



## UvA-DARE (Digital Academic Repository)

### The implied duty of a service provider to warn about a risk of construction defects resulting from a contract with a third party, with emphasis on defects resulting from design failures: A case study on the precontractual and contractual duty to warn in English, German and Dutch law and in the Draft Common Frame of Reference

Luzak, J.A.

**Publication date**  
2011

[Link to publication](#)

#### **Citation for published version (APA):**

Luzak, J. A. (2011). *The implied duty of a service provider to warn about a risk of construction defects resulting from a contract with a third party, with emphasis on defects resulting from design failures: A case study on the precontractual and contractual duty to warn in English, German and Dutch law and in the Draft Common Frame of Reference*. [Thesis, fully internal, Universiteit van Amsterdam].

#### **General rights**

It is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), other than for strictly personal, individual use, unless the work is under an open content license (like Creative Commons).

#### **Disclaimer/Complaints regulations**

If you believe that digital publication of certain material infringes any of your rights or (privacy) interests, please let the Library know, stating your reasons. In case of a legitimate complaint, the Library will make the material inaccessible and/or remove it from the website. Please Ask the Library: <https://uba.uva.nl/en/contact>, or a letter to: Library of the University of Amsterdam, Secretariat, Singel 425, 1012 WP Amsterdam, The Netherlands. You will be contacted as soon as possible.

*UvA-DARE is a service provided by the library of the University of Amsterdam (<https://dare.uva.nl>)*

**THE IMPLIED DUTY  
OF A SERVICE PROVIDER TO WARN  
ABOUT A RISK OF CONSTRUCTION  
DEFECTS RESULTING FROM A  
CONTRACT WITH A THIRD PARTY,  
WITH EMPHASIS ON DEFECTS  
RESULTING FROM DESIGN  
FAILURES.**

A case study on the  
precontractual and contractual  
duty to warn  
in English, German and Dutch law  
and in the Draft Common Frame of Reference.

**JOASIA LUZAK**

**The implied duty  
of a service provider to warn  
about a risk of construction defects resulting  
from a contract with a third party,  
with emphasis on defects resulting from design failures.**

A case study on the  
precontractual and contractual  
duty to warn  
in English, German and Dutch law  
and in the Draft Common Frame of Reference.

**ACADEMISCH PROEFSCHRIFT**

ter verkrijging van de graad van doctor  
aan de Universiteit van Amsterdam  
op gezag van de Rector Magnificus  
prof. dr. D. C. van den Boom  
ten overstaan van een door het college voor promoties  
ingestelde commissie,  
in het openbaar te verdedigen in de Agnietenkapel  
op dinsdag 29 november 2011, te 10:00 uur

door

**Joanna Aleksandra Luzak**

geboren te Legionowo, Polen

Promotiecommissie

Promotor:

Prof. dr. M. B. M. Loos

Co-promotor:

Dr. G. J. P. de Vries

Overige leden:

Prof. mr. H. Beale

Prof. mr. dr. M. A. B. Chao-Duivis

Prof. dr. M. W. Hesselink

Prof. mr. C. E. C. Jansen

Dr. C. Mak

Prof. mr. C. E. du Perron

Prof. E. Terryn

Prof. dr. M. A. M. C. van den Berg

Faculteit der Rechtsgeleerdheid

*Moim Rodzicom*

*"W szczęściu zawsze znajdziesz kawałek domowych pantofli."*

*Aldous Huxley*