

Join us on our popular CPD courses to ensure you are up to date with the latest in construction contract issues.



'Smash and grab' adjudication – is it that easy? Free Breakfast Briefing



Wednesday 22 November 2017
8:30am to 10:00am
Portsmouth

Wednesday 29 November 2017
8:30am to 10:00am
Bristol

Thursday 7 December 2017
8:30am to 10:00am
Central London

AGENDA

8:30am – 9.00am – Registration
9:00am – 10.00am – Seminar
10:00am – 10.15am – Q&A

COST

Free of charge

ABOUT HKA

HKA is the new name for the Construction Claims Group of Hill International and associated subsidiaries Knowles and Cadogans following its sale and de-merger from Hill International, Inc. HKA has over 900 professionals in more than 40 offices in 20 countries worldwide.

From construction and manufacturing to processes and technology, HKA provides advisory, consulting and expert services to public and private sector clients across a wide range of market sectors all over the world.

Getting paid when a payment or pay less notice is not issued.

Since the Local Democracy Economic Development and Construction Act 2009 came into effect in October 2011 'smash and grab' adjudications have become popular. These are based on the payer having to pay the notified sum in the application for payment in the absence of a payment or pay less notice, therefore no need to establish the correct value of the work.

As little evidence needs to be provided, adjudication can be commenced quickly and completed at modest cost.

It is important to know what is required to be successful in adjudication.

What you need to know

- Current provisions introduced in the Local Democracy Economic Development and Construction Act 2009 which amended the Housing Grants Construction and Regeneration Act 1996 (ie amended Construction Act)
- This provides consequences from failing to give a payment notice if you are a paying party under a construction contract
- This may result in the payer being obliged to pay the amount of an application for payment
- A large number of 'smash and grab' adjudications are resulting in decisions that require paying parties to pay more than the value of the work carried out
- There are a number of recent judgments that affect the application of the provisions of the Act

To secure your place, please complete the booking form overleaf

Booking Form

Please complete the booking form below and Email seminarsuk@hka.com



'Smash and grab' adjudication - is it that easy? Breakfast Briefing



Please indicate the number of places required in the relevant box below

Wednesday 22 November 2017 - Portsmouth

Wednesday 29 November 2017 - Bristol

Thursday 7 December 2017 - Central London

Registration: 8.30am – 9.00am / **Seminar:** 9.00am – 10.00am

Number of places required _____ **(Maximum of 4 delegates per company)**

Please note HKA events are not open to competitors

Company:

Address:

Postcode: **Tel No:**

Delegate 1 Name: **Job Title:**

Mobile No: **Email:**

Delegate 2 Name: **Job Title:**

Mobile No: **Email:**

Delegate 3 Name: **Job Title:**

Mobile No: **Email:**

Delegate 4 Name: **Job Title:**

Mobile No: **Email:**

Joining instructions will be forwarded to delegates a week prior to each event. If you do not receive these within 3 working days before the relevant seminar, please contact us to ensure your place has been booked.

Cancellations: Should any of our seminars not take place on the date or at the location stated, delegates may be given an alternative option. HKA shall not be liable to the delegate, or the party making the booking, for any damage, consequential loss, cost, expense or the like and howsoever arising.

If you would like to arrange a complimentary consultation with one of our practitioners after the seminar, please let us know in advance.

- I would like to arrange a consultation after the seminar
- I would like to subscribe to receive information regarding future events & news bulletins
- I would like to be removed from your mailing list