

Time please!

What you need to know about practical completion and extensions of time

Contract administrators endure the burden of deciding when completion has occurred on projects, who is liable for any delay and the extent of extensions of time to be awarded. Decisions on time are a onerous responsibility and a common source of aggravation and disputes.

We invite you to our **London** breakfast seminar on **Tuesday 21 April 2009**, where we will clear up the confusion surrounding time within construction contracts and dispel some of the common myths.

This seminar is specifically aimed at contract administrators but will be of particular interest to employers, lawyers and contractors.

The seminar will cover:

- when can a project be considered practically or substantially complete?
- how do the major standard forms deal with extensions of time?
- what are the techniques for assessing extensions of time?
- tips and hints to avoid time related disputes





Speakers



Tim TapperDirector, head of dispute resolution and contract advice



Graham GlasseyAssociate Director,
expert, dispute resolution
and contract advice



Martin Greenhalf Director, project management

Date

Tuesday 21 April 2009

Agenda

08.00 Arrival, coffee and breakfast rolls08.30 Welcome and introduction

08.40 Extension of time in the standard form

Practical/substantial completion Assessing extension of time

Avoiding disputes

09.20 Questions

09.30 Coffee and networking



Venue

The Geological Society, Burlington House, Piccadilly, London W1J 0BG

RSVP – e: aveshni.kopp@cyrilsweett.com

tel/fax: 020 7061 9282 - Cyril Sweett, 60 Gray's Inn Road, London, WC1X 8AQ