask the seller to **inform** you of any hidden dangers, limitations or quality changes.

6.5 If **prompt delivery** is important, tell the seller and confirm it in writing.

7 Other trading laws

There are several other aspects of the law you should be aware of.

7.1 The seller is likely to be liable for death, injury or loss to property caused by **defective** products or services.

- This includes design, manufacture and marketing defects.
- Everyone involved in the supply chain (eg retailer, manufacturer etc) can be liable.
- Third party liability insurance is essential.

7.2 Products must meet **safety** regulations.

- Ask your local Trading Standards Officer for advice (call the local council).

“If you have a clear-cut, documented case, and the sum involved is less than £5,000, consider making use of the small claims track in the county court and doing without a solicitor. If it is just about an unpaid bill — or, better still, a bounced cheque — it should be quick, simple and inexpensive.”

**Philip Boardman,
Bower & Bailey
solicitors**

Several business organisations, such as the **Federation of Small Businesses** (0870 513 3307) and the **Forum of Private Business** (01565 634467), offer free telephone advisory services to members.

“A good solicitor can save you a lot of time, trouble and money. Use your contacts — and always be prepared to pay more for a better service.”

**Frank Thaxton,
Thames Valley
Partners business
advisers**

7.3 False **descriptions** are illegal.

- A customer can take action against you if he or she buys as a result of a false description (see **3.2**).

7.4 Misleading **prices** are illegal. You must not:

- Display goods at a low price, and then charge more.
- Claim to offer a sale price or a discount, when the price has not been genuinely reduced.

7.5 Certain types of business, including businesses which offer credit (other than trade credit), may require a **licence**.

7.6 Some businesses are subject to extra **regulation** (eg those selling food or by mail order).

- For example, the Consumer Protection (Distance Selling) Regulations 2000 place restrictions on telephone and Internet-based sales. You must present certain key information in a clearly understandable way.

7.7 Keeping information about individuals on a **computer** means you probably need to notify the Information Commissioner (01625 545745).

- The Data Protection Act applies to all personal records (including those not on computer) and in particular to any on the Internet. Registration costs £35 for a year.
- You may need to notify the commissioner even if you record only basic information (eg names and addresses), though there are some strictly-defined exemptions. Ask for a leaflet or go to www.ico.gov.uk.

8 Do you need a solicitor?

8.1 Start by getting a basic understanding of **which laws** are likely to affect you.

- You can talk to a solicitor under the Law Society's 'Lawyers For Your Business' scheme (020 7405 9075 or www.lfyb.lawsociety.org.uk). The initial free session should help you to understand the basics. You will also get an idea of whether you need any extra legal help, and how much it would cost.
- The most precise information may come from your trade association, or the trade association for a related industry.

8.2 You may need help with a **particular** task.

For example, to:

- Set up your new company or partnership, or to advise you on taking up a franchise.
- Buy, sell or rent premises.
- Collect debts (see **Credit control**).
- Draw up a standard employment contract for your employees.
- Draw up standard terms of trade, or a specific contract for a major piece of work.
- Advise you on protecting your rights to new ideas and designs.
- Act for you in a legal dispute, and if you have to go to court.

9 Choosing a solicitor

9.1 Start with the basic **information sources**.

- Friends and other business contacts, who can recommend (or not) the solicitors they have used.
- Professionals, such as bank managers and accountants.
- Your local Business Link, Chamber of Commerce or Enterprise Agency.
- Directories and advertisements.

9.2 Personal **recommendations** are usually the best source. Always ask:

- What was the solicitor engaged to do?
- Is the solicitor a specialist?
- Was the solicitor approachable, effective and easy to get on with?
- How much did it cost?
Be prepared to pay extra for a more experienced and effective solicitor.

9.3 Most small businesses find it preferable to use a **small firm** of solicitors.

- Your business will be a valued client.
- Costs are usually lower.
- It may be easier to build up a good relationship with the individuals.

9.4 Even good small business solicitors will not be able to do everything, and will recognise their **limitations**.

- Ask how much experience your solicitor has of your particular problem. Would a specialist be better? Can they recommend someone suitable?

Expert contributors

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Further help

There are other Start-up Briefing titles that can help you. These briefings are referred to in the text by name, such as **Credit control**.

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