

Dot Your I's, Cross Your T's, and Place Your Commas

Insight

Guiding principles regarding the use of commas and other writing conventions should be strongly considered when drafting contracts, for example, as including or excluding a comma in a particular contract provision may ultimately determine whether a company owes or is owed millions of dollars in a subsequent dispute, , points out Hyatt & Weber P.A.

Should I Have an Arbitration Clause in My Construction Contract?

Insight

Paul W. Norris of Stark & Stark writes there are numerous factors to consider in determining whether mandatory arbitration is the preferred dispute resolution mechanism, or whether the state court system is preferred.

My Smart Contract Just Ate

\$14 Million – Now What?

Insight^M

A digital currency exchange reported recently that a malfunction in a smart contract is responsible for a \$14 million dollar loss of the cryptocurrency ether, reports Jared Butcher in the Steptoe Blockchain Blog.

How Weak Are Employee Nondisclosure Agreements?

Insight

Drafting and enforcing NDAs is an area rife with risks and traps, warns Gregory W. McClune of Foley & Lardner.

Contract Tools: Live Demo on July 24

Event, July 24, 12 p.m. EDT

Paper Software will demonstrate its Contract Tools product, a powerful Word add-in for working with contracts, in a complimentary live webinar.

Post M&A Disputes: Breach of Indemnification Clauses in M&A Contract

Insight

Baker McKenzie's Global Arbitration News has posted an article discussing the difficult questions raised in both substantive and procedural law by indemnification clauses in share purchase agreements.

Legal Developments Encourage the Use of Smart Contracts in the United States

Insight

An alert from Pillsbury Winthrop Shaw Pittman takes a look at some new laws in the United States that provide a clear indication that smart contracts will be impactful.

What Would the Perfect Employee Agreement Look Like?

Insight

Bryan K. Wheelock of Harness Dickey has posted an item on the

firm's website contemplating what perfection might look like in regard to an employee agreement.

Unsigned Contract = No Proper Insurance Coverage

Insight

Commonsense Construction Law reports on a case in which an unsigned contract meant that the contractual liability exclusion in the subcontractor's insurance policy would control.

What Does Your Reservation Clause Mean?

Insight

Two Locke Lord lawyers authored a discussion about a court decision that emphasizes the importance of properly phrasing a reservation clause, as to avoid inadvertently granting an interest in a mineral estate.

Disputes

On-Demand

A Baker Tilly on-demand webinar provides an overview of strategies to identify potential claims scenarios and potential resolutions available to mitigate claims.

Change Management in Commercial Contracts (Part 2)

Insight

In the second part of a series on change management in commercial contracts, Morgan, Lewis & Bockius LLP discusses the procedural mechanisms for managing change.

Crash Course: A Practical Guide to Government Contract Law

Event, August 9-10, 2017, Tysons, VA

Centre Law & Consulting will present a two-day “A Practical Guide to Government Contract Law” crash course that teaches attendees about the nuts and bolts of federal contracting and gives a breakdown of the complex laws surrounding this industry.

Webinar: Automating Contract Management with SharePoint

Event, June 21, 2 p.m. EDT

Optimus BT will present a free webinar featuring a comprehensive demonstration of eContracts, an Enterprise Legal Contract Management product for SharePoint, featured in Gartner Market Guide 2017 for legal teams.

Construction Contracts: Allowance or Contingency?

Insight

Randolph E. Ruff and Jonathan M. Mraunac of Ogletree Deakins explain the differences between contract allowances and contingencies, how they are used, and how they can be drafted.

Tips For Reviewing A Contract

Insight

There are a few things every lawyer is expected to be able to do – but every lawyer should be able to review a contract, writes Gary J. Ross for Above the Law.

The Promise – And Perils – Of ‘Smart’ Contracts

AudioRecording

ValueWalk has posted an audio recording featuring Wharton’s Kevin Werbach and Nicolas Cornell discussing their research on smart contracts.

Using Technology and Contract Terms to Avoid Vendor Lock-In

Insight

The efficiency and low cost of using cloud services, including form vendor agreements that are provided with such services, can lead to vendor lock-in, making it difficult and expensive to migrate applications in-house or to a new provider, according to Morgan Lewis’ Tech & Sourcing blog.