Index

References given are to page numbers.

ACCOUNTING PRINCIPLES, see also INTERPRETATION PROVISIONS
  • application of, 72-74
  • certainty, 75
  • concepts and principles, 71-72
  • consistency, 74-75
  • generally, 69-71

ACKNOWLEDGEMENT, see also CLAUSES
  • generally, 316
  • principles and cases
    • consensus ad idem, 316-322
    • non est factum, 322-327
    • notice, 327-332
  • recommendations and conclusion, 332

AMENDMENTS, see also CLAUSES
  • generally, 243-245
  • principles and cases
    • boilerplate amendment clauses, treatment of, 252-254
    • oral amendments, 247-249
    • written amendments, 249-252
  • recommendations and conclusion, 254

APPENDICES, see SCHEDULES AND APPENDICES

ARBITRATION, see also CLAUSES
  • generally, 122-123
  • principles and cases, 123-130
  • recommendations and considerations, 130-131

ASSIGNMENT, see also CLAUSES
  • generally, 183-185
  • principles and cases
    • choses in action, 185-187
    • choses in equity, 185-187
    • contractual provisions restricting rights of assignment, 190-195
    • generally, 185-187
    • novation and delegation, 187-189
    • presumption of assignability, 189
  • recommendations and conclusion, 195

ATTESTATION AND SEALS
  • attestation, 368-369
  • generally, 366-367
  • recommendations and conclusion, 372
  • seals, 369-371
  • testimonium and, 365-366, 368

BARGAINING POWER,
INEQUALITY OF, 297-298

BINDING EFFECT AND ENUMERATION, see also CLAUSES
  • generally, 283-287
  • principles and cases, 287-291
  • recommendations and conclusion, 291-292
BOILERPLATE CLAUSE

- generally, 1-4, 373

BUSINESS DAY, see also INTERPRETATION PROVISIONS

- generally, 98-99
- principles and cases, 99
- recommendations, 100

CAPITALIZED TERMS, see also INTERPRETATION PROVISIONS

- generally, 84-85
- principles and cases, 85
- recommendations, 85-86

CAVEAT EMPTOR, 158

CLAUSES

- acknowledgement, see ACKNOWLEDGEMENT
- amendments, see AMENDMENTS
- arbitration, see ARBITRATION
- assignment, see ASSIGNMENT
- binding effect and enurement, see BINDING EFFECT AND ENUREMENT
- confidentiality, see CONFIDENTIALITY
- costs and legal expenses, see COSTS AND LEGAL EXPENSES
- counterparts, see COUNTERPARTS
- email, see TRANSMISSION BY FACSIMILE OR ELECTRONIC MEANS
- English language and French language, see ENGLISH LANGUAGE AND FRENCH LANGUAGE
- force majeure, see FORCE MAJEURE
- further assurances, see FURTHER ASSURANCES
- independent contractor, see INDEPENDENT CONTRACTOR
- independent legal advice, see INDEPENDENT LEGAL ADVICE
- joint and several obligations, see JOINT AND SEVERAL OBLIGATIONS
- limitation of actions, see LIMITATION OF ACTIONS
- limitation of liability, see LIMITATION OF LIABILITY
- liquidated damages, see LIQUIDATED DAMAGES
- “no announcement” or “no publicity”, see NO ANNOUNCEMENT OR NO PUBLICITY
- notices, see NOTICES
- novation, see NOVATION
- prior agreement, see PRIOR AGREEMENT
- remedies, see REMEDIES
- severability, see SEVERABILITY
- survival, see SURVIVAL
- time, see TIME
- transmission by facsimile or other electronic means, see TRANSMISSION BY FACSIMILE OR ELECTRONIC MEANS
- waiver, see WAIVER

COLLATERAL AGREEMENT, see ENTIRE AGREEMENT, see also AMENDMENTS — oral agreements, see also AMENDMENTS — written agreements

COMMENCEMENT CLAUSE

- generally, 7, 9-11
INDEX 387

COMMENCEMENT
CLAUSE (cont’d)
• parties and, 24

COMMERCIAL AGREEMENT
• generally, 5-6

CONFIDENTIALITY, see also CLAUSES
• generally, 344-345
• principles and cases
  • confidentiality clause, whether necessary, 348-351
  • equitable duty of confidentiality, 346-348
  • generally, 345-346
  • judicially imposed limitations, 352-354
  • obligations to disclose, 352-354
• recommendations and conclusion, 354

CONSENSUS AD IDEM, 316-322, 129-130, 244-245

CONSIDERATION
• generally, 31-33
• principles and cases, 33-35
• recommendations and conclusion, 35

CONTRA PROFERENTUM RULE, 52, 62, 90, 142

CORPORATIONS, see also PARTIES
• as parties, 20-21

COSTS AND LEGAL EXPENSES, see also CLAUSES
• generally, 162-164
• principles and cases, 164-182
• recommendations and conclusion, 182-183

COUNTERPARTS, see also CLAUSES
• generally, 332-334
• principles and cases, 334-337
• recommendations and conclusion, 337

CURRENCY, see also INTERPRETATION PROVISIONS
• generally, 100
• principles and cases, 100-106
• recommendations, 106

DATE
• generally, 9-11

DEFINITIONS, see also INTERPRETATION PROVISIONS
• generally, 40-41
• principles and cases, 41-42
• recommendations and conclusion, 44-45
• types
  • confining, 42
  • enlarging, 42
  • restricting, 42

DELEGATION, see ASSIGNMENT

DURESS, 294-297

EJUSDEM GENERIS, 133-135

Email, see TRANSMISSION BY FACSIMILE OR ELECTRONIC MEANS

ENGLISH LANGUAGE AND FRENCH LANGUAGE, see also CLAUSES
• generally, 279-281
• principles and cases, 281-283
• recommendations and conclusion, 283
ENTIRE AGREEMENT, see also
INTERPRETATION PROVISIONS
• generally, 45-51
• principles and cases, 51-64
• recommendations and conclusion, 64

ENUREMENT, see BINDING EFFECT AND ENUREMENT

EXTENDED MEANINGS, see also
INTERPRETATION PROVISIONS
• generally, 65-67
• principles and cases, 67-68
• recommendations and conclusion, 68-69

FIDUCIARY RELATIONSHIP
• existence of relationship
  • confidentially clause, 352
  • executors and administrators, 285
  • solicitor-client, 2
  • relevance to
    • accounting principles, 70-71
    • costs, 173
    • independent legal advice, need for, 303-308, 299-303, 314
  • undue influence, 299-303

FORCE MAJERE, see also
CLAUSES
• generally, 131-133
• principles and cases, 133-135
• recommendations and considerations, 136

FRENCH LANGUAGE, see
ENGLISH LANGUAGE AND FRENCH LANGUAGE

FUNDAMENTAL BREACH, 137-141, 60-63

FURTHER ASSURANCES, see also
CLAUSES
• generally, 254-256
• principles and cases
  • generally, 256-264
  • implied terms, 264-266
• recommendations and conclusion, 266-267

GOVERNING LAW, see also
INTERPRETATION PROVISIONS
• generally, 86-88
• principles and cases
  • choice of forum, 92-97
  • choice of law, 88-91
• recommendations and considerations, 97-98

HEADINGS, see also
INTERPRETATION PROVISIONS
• generally, 76
• principles and cases, 77-78
• recommendations and conclusion, 78-79

INDEPENDENT CONTRACTOR, see also
CLAUSES
• generally, 360
• principles and cases, 360-363
• recommendations and conclusion, 363-364

INDEPENDENT LEGAL ADVICE, see also CLAUSES
• generally, 292-293
• principles and cases
  • duress, 294-297
  • fiduciary relationship, 303-304
  • general rule and exceptions, 293-294
INDEPENDENT LEGAL ADVICE (cont’d)
- independent legal advice, 308-314
- inequality of bargaining power, 297-298
- unconscionability, 304-308
- undue influence, 299-303
- recommendations and conclusion, 315

INDENTURE
- counterparts and, 333
- generally, 10

INDIVIDUALS, AS PARTIES, see also PARTIES
- generally, 14-15
- on behalf of corporation to be incorporated, 15-17
- power of attorney, 17-18
- trustee, 18-19

INTERPRETATION PROVISIONS
- accounting principles, see ACCOUNTING PRINCIPLES
- business day, see BUSINESS DAY
- capitalized terms, see CAPITALIZED TERMS
- currency, see CURRENCY
- definitions, see DEFINITIONS
- entire agreement, see ENTIRE AGREEMENT
- extended meanings, see EXTENDED MEANINGS
- generally, 37-40
- governing law, see GOVERNING LAW
- headings, see HEADINGS
- references, see REFERENCES
- schedules and appendices, see SCHEDULES AND APPENDICES

JOINT AND SEVERAL OBLIGATIONS, see also CLAUSES
- generally, 196-197
- principles and cases, 197-202
- recommendations and conclusion, 202-203

LANGUAGE, see ENGLISH LANGUAGE AND FRENCH LANGUAGE

LEGAL EXPENSES, see COSTS AND LEGAL EXPENSES

LIMITATION OF ACTIONS, see also CLAUSES
- generally, 144-149
- principles and cases, 149-154
- recommendations and conclusion, 154-156

LIMITATION OF LIABILITY, see also CLAUSES
- generally, 136-137
- principles and cases, 137-143
- recommendations, 143-144

LIQUIDATED DAMAGES, see also CLAUSES
- conscionability and reasonableness, 121-122
- generally, 117-119
- principles and cases, 119-122
- recommendations and conclusion, 122

MERGER, DOCTRINE OF, 157

MISREPRESENTATION, 51-64, 173, 292-293, 320, 327-332

NO ANNOUNCEMENT OR NO PUBLICITY, see also CLAUSES
- generally, 355-356
- principles and cases
NO ANNOUNCEMENT OR NO PUBLICITY (cont’d)
• • • power of attorney, 17-18
• • • trustee, 18-19
• • • partnerships, 19-20

PARTNERSHIPS, see also PARTIES
• • • as parties, 19-20

PRIOR AGREEMENT, see also CLAUSES
• generally, 234-236
• principles and cases, 236-242
• recommendations and conclusion, 242

RECITALS
• generally, 25-29

REFERENCES, see also CLAUSES
INTERPRETATION PROVISIONS
• generally, 79-81
• principles and cases, 81-83
• recommendations and conclusion, 84

REMEDIES, see also CLAUSES
• generally, 114-115
• principles and cases, 115-117
• recommendations and considerations, 117

SCHEDULES AND APPENDICES, see also INTERPRETATION PROVISIONS
• generally, 107
• principles and cases, 108-110
• recommendations and conclusion, 110

SEALS, see ATTESTATION AND SEALS

SEVERABILITY, see also CLAUSES
• generally, 267-269
• principles and cases, 269-278
SEVEREABILITY (cont’d)
  • recommendations and conclusion, 278-279

SEVERAL OBLIGATIONS, see
JOINT AND SEVERAL OBLIGATIONS

STATUTES
  • Arbitration Acts, 123-130, 130-131
  • Charter of the French Language (Que.), 280-282
  • Currency Act (Fed.), 101-102, 106
  • Electronic Commerce Acts, 224, 227-234
  • Interpretation Acts, 18, 66-67, 82-83, 90, 99, 229, 230-231
  • Judicature Act (England), 185-186, 204, 206, 208, 237
  • Law and Equity Act (B.C.), 164, 178-180, 185
  • Legislation Act (Ont.), 66, 67, 82, 99, 230
  • Limitations Acts, 144-149, 155, 370
  • Partnership Acts, 19-20, 200
  • Powers of Attorney Acts, 17
  • Rules of Civil Procedure, 99, 162, 164-165, 173, 218, 231
  • Substitute Decisions Act (Ont.), 17

SURVIVAL, see also CLAUSES
  • generally, 156-158
  • merger, doctrine of, 157
  • principles and cases, 158-160
  • recommendations and conclusion, 160-161

TESTIMONIUM
  • attestation and seals and, 368
  • generally, 365-366
  • recommendations and conclusion, 372

TIME, see also CLAUSES
  • generally, 203-205
  • principles and cases, 205-214
  • recommendations and conclusion, 214

TITLE OF AGREEMENT
  • generally, 7

TRANSMISSION BY ELECTRONIC MEANS, see
TRANSMISSION BY FACSIMILE OR ELECTRONIC MEANS

TRANSMISSION BY FACSIMILE OR ELECTRONIC MEANS, see also CLAUSES
  • generally, 227-228
  • principles and cases
    • date of delivery, 233
    • effectiveness of document, 228-230
    • “in writing” requirements, 230-231
    • signed original, simultaneous or subsequent delivery, 232
  • recommendations and conclusion, 234

UNCONSCIONABILITY, 304-308

UNDUE INFLUENCE, 299-303

WAIVER, see also CLAUSES
  • generally, 111-112
  • principles and cases, 112-114
  • recommendations, 114