



FeeManage Litigation funding solutions

► **Why FeeManage?**

Your options

How it works

The benefits

**Conditional
Fee
Agreements
(CFA)**

**After The
Event
Insurance
(ATE)**

**Third Party
Funding
(TPF)**

**Damages
Based
Agreements
(DBA)**

Are you looking to enter into litigation, but put off by the potential costs and risks? By utilising alternative means to fund cases, you can engage in litigation without the initial capital investment – drastically lowering your risk.

We've launched 'FeeManage', a new suite of funding solutions designed to meet your unique requirements and lower the financial risk of litigation.

Through collaborating with a number of the largest litigation funders in the market as well as more boutique providers, we've created a solution that allows you to access funding and alternative means of financing quickly and easily via one of four routes:

- **Conditional Fee Agreements**
- **After The Event Insurance**
- **Third Party Funding**
- **Damages Based Agreements**

Unlike competitors, we aren't tied to one lender or funding route – we offer a range of funding solutions, meaning we can work with you to create a bespoke solution for the unique requirements of you or your business. We also offer both part and full funding options – giving you complete flexibility to manage your risk as required.

Whatever the size or complexity of the litigation you wish to undertake, whether you're a private individual, SME or a multinational company, we have an option that will suit you.

Get in touch to find out more about how FeeManage can help you and your organisation...

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A challenging economy puts pressure on companies in all sectors. Clients want to know their legal advisors are prepared to help them weather difficult times. That's what FeeManage can offer.

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**Barry Jervis,
Partner and Head of Litigation**

Get in touch...



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FeeManage gives you access to funding quickly and easily via one of four routes – these can be used as stand alone options or in combination with one another:

**Conditional Fee Agreements
(CFA)**

Often known as “no win, no fee”, this is an agreement where the payment of some or all of your legal fees is dependent on the outcome of the litigation. If your case is unsuccessful there is nothing to pay. If your case is successful, your legal fees are payable together with a percentage uplift.

**After The Event Insurance
(ATE)**

An insurance policy purchased during the litigation process (usually at the beginning) to protect you against having to pay the other side's costs should you lose.



**Third Party Funding
(TPF)**

This option involves an agreement with a third party funder where they pay some or all of your legal costs, enabling you to pursue your case, in return for a % share of the damages awarded should your case be successful.

**Damages Based Agreements
(DBA)**

This is a contingency based agreement where your legal fees and lawyers' costs are payable out of the damages you receive, in the event you are successful. We're proud to be at the vanguard of firms who offer damages based agreements (DBA).

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Our team of experts seamlessly guide you through the litigation funding process, in four easy steps...



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Whether it is removing litigation from your balance sheet, managing risk or generating additional revenue streams, litigation funding has significant upsides:



Reducing your risk

Litigation is never completely without risk, however, having a range of funding options available allows you to pursue litigation with reduced risk given the additional scrutiny applied to your claim from the outset. It also gives you certainty about the level of costs and when you will be expected to make payments.

Reducing your costs

Third party funds can allow you to engage in litigation without the initial capital investment. This could therefore allow you to bring proceedings, which you previously felt were too expensive to pursue due to the up-front cost.

Giving you confidence

Before a funding route is chosen, we will undertake an extensive due diligence exercise to assess the merits of your claim – see [stage two](#). This exercise is further supported by either the TPF or ATE provider conducting a further assessment of your claim and/or by us obtaining an opinion from a barrister on prospects of success. This can provide you with confidence in your course of action and help you make the right decisions based on additional expert opinion.

Taking litigation off your balance sheet

Successful litigation can bring increased revenue into your business. But, initiating the litigation process has traditionally involved a significant capital investment. By accessing litigation funding or using alternative financing agreements, you can remove litigation from your balance sheet. Reducing risk but still allowing for an increase in revenue should you be successful.

