



Back-to-back and I am safe? – what general contractors should take into account

AIJA-Seminar Lausanne, 6-8 April 2017



Jelle Blom
Kennedy van der Laan

Amsterdam, Netherlands
jelle.blom@kvdl.com

Kennedy Van der Laan



Dr. Benedikt Rohrßen
Taylor Wessing

Munich, Germany
b.rohrssen@taylorwessing.com

TaylorWessing



Gunnar Pickl
DORDA

Vienna, Austria
gunnar.pickl@dorda.at

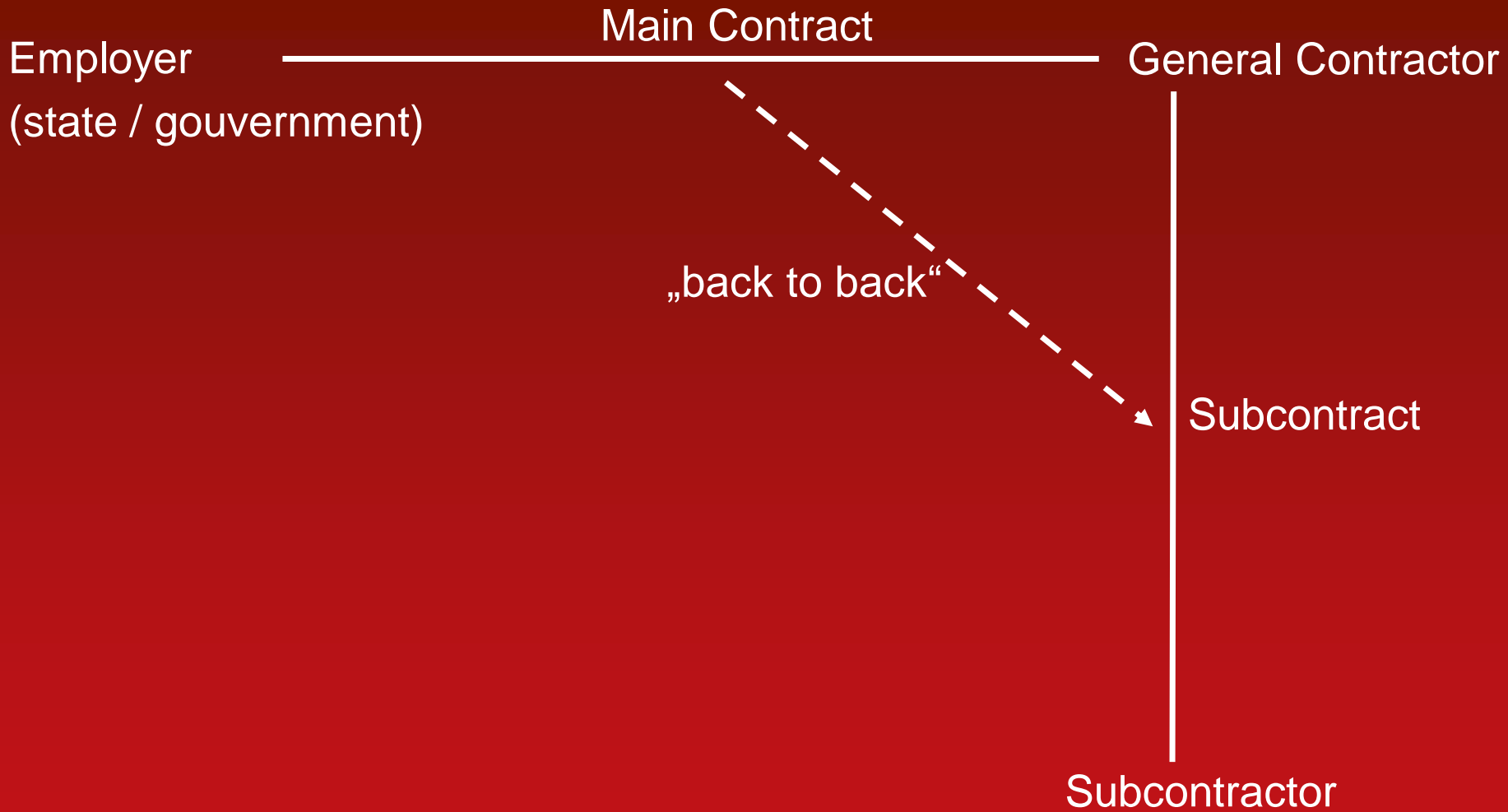
D O R D A



Dr. Bernd Hauck
Kellerhals Carrard

Basle, Switzerland
bernd.hauck@kellerhals-carrard.ch





short subcontract („2 pager“) and reference to main contract

pay only if and when paid



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS

i am **aija**

warranty periods



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS



notification periods



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS



(shifting of) burden of proof

termination of main contract

GC's obligation to pay minimum wages of employees of subcontractor and others

involvement of subcontractor in litigation/arbitration of employer and general contractor

delivery contracts of general contractor with his
suppliers

alternative setups



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS



Thank you for your attention



INTERNATIONAL ASSOCIATION OF YOUNG LAWYERS

i am **aija**

A red horizontal line that underlines the "i am aija" text.