

The 5 Most Overlooked Elements Of NDAs

Tom Kulik of Dallas-based **Scheef & Stone** writes about a trend toward companies and counsel using rote reliance on forms for non-disclosure agreements without thinking through the application of the provisions and whether the document *actually reflects* what is contemplated (let alone *needed*) for the intended transaction.

Writing for **Above the Law**, he discusses the top five most overlooked elements in NDAs that should *always* be addressed before signing on the dotted line.

Those include the importance of definitions, exclusions, “what the government seeks, it can inadvertently take away,” “use needs a purpose,” and “the term is only the beginning.”

Read the article.

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