

DEMAND NOTICES

ISBN 983-3519-008

Author: Nasser Hamid

Binding: Softcover/Extent: 400 pp

Publication Price: MYR 200.00

The law is stated as of August 1, 2005

Chapter 1

DEMAND NOTICES

Notice of Demand – Meaning of	1
Demand – Object of	2
Notice of Demand & Pleadings	3
Interpretation of Contracts	4
Interpretation of Contracts - Duty of Court	6
Proper Demand	7
Whether Demand Wrong or Bad in Law	8
Original Copy of Notice of Demand	8
'We Demand From You'	9
Failure to state Reference Number	9
Shorter Notice Period – Whether Defective Notice	11
Two Modes of Terminating Contract – Effect of.....	12
Date of Demand & Accrual of Action – Award of Interest	12
Irregular Demand – Effect of Plaintiff's Claim	12
Finding of Fact as to Notice of Demand – Principles of Interference	13

Chapter 2

SERVICE OF DEMAND NOTICES

Introduction.....	17
Service By Post – General Principles.....	18
'Post' – Meaning of	20
Service by Post – Authorised or Required by Act of Parliament	22
'Until the Contrary is Proved'- 'Unless the Contrary is Shown' ..	24
Evidence of Posting	27
AR Cards – Proof of Return & Acknowledgement	27
Mode of Service	28
Mode of Service – Registered Post and AR Registered Post	29
Interpretation of Demand Clause - 'May' – Notice to Agreed Address	30
Service – Deeming Provision in Demand Clause in Contract	31
Deeming Provision – Use of Different Address.....	32
Deeming Provision & Variance of Mode of Service	32
Deeming Provision – 'Plaintiff 'shall not be responsible for the consequence of any notice, demand ... not being received by the Client'.	34

'Last Known Address' – Meaning of.....	34
Proof of Posting.....	36
Notice of Demand – Admissibility of Proof	36
Order 62 r 9 of the RHC 1980 - Proof of Service of Notice of Demand	40
Service by Solicitors	41

CHAPTER 3

GUARANTEES & DEMAND NOTICES

Guarantees	43
Introduction	43
Nature of Guarantee – Continuing Guarantee	43
Nature of Guarantee – Banker’s Guarantee	45
Demand Notices & Guarantees	45
Construction of Guarantees	46
Labels Given By Parties	49
Surrounding Circumstances	51
Liberal Approach to Construction of Guarantees	55
Cause of Action Under a Guarantee	56
Nature of Banking Facilities and Entitlement to Demand Repayment.....	57
Repayment Clause – Interpretation - Entitlement to Claim Principal Sum & Interest.....	61
Prior Demand - A Debt payable on Demand and the Obligation of the Creditor to a Guarantor.....	65
Requirement for Prior Demand – Interpretation of Guarantee.....	66
Where No Prior Demand Required	73
No Prior Demand Necessary – Effect of Sending Demand Notices to Wrong Address.....	75
Prior Demand – No Contractual Requirement for Demand	77
Principal Debtor Clause & Prior Demand	85
Where Prior Demand Required	92
Prior Demand – Condition Precedent to Cause of Action	92
'Guarantor agrees to pay and satisfy the bank on demand made'	98
'Forthwith Upon Any Demand being made by the Lender'	98
'Repayable on Demand as and when the Bank Deems fit'	99
Prior Demand Required – Defective Demand	99
No Proper Demand Made – Subsequent Demand – Whether Res Judicata	100
Want of Demand.....	103
Carbon Copies of Demand Notices to Guarantors- Notices to Borrower & Guarantor.....	104
Time for Payment	107
Limitation and the Demand Notice- Cause of Action	112
Guarantees & Service of Demand Notices	117
Introduction	117
Service of Notice of Demand	118
Denial of Receipt – Duty of Court.....	119

Estoppel – Denial of Receipt of Demand Notice	121
Denial of Receipt – Failure to Rebut Deeming Provision.....	122
Non – Guarantor - Defence of Non-Receipt of Demand Notice	123
Mode(s) of Service – Interpretation.....	124
Personal Service	125
Service By Post	129
‘Post’- Meaning of	129
Sending Demand Notice by Post – Burden of Proof	129
One Notice of Demand to All Guarantors	130
Registered v AR Registered Post.....	131
Non-Compliance with Mode of Service - Variation of Mode of Service – Effect of	131
Variation of Mode of Service – Risk taken by Plaintiff	149
Deeming Provision.....	151
‘Deemed’ and ‘Shall be Deemed’ - Meaning of	153
Deeming Provision – Meaning of ‘Post’	155
Deeming Provision – Presumption of Receipt	156
Deeming Provision – ‘Trigger’ of Provision	156
Variation in Mode of Service & Deeming Provision	158
Non-Compliance with Mode of Service – Applicability of Deeming Provision.....	160
Deeming Provision – Wrong Address.....	161
Deeming Provision - ‘Despite Evidence to the Contrary’	162
Deeming Provision – ‘The Address Hereinbefore First Stated’.....	163
Deeming Provision & AR Registered Post	164
Deeming Provision and Last Known Address	164
No Antecedent Demand Required – Deeming Provision – Denial of Receipt	164
Last Known Address	165
Proof of Service.....	165
Proof of Service – AR Card	168
AR Card Returned Unclaimed.....	169
Acknowledgement of Receipt – Authority of Recipient	170
Proof of Service of Demand Notice - Calling the Maker of the Notice of Demand - Admissibility of Evidence	172
Posting to Address other than that Provided	176
Posting to Address Other Than That Provided – Entitlement to Send to Last Known Address	177
Last Known Address – Notice sent to address different from that in Agreement	182
Notification of Change of Address – Onus on Defendant	183
No Address Provided.....	185
AR Card – Acknowledgment – Signature not that of Guarantor – Effect of	186
Evasion of Service	186
Guarantees & Validity of Demand Notices	188
Introduction	188
Failure to produce Guarantee Agreement - Validity of Demand Notice	188
Reference to Undated Guarantee – Validity of Demand Notice	188

Variation of Security	189
Vesting Order – Requirement for Fresh Demand	194
Repudiation of Loan Agreement – Validity of Demand Notice	195
Validity of Demand Notice – Proof of Liability of Guarantor	198
Granting Indulgence – Validity of Demand Notice	199
Principal Debtor Clause – Notice Period to Principal Debtor not Observed – Validity of Notice to Guarantor	200
Error in Form and Substance	201
Right or Entitlement to Amount Demanded	201
The Amount Demanded or Payable	204
Precise Amount of Debt - Validity of Demand Notice	204
Demand for Larger Sum	207
Demand for Lesser Sum than the Judgment Debt	210
Variation in Amount Demanded and Amount Claimed	211
Partial Payment – Validity of Demand Notice	219
Issuing Notices of Demand Subsequent to Filing Writ	221
Proper Execution of the Notice of Demand	222
Defective Notice – Issue of Fresh Notice – Res Judicata	226

CHAPTER 4

STATUTORY DEMAND – Section 218(2)(a) of the Companies Act 1965

Statutory Demand	229
Winding Up and the Requirement to Serve Statutory Demand	229
Statutory Interpretation of Section 218(2) (a) of the Companies Act 1965	230
Two Limbs to Section 218(2)(a)	231
Rules of the High Court – Applicability to Section 218 of the Companies Act 1965	231
Nature and Function of Statutory Demand	233
Requirements of Section 218(2)(a) of the Companies Act 1965	235
Validity of Statutory Demand	236
Validity of Statutory Demand - Locus Standi of Secured Creditor	237
Minor Irregularities & Ability to Pay the Debt Due.....	238
Form of Statutory demand	241
Compliance with Requirements	242
Irregularities	243
Irregularity of Statutory Demand	243
Waiver of Irregularities	244
Heading of Statutory Notice – Reference to Section 218(2)(a).....	244
Service of Statutory Demand	246
Introduction	246
Service of Statutory Demand & the Companies Act 1965 – Interpretation of	247
Irregularity	248

Registered Office & Change of Address	249
Change of Address – Onus.....	249
Notice of Change of Address – Effective Date.....	250
‘Substantial Injustice’	252
Personal Service	254
Postal Delivery of Statutory Demand.....	254
Service – Rational Approach	256
Acknowledgment of Service – Requirement of	263
Statutory Demand & Debt Due.....	266
Introduction	266
Companies Act 1965 & The Companies (Winding-up Rules) 1972 – Interpretation of.....	267
Bankruptcy Legislation & Cases	267
The ‘Debt & the Statutory Demand.....	270
‘Debt’ – Meaning of	271
Judgment Debt	271
Proof of Existence of Debt Due	274
‘Neglect’ – Meaning of	278
‘Bona Fide Dispute’.....	282
Presumption of Inability to Pay Debts & Section 218(2)(a)	284
Presumption of Insolvency	286
Rebuttable Presumption.....	287
Discretion of Court to Refuse a Winding Up.....	289
‘Debt Due ‘	290
‘Due’	307
Whether Amount Claimed was ‘Due’	309
Amount stated in Statutory Demand and Debt Due	309
Disputed Debt - Uncertain Sum	310
Disputing Debt on ‘Substantial Grounds’	313
Dismissal of Appeals - Inability to Pay Debt	317
Failure to Quantify Interest on Principal Sum.....	317
Running Account	319
Dispute as to Debt – Unpaid Seller’s Lien	319
Amount Due in Foreign Currency	321
Judgment Debt & Limitation Period	321
The Three Week Statutory Period	322
‘Payment is to be made Forthwith’ - Validity of Notice	324
Demand Made Under Lawful Authority	326
Introduction	326

Appendix

Precedents	331 - 379
------------------	-----------

