

## Craig Booth

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**From:** DCUSA  
**Subject:** RE: DCP 433 'Limitation for backdating of rebates/charges under Schedule 32' Legal text for review [GOWLG-LEGAL02.588326.2758820]

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**From:** Gus Wood  
**Sent:** Thursday, May 2, 2024 9:20 AM  
**To:** DCUSA

**Subject:** RE: DCP 433 'Limitation for backdating of rebates/charges under Schedule 32' Legal text for review [GOWLG-LEGAL02.588326.2758820]

Hi Craig

It is correct to say that there are statutory limitations which prevent claims (eg for breach of contract) being brought after a period of time (6 years for E&W breach of contract claims).

However, these are limits – not minimum requirements. There is nothing to prevent parties agreeing shorter time periods within which claims must be brought.

Gus  
**Gus Wood** | Partner | Energy | Gowling WLG (UK) LLP