

NDAs Do NOT Work for China But NNN Agreements Do

Insight

The China Law Blog has published part one of an expected series of posts setting out exactly what foreign companies should do (and not do) to protect their intellectual property in China.

Microsoft Chief Legal Officer Says Trump Is Treating Huawei Unfairly

News

Trump has said Huawei, run by a former Chinese army technologist, is a national security threat.

China Contract Damages Done Right

Insight

The term “contract damages” refers to a contract provision setting out the damages for breach.

International Manufacturing Contracts: Why Templates Are a No-Go

Insight

Dan Harris of Harris Bricken discusses why he sometimes has to explain to companies why he never does “template” manufacturing agreements.

U.S. Supreme Court to Rule on Important International Arbitration Issue

Insight

The answer to the question depends on where in the United States the dispute is being litigated, according to China Law Blog.

Three Global Drafting

Considerations for International Construction Contracts

Insight

U.S. contractors should proceed with caution when seeking to expand their footprint to an international stage, especially in developing countries.

International Contracts and Why What You Think 'Can't Hurt' Usually Does Hurt

Insight

Dan Harris explains the potential drawbacks of using some standard boilerplate clauses in contracts outside common law countries.

Outsourcing Contracts in the USA

Insight

Kilpatrick Townsend & Stockton has compiled a structured guide to outsourcing contracts in the United States.

Brexit Vote Prompts New Questions for UK, US Businesses

News

The historically large rejection of Prime Minister Theresa May's Brexit proposal is creating new uncertainty for companies doing business in the United Kingdom.

New York State Takes the Lead to Settle International Contract Disputes

Insight

New York State has taken steps to smooth the often rough road for resolving international contract disputes, and parties are finding the new procedures comparatively easy to follow, according to post on the website of Daniel Kron.

Contracts with Foreign Companies May Require a Rewrite

News

The California Court of Appeal held that parties may not contract around the formal service requirements of the Convention on the Service Abroad of Judicial and Extrajudicial Documents, commonly referred to as the Hague Service Convention.

ITAR For Government Contractors

Webinar, Dec. 13, 2017, 1 p.m. EST

An upcoming webinar presented by Williams Mullen's International Practice Group will provide an overview of ITAR for government contracts executives and an update on recent developments in the law.

What U.S. GCs Should Know About Drafting International

Arbitration Clauses

Insight

Kevin Perry and Joanne Elieli of of Cooley offer some insight for American general counsel on the drafting of international arbitration clauses, covering preliminary considerations and specific drafting issues.

Best Practices and Hot Topics in Section 337 Patent Litigation at the ITC

Event, May 10, 1 p.m. EDT

Practical Law will present a webinar discussing best practices for Section 337 patent litigation and current hot topics at the International Trade Commission (ITC), such as standard essential patents and the Commission's jurisdiction over electronic data importations.