

"I have little doubt that this compendious work will prove to be an invaluable guide to any lawyer looking to navigate our increasingly complex procedural environment in a quick and efficient manner."

- The Honourable the Chief Justice Sundaresh Menon, in his foreword to Singapore Court Practice 2014

"The author and the publishers are to be congratulated for producing such a valuable work which will benefit all those involved in civil litigation. Lawyers will find the work to be an invaluable tool in their procedural armoury."

- Former General Editor of the Supreme Court Practice (UK) ('the White Book'), Sir Jack I. H. Jacob, in his Foreword to Singapore Court Practice 1999

Highlights:

- · Comes with a digital version on Lexis Red® app which allows you to access the content via your tablet, laptop or PC.
- Receive updated content on a regular basis until December 2017.
- Annotate and highlight text, search using search tool and view your research history on the digital version.

About the Book

- Analysis of all case law developments including particular emphasis on vital rulings of the Supreme Court and important decisions from otherjurisdictions.
- Analysis of revised legislation affecting various areas of civil practice.
- Precise commentary and practice-oriented approach to suit the needs of both a busy and new practitioner.
- All orders thoroughly revised.
- New detailed commentaries on recently introduced Orders.

This edition covers

- Detailed commentaries on new Orders including the Singapore International Commercial Court and simplified processes in the State Courts.
- Thorough discussion of developments concerning the Rules of Court brought about by 10 sets of amendment rules since 2014.
- Analysis of over 100 new Singapore and Commonwealth cases since previous edition.

Key Features

- More than a comprehensive work on Civil Practice, it also explains the difficult areas of the law and provides the civil litigator with all the necessary arguments for his case.
- · Covers all amendments to statutes, Rules of Court as well as case law developments, practice directions, other legal sources and practice information.
- New format cross-references to Forms which are conveniently included at the end of each Order.
- Author's work relied on by the Courts as persuasive authority in more than 400 cases





LexisNexis® Singapore Court Practice 2017

Jeffrey Pinsler, SC

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- changes notified to you, including any increases in price.

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- 5.11 The collection and use of personal information by LexisNexis in the course of providing the Services will be in accordance with our privacy policy, as may be amended from time to time, and which is available at our website at https://www.lexisnexis.com.sg/en-sg/privacy-statement.page.
- 5.12 These General Terms and Conditions will be enforced to the fullest extent permitted by applicable law. If anything in these General Terms and Conditions is held by any competent authority to be invalid or unenforceable in whole or in part, then it will be severed and the validity of the other provisions of the General Terms and Conditions and the remainder of the provision in question shall not be affected thereby.
- the provision in question shall not be affected thereby.

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 - (b) Customer fails to comply with any of its obligations hereunder; or
 - Customer infringes any intellectual property rights granted herein.
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- If the customer does not pay us the invoiced amount in full within the time stipulated in the invoice, we may, without limitation a) withhold further supplies including Goods & Services which have already been fully paid; or b) submit the customer's account to a collection agency. If we do submit the account to a collection agency, the customer agrees that we may recover the outstanding amount specified in the invoice including interest, our legal costs, bank fees and charges and other expenses incurred in attempting to recover the debt and any fees and commissions or other amounts we pay to any collection agency to act on our behalf.
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- Return of printed Goods & Services which are defective, incorrect or faulty will be accepted for credit provided such defective, incorrect or faulty printed Goods & Services:
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 - are accompanied by a copy of the returns note/invoice marked "cancel",
 - provide the valid authorisation code obtained from our Customer Support department before Goods & Services are returned; and
 - are defective, incorrect or faulty due to no fault of the Customer.
- Refunds will be given only where the print products are returned as above and there are no other amounts outstanding and due on the Customer's credit account with us. Collection of returns must be from the original address of delivery by LN and if Customer requires LN to collect returns from a different address, LN reserves the right to charge an additional sum, depending on the location advised by the Customer. For the avoidance of doubt, the return policy in clause 32 does not apply to digital products.

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- To the maximum extent permitted by law, our liability to the Customer is limited at our option to: (a) in the case of goods, replacement or repair of the goods or payment of the cost of replacing or repairing the goods; and (b) in the case of services, resupply of the services or payment of the cost of re-supplying the services.
- Our liability to the Customer for negligence and breach of contract is limited to the cost of replacing the Goods & Services ordered.
- Subject to clauses 35 and 36 and to the maximum extent permitted by law, we exclude all representations, warranties or guarantees, whether express or implied, by statute, trade or otherwise, including without limitation warranties and guarantees regarding the availability of any Goods & Services at any particular time.
- 38. It is not intended that any contract between us and Customer for the supply of Goods & Services should be enforceable by any third party.
- Any waiver by us of any of these terms and conditions shall be limited to the particular 39. instance and shall not operate or be deemed to operate as a future waiver of that or any other term.

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42. We may cancel or suspend delivery of any ordered product in the event of any delay or non-performance due directly or indirectly to wars, terrorism, strikes, lockouts, delays or defaults of manufacturers or suppliers, act of God, or any other cause beyond our reasonable control.

DATA PROTECTION

- 43. In accordance with the Personal Data Protection Act 2012, LexisNexis will provide and export personal data about Customers to any subcontractor appointed to carry out the provision of, or any aspect of, the Goods & Services for the purposes of (a) providing access to and use of the Goods & Services to You; (b) provide customer support, billing and other similar activities related to the Goods & Services.
- 44. You further agree to LexisNexis (or such third parties acting on behalf of LexisNexis) using such personal data provided pursuant to these terms and conditions for direct marketing materials and other related marketing and promotional activities, including but not limited to the following (a) latest developments in the legal and/or business industry; (b) marketing and promotional materials on LexisNexis's products and services, which includes (print and/or electronic); (c) updates on upcoming events and seminars; and (d) survey forms to obtain feedback on LexisNexis's products and services.

GOVERNING LAW

45. These terms and conditions shall be governed by and construed in accordance with the laws of Singapore without regard as to conflict of laws principles and the parties hereby agrees to submit to the non-exclusive jurisdiction of the courts of Singapore.