

YRM SQE1 CHECKLIST — CONTRACT LAW (FLK1)

Aligned with the SRA SQE1 Assessment Specification

This checklist is designed as a **final coverage and readiness check** for SQE1 Contract Law. It is not a teaching resource and does not replace revision, practice questions, or mocks. Use it to confirm that you have covered everything the SRA can assess and to identify gaps **before exam day**, not after.

1. Core Knowledge Coverage (SRA-Aligned)

Tick each box **only if you could recognise the issue and apply the law in a scenario-based MCQ**.

- Contract formation (offer, acceptance, certainty)
- Invitation to treat and termination of offers
- Consideration (including existing obligations)
- Intention to create legal relations
- Capacity and legality
- Variation of contract
- Promissory estoppel
- Express terms and representations
- Implied terms (common law and statute)
- Conditions, warranties and innominate terms
- Exclusion clauses (construction and incorporation)
- Unfair Contract Terms Act 1977
- Consumer Rights Act 2015
- Misrepresentation (types and remedies)
- Mistake
- Privity of contract and third-party rights
- Discharge of contract (performance, agreement, breach)
- Frustration and its consequences
- Remedies for breach (damages and equitable remedies)

If you cannot confidently tick an item, that topic is **not exam-safe** yet.

2. Examiner Reality Check

You are unlikely to score well in Contract Law unless you can do the following consistently:

- Identify the **correct doctrine** before reading the answer options
- Distinguish breach of contract from misrepresentation
- Recognise when statutory regimes apply (UCTA vs CRA)
- Spot answers that are legally accurate but **misapplied to the facts**
- Avoid choosing answers based on memorised case names alone

The SQE rewards **clean application**, not academic recall.

3. Application Readiness

Be honest — this is where most candidates lose marks.

- I can answer Contract Law MCQs under time pressure
- I understand *why* my wrong answers are wrong
- I do not overthink or second-guess correct answers
- I can eliminate weak options quickly and move on

If this section feels uncomfortable, focus on **practice and review**, not more notes.

4. Confidence Check

- I have attempted at least one timed Contract Law mock
- I reviewed my answers methodically, not emotionally
- I know my weakest Contract Law areas
- I have a plan to improve those areas

If you cannot tick most of this section, further revision is needed before exam day.

About Your Rights Matter

Your Rights Matter (YRM) creates SQE resources designed around **examiner thinking**, not information overload. Our focus is on coverage confidence, application, and decision-making under pressure.

How to use this checklist properly

- Do **not** tick everything to feel better
- Use it to identify gaps
- Pair it with practice questions and structured review
- Coverage clarity reduces panic. Panic kills marks.

Your Rights Matter