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

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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.

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JOASIA LUZAK
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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

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Moim Rodzicom

"W szczęściu zawsze znajdziesz kawałek domowych pantofli."

Aldous Huxley