

# Brexit Contract Management Services

Starting 31 January, 2020, Brexit regulatory changes took effect and materially defined the “new normal” of operating multi-national, cross-border businesses.



As a market leader in contract regulatory compliance and remediation services, Integreon helps corporations assess their existing contractual population and understands the impact that Brexit has on a myriad of contractual clauses including:

- Choice of law and jurisdiction
- Force majeure
- Payment terms and currency provisions
- Contracting parties and performance obligations
- References to EU law and institutions amended to include/replace by UK versions, together with new definitions and other consequential changes

## Benefits of Integreon Brexit Contract Management Services:

- Ability to support 50+ foreign languages
- Living contract playbooks and process manuals paired with structured governance
- Experience working with leading AI and other relevant technology providers
- Customisable and intuitive analytics, reporting, and dashboards
- Global delivery centres to support scaling at any stage of the project
- Rigorous quality control, customised for contract remediation engagements

## The Integreon Difference



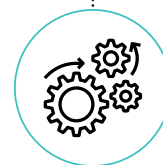
### Experience

20+ years of deep domain experience across multiple verticals



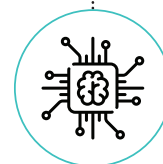
### People

3000+ employees worldwide



### Processes

Six sigma experience applied to all projects

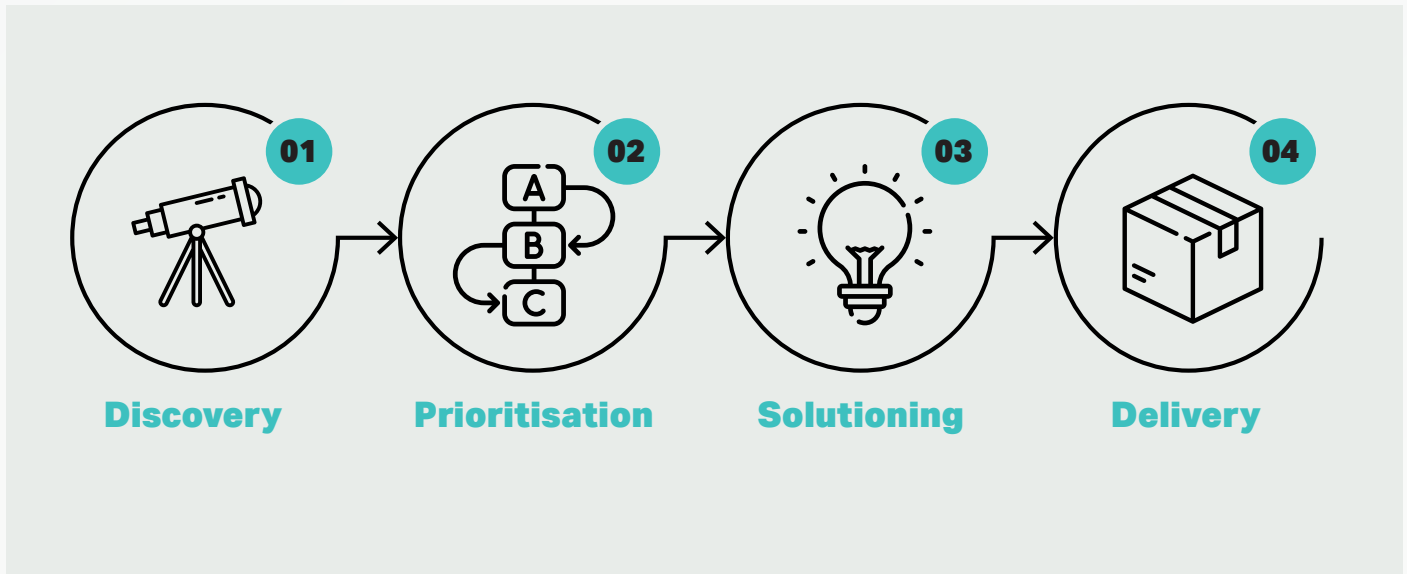


### Technology

AI tools to streamline processes and accelerate review

## Integreon Brexit Contract Management 4-Phase Approach

Integreon's team of experienced lawyers and contract management specialists provide a systematic end-to-end Brexit contract management solution:



### Managing Your Brexit Related Risk

As a first step, Integreon will work in partnership with your internal team to develop a right-sized plan that limits disruption to the business and ensures cost effective and efficient execution. Determining the approach that is right for your organisation includes:

#### Discovery

Identify documentation affected by Brexit that must be transitioned and evaluate associated risk to the organisation. This includes determining criteria needed to assess risk and exposure. Once the full extent of Brexit related contracts and clauses have been determined, the filtration and prioritisation process can begin.

#### Prioritisation

Determine transition activities based on assessed risk and economic exposure, prioritising 'affected' contracts and clauses for remediation and 'repapering'. The entire project's scope should become clear by the end of this step.

#### Solutioning

Develop a project roadmap/playbook with well-defined metrics and milestones that can guide the Brexit repapering process. The solutioning stage is an ideal time to determine which additional resources are necessary for completion of the plan.

#### Delivery

Execute the plan and track to ensure all milestones and project objectives are achieved. This typically includes renegotiation and repapering for both standard and complex legal agreements.