Index

ADVERTISING

Advertiser, definition, **33:243** Email marketing practices, ethical, **4:228** Internet advertising agreement, **4:4** Limitation of liability to specific jurisdictions, **4:2; 4:3** Marketing practices, email, **4:228** Rights, definition, **33:244** Website advertising agreement, **4:2; 4:3**

AFFILIATION AGREEMENTS

General, **4:123** Linking agreement, **4:122** Operating agreement, **4:125** Select agreement, **4:124**

ANTI-BRIBERY

Artificial intelligence analysis, usage prohibition, **33:22.70** Cooperation on artificial intelligence technologies, **33:22.30** General, **33:9.50** Improper payment, **33:21** Unlawful contribution, gift, entertainment, **33:22**

ANTI-CORRUPTION

Compliance with, 33:22.20; 33:46.30

APPLICATION SERVICE PROVIDER

Contracting out services agreement, **20:21** Customer agreement, **20:19** General form of agreement, **20:18** Software and services licence agreement, **20:20**

ARBITRATION

See also DISPUTE RESOLUTION Arbiter guidelines, **33:8** Binding arbitration and class action waiver provisions, **33:22.10** Claim, dispute adjudication and arbitration, **33:6** Clause, **33:2; 33:7** Commercial rules, **33:5** Protocol, mobility agreement & arbitration, **15:8** Rules of procedure, **33:19**

© 2024 Thomson Reuters, Rel. 4, 12/2024

ARBITRATION—Cont'd UNCITRAL rules, 33:20

ARTIFICIAL INTELLIGENCE

Chatbots, **16A:9** Checklist, **16A:2.30** Commentary, **16A:1, 16A:2** Contract provisions, **16A:2.50** Contracting terminology checklist, **16A:3** Definitions, **16A:4** End user license agreement, **16A:5; 16A:8.50** Exclusive license and collaboration agreement, **16A:7** Glossary of AI terminology, **16A:3.50** Incorporation of, **33:22.80** Source code license, **16A:5, 16A:6** Terms of use, **16A:10** Website terms of use, **16A:11**

ASSET PURCHASE

IP asset licensing agreement, **31:2** IP asset purchase and sale, **31:5** Memorandum of understanding, **31:3** Proprietary software purchase agreement, **31:4** Software agreement, **31:1; 31:6** Technology assignment, **31:7**

AUDIT

Co-operation on audit of purchased assets, **30:5** Right to, **9:17**; **33:28**; **33:32**; **33:32:50**; **33:98** customer, **33:27** licensee, **33:26** licensor, **33:23** reciprocal right to verify, **33:31** service provider, **33:25**

BLOCKCHAIN

Authorization for access, management and retention of personal data & identity checks, 28A:3.50
Commentary, 28A:1, 28A:2, 28A:3
Crypto currencies, 28A:2; 33:326.50
Crypto trading platform agreement with software and services licensing provisions, 28A:5
Customer agreements, 28A:3
Hosted digital wallet and digital asset services user agreement, 28A:4
Smart contracts, smart legal agreements, 28A:1

BROADBAND AND COMMUNITY FIBRE AND MOBILE BROADBAND

Checklist, alliance agreement for municipal-wide broadband, public Wi-Fi, **17:1** CRTC agreements installation agreement proposal, wireless video surveillance, **17:8** LEC-1XC interconnection, **17:5** local interconnection, **17:4** municipal access, **17:3** Memorandum of understanding, fibre optic network agreement, **17:7** Public sector network, **17:2** Terms and conditions bluetooth-enabled motor vehicle, electronic management system, **17:6.50** Terms of service, **17:6** WiFi usage policies, **17:9** acceptable use, **17:9**

CANADIAN FUNDS

Generally Accepted Accounting Principles (GAAP), 33:279.50

CHOICE OF LAW

Clause, 33:43

CLOUD COMPUTING

```
See also SOFTWARE
Checklist, 9:2
Code scanning and licence management service agreement, 9:52
Data processing addendum (DPA), 9:74; 9:75
Distribution agreement, cloud related data infrastructure, 29:7
End user agreement, 9:10.50
Escrow, data content, 9:29
  managed backup and archiving of, 9:31
Guide to models and services, 9:4
Hosting and terms of service, 4:251; 9:11
Hosting support provisions and SLA exemptions, 9:51
Infrastructure as a service ("IAAS"), 9:59
  master services agreement, 9:59.30; 9:59.50; 9:59.70
Integrated services, cloud services agreement, 9:73
Licence agreement, 9:9
  cloud application utility sub-licensing authorization, 9:76
Network as a service (NaaS), 9:60.80
Online backup, file sync and sharing terms of service, 9:12
Personal data, cloud services processing of, 3:44
Platform as a service ("PAAS"), 9:60; 9:60.50
  agreement, 9:60.70
Privacy, personal data, and subscribing
  personal data processing agreement (EU Access), 9:71
```

Index-3

INDEX

CLOUD COMPUTING—Cont'd

Remote access, 9:57 Request for information, 13:2 Reseller agreement, 9:16 Service levels, guaranteed uptime provision, 9:14 adjustment, percentage drop, 9:15 response times, 9:64 Services agreement, 9:6 client may order cloud services, 9:8 computing services, US form, 9:9 hosting, subscription services, ex works, professional services, 9:10 infrastructure as a service ("IAAS"), 9:59 master, 9:20 business process outsourcing, 9:21.50 cloud services subscription and project services, 9:21 favouring customer, 35:5 transformation and transition under, 9:59.70 transition terms, 9:59.30 platform as a service ("PAAS"), US form, 9:60 private. 9:6 remote support services, 9:5.50 software as, supply and implementation of goods and services, 9:47 software as a service, 9:34 system access online (cloud hosted data storage (US)), 9:50 terms and conditions, 9:45; 9:46 Social network site, terms and conditions, 9:13 Software licence agreement, cloud hosted service, 9:19 Subscription agreement, 9:20 Support provisions service plan selection and payment, 9:26 support program, 9:27 Terms and conditions, general, 9:49 Use provisions, 9:22 evolving amendments, 9:23 file storage and retrieval, 9:25 pre-built virtual machine, use on, 9:24 **CLOUD SERVICE & SERVICE LEVEL AGREEMENTS**

Customer covenants and warranties re data storage, 9:67 Master cloud services agreement, 9:66; 9:69; 9:69.30; 9:69.50 Master service agreement (provider's multi-cloud data processing platform), 9:69.70 Service level agreement, infrastructure as a service, 9:68 Service level agreement availability policy, 9:63 Service level availability for subscription services, 9:65

CO-LOCATION AGREEMENTS

Commentary, **24A:1** Data Center Master Service Agreement, **24A:6** Internet Services and Co-Location Agreement, **24A:4** Services Agreement, **24A:2; 24A:3; 24A:7** Terms of service, **24A:5**

COMMERCIAL OFF-THE-SHELF SOFTWARE

Assumption of responsibility for intended use, 8:56 Authorized uses, 8:54 Commentary, 21:2 Disclaimer, high-risk activities, 8:62 Donationware (freeware) software licence agreement, 8:46 End-use licence downloadable app, simplified term of use, 8:45 downloadable software, 8:36; 8:37 DVD-based, shipped and downloadable software and support, 8:44 grant of, 8:43 time-sensitive software, 8:48 U.S. provisions, 8:38 to 8:40 use and intellectual property rights, 8:41 Free software, possible inclusion of, 8:63 General form of agreement, 8:35 Industry-specific software services and solutions, delivery and implementation, 8:50 Multiple users or machines, licence for, 8:37 Open source clause intellectual property, 8:66 licensing of software, 8:65 Privacy policy, statement of, 8:63 Prohibited uses and restrictions, 8:55 Proprietary markings, 8:58 Restrictions on use, 8:51 Single user desktop licence, 8:61 Software licence agreement, 8:47 general public licence open source software included, 8:49 multi-location suite of products, 8:42 Software licence and support agreement commentary, 21:2 commercialization schedule, 21:7 desktop software application, U.S. provisions, 21:4 general terms and conditions, 21:5 memorandum of understanding, 21:9 order form, 21:3 software upgrade, 21:6

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-5

INDEX

COMMERCIAL OFF-THE-SHELF SOFTWARE—Cont'd

Term, **8:57** Third party product and installation of software, **8:60** Updates, **8:59**

COMMISSION AGREEMENTS

Generally, 29:15

CONFIDENTIALITY AGREEMENTS

See also INTELLECTUAL PROPERTY ASSETS; NON-DISCLOSURE AGREEMENTS Basis of information and management action, 2:12 Clause, 2:9; 2:9.50; 33:53; 33:56; 33:58 reciprocal, 4:266 Confidential disclosure agreement (strategic advice), 2:2 Covenants, 33:52; 33:56 Discloser's perspective, 2:3; 2:3.50 Exceptions and exclusions, 2:11 Internet company acquisition, 2:7 Mutual, 2:5 Mutual disclosure obligations - (Disclosing party's perspective), 2:6 Non-compete, and, 2:8 Proposal of, 13:15 Recipient's perspective, 2:5 Return of confidential information, 2:10 Software licence clause, 8:134; 8:135

CONFLICT OF INTEREST

Proposal clause, 13:12

CONSULTING SERVICES

Access, **23:33** Agreement, **23:12; 23:13** Approval requests, for, **23:35** Client responsibilities, **23:36** Computer consulting agreement, **23:17; 23:18** Consulting, installation, customization, configuration and maintenance, **23:10** Corporate IT manager, **23:15** Employment, offers of, **23:34** Independent consultant engagement agreement, **23:21** Independent contractor agreement, **23:11; 23:19** Individual as consultant agreement, **23:16** Letter agreement, **23:1** Master services agreement, **24:2; 24:11; 35:6** Modification of services, **23:27** Outsourced role as chief information officer, **23:24**

CONSULTING SERVICES—Cont'd

Professional services, and, 23:2 to 23:7 Property rights, 23:31 Representations and warranties, 23:37 Software consulting agreement, 23:4.50 Software development, and, 8:81; 8:84.30 Steering committee, 23:32 Subcontractor, 23:14 service agreement, 23:22; 23:23 Suspension, 23:29 Technical services agency agreement, 23:19 Termination, 23:28; 23:29 by customer for convenience, 23:30 Transition, Services, 23.33.50

COOKIES

Choices, **4:306.70** Cookies, **4:301** Notice, **4:303; 4:304** Policy, **4:304; 4:306; 4:306.50** Security settings, update, **4:307** Tracking technologies, **33:68.50** Use, **4:302; 4:305** Website privacy, **4:306**

COPYRIGHT

See INTELLECTUAL PROPERTY ASSETS

COTS

See COMMERCIAL OFF-THE-SHELF SOFTWARE

COUNTERPARTS

Clause, **33:71** Facsimile signature, and, **33:72**

DATA CENTRE SERVICES

Assembly and sharing of database agreement, **14:20** Commentary, **14:1.50** Data governance checkpoints, advising clients in developing a data governance checklist, **14:1.70** Data processing addendum, European provisions, **14:3** Data processing services agreement, **14:2** Data protection agreement, **14:24** employee acknowledgment, **14:25** Data sharing agreement, **14:21; 14:27** memorandum of understanding, **6:26.80**

DATA CENTRE SERVICES—Cont'd Data sharing agreement, 14:21; 14:27-Cont'd multi-party geospatial, 6:26.70 Defining, 14:1 Disclaimer, 14:30 delay in data quotes, 14:31 liability, of, 14:30 notice, delay in, 14:31 Information technology services agreement, financial institution, 14:31 Licence agreement database content and distribution limitations, 14:18 intellectual property rights, 14:32 Internet delivery, 14:10 limited use, 14:12 single user, 14:13 site access, 14:14 software, and, 14:16 reservation of rights, and, 14:17 video/music on demand content, 14:19 Master agreement, 14:5; 14:6 Master services agreement, 24:10 Member conduct, document retrieval, 14:33 Member content disclaimer, 14:15 Memorandum of understanding, 14:16.50 Restrictions, 14:28 customer's use of data and service, 14:29 restricted uses, 14:28 Sharing IT services, 14:8 Terms of use, subscription news service, 14:11 User-submitted content, 14:22

DEFINITIONS

Acceptance, **33:228** criteria, **33:229** date, **33:230** notice, **33:231** test period, **33:233** testing, **33:232** tests, **33:234** Account, **33:235** balance, **33:236** master, **33:237** Accounting principles, **33:238** Add-on, **33:240** Additional fees, **33:241** **DEFINITIONS—Cont'd** Adverse, 33:242 Advertisers, 33:243 Advertising rights, 33:244 Affiliate, 33:245, 33:245.50 Agreement, 33:246 Anonymous information, 33:247 Applicable law, 33:248 Application forms, 33:250 package, 33:252 software, 33:251 Arm's length, 33:253 Artificial intelligence, 33:253.50 Associated companies, 33:254 Authority, 33:257 Authorized officer, 33:258 personnel, 33:259 purposes, 33:260 sub-contractor, 33:261 user, 33:262 Author's confidential information, 33:256 Background IP, 33:263.50 Background technology, 33:273 Background technology and third-party technology, 33:265 Backup facility, 33:266 Banner, 33:267 Best practice, 33:268 Billing period, 33:269 Browser, 33:270 Budget, 33:271 Bug fixes, **33:272** Bundled product, 33:273 **Business** day, 33:274; 33:275 hours, 33:276 information, 33:277 nature of, 33:526 Buyer companies, 33:278 supplied equipment, 33:279 Canadian GAAP, 33:280 Canadian price list, company, 33:298

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-9

INDEX

DEFINITIONS—Cont'd Card location, 33:282 Change in law, 33:283 Change in ownership, 33:285 Change of or in control, 33:284 Claims, 33:286 Click-through, 33:287 Client addenda, 33:288 content, 33:289 event of default, 33:290 properties, 33:291 Closed network, 33:292 Closing date, 33:293 Code, 33:294 Commencement date, 33:295 Commercially reasonable efforts, 33:296 Community server, 33:297 Companies, associated, 33:254 Competitive business, 33:299 Computer, 33:300 facility, 33:301 operations, 33:302 software, 33:303 technology, 33:304 Confidential information, 33:46.50; 33:47; 33:305 author's, 33:256 data, 33:304.50 disclosure of, and, 1:18 legal professional privilege, 33:48.50 medical information restriction, 33:306 mutual discourse, 33:49 Personal Health Information Protection Act, 33:58; 33:307 reciprocal covenants, 33:48 services provider, of, 33:55 material, 33:308 supplier, of, 33:309 user, of, 33:310 Conflict in documents, 33:311 Conflict of interest, 33:312 Consultant developments, 33:313 Consultant's business, 33:314 Consumer price index, 33:315

DEFINITIONS—Cont'd Content owner brand features, 33:316 guidelines, 33:317 news services, 33:318 search engine, 33:319 software, 33:320 system, 33:321 Continuation period, 33:322 Control, 33:323 change of, 33:284 panel, 33:324 Conversion, 33:325 Сору, 33:326 CPI, **33:274** Custom developed software, 33:327 Customer, 33:328 affiliates, 33:329 audit program, 33:330 content, 33:331 data, 33:332 hardware, 33:333 information, 33:334 location, 33:337 software, 33:335 supplied resources, 33:337 technology, 33:337 Customization, 33:339 Cutover, 33:340 Cybersecurity, 33:341 Data, 33:342 entry, **33:343** processing services, 33:344 protection law, 33:346 security policy, 33:345 Date acceptance, of, 33:347 posting, 33:579 Day, 33:348 Deficiency, 33:350 error, or, 33:349 notice, 33:351 Definitions and interpretation, 33:352 INDEX

© 2024 Thomson Reuters, Rel. 4, 12/2024

DEFINITIONS—Cont'd Deliverable, 33:353 Delivery, 33:354 Deposit, 33:355 Deposit documents, 33:356 Derivative work, 33:357 Description of services, 33:358 Design data, 33:359 services, 33:360 work, 33:361 Designated administrative access, 33:362 computers, 33:363 equipment, 33:364 location, 33:365 system, 33:366 Detailed specifications, 33:367 Developer products, 33:368 Development licence, 33:369 software, 33:370 Disaster, 33:371 notification, 33:372 fee. 33:373 Disclosed data, 33:374 Disclosure, 33:375; 33:375.50 Discriminatory change in tax law, 33:376 Dispute resolution procedure, 33:377 Distributors, 33:378 Document, 33:379 Documentation, 33:380 associated, 33:255 Downtime, 33:381 planned, 33:577 Effective date, 33:382 Effective performance level, 33:383 Embedded software, 33:383.50 Emergency, 33:384 maintenance, 33:385 Employee total annual compensation, 33:386 Encumbrances, 33:387 permitted, 33:567

DEFINITIONS—Cont'd End-user, 33:389 licence agreement, 33:390 software, 33:391 Enhancement, 33:388; 33:392 Enterprise, 33:393 Entitlement, proof of, 33:609 Environment, working, 33:744 Environmental attributes, 33:396 Equipment, 33:397 configuration, 33:398 minimum, 33:515 Equity interest, 33:399 Equivalent activity, 33:398.50 Error, 33:400 Escrow agent, 33:400.50 agreement, 33:401 materials, 33:401.30 provider, 33:401.50 provider, event of default, 33:401.70 Escrow agreement, 33:401 Excused unavailability, 33:403 Excusing event, 33:404 Expenses, 33:405 Fair market value, 33:406.50 Fault, 33:407 Fees, 33:408 additional, 33:241 Final acceptance, 33:409 Final completion, 33:410 Financial information, 33:411 Financial institution, 33:412 FIPPA, 33:412 Force majeure, 33:413 Force majeure events, 33:414 Full system backup, 33:415 user, 33:416 Full-use programs, 33:417 Functional specifications, 33:418 Functionality, 33:419 GDPR, 33:420 General provisions agreement, 33:422

© 2024 Thomson Reuters, Rel. 4, 12/2024

DEFINITIONS—Cont'd

General public licence software, 33:421 Global statistics, 33:423 Good faith, 33:423.50 Good industry practice, 33:424 Governing laws, 33:424 Government authority, 33:426 Governmental approvals, 33:427 GPL software, 33:421 Guest operating systems, 33:429 Hardware, 33:431 Harmful code, 33:432 Has knowledge or have knowledge, 33:433 Hazardous material, 33:434 Health care law, 33:434.50 Herein, hereof and hereunder, 33:435 Hit, 33:436 Home page, 33:437 Hosting services, 33:438 House account. 33:439 HTML, 33:430 Hyperlink, 33:440 Impact, minor, **33:516** Implementation date, 33:443 period, 33:444 plan, 33:445 schedule, 33:446 services, 33:447 Impression, 33:448 Industry standards, 33:449 Information, 33:450 background, 33:263 management, 33:451 non-personal, 33:536 residual, 33:634 technology, 33:333.50 Input data, 33:452 Insolvency, act of, 33:239 Insolvency legislation, 33:453 Installation date, 33:454 sites, 33:455 Intangible assets, 33:455.50

DEFINITIONS—Cont'd Integrated product, 33:456 Intellectual property, 33:457 prosecution and maintenance, 33:151.80 rights, 33:138; 33:458 Interest rate, 33:459 Internet, 33:460 Interpretation, 33:461 Interpretation of agreement, 33:462 Inventions, 33:463 ISO compliant data security policy, 33:441 IT. 33:442 Joint know-how, 33:464 Know-how, 33:465 Knowledge transfer, 33:466 Law, requirements of, 33:630 Law or laws, 33:467 Laws and regulations, 33:468 Legal proceeding, 33:469 Liabilities, 33:470 Licence agreement, 33:471 fee, 33:472 information, 33:473 software key, 33:654 Licensed additional module, 33:474 documentation, 33:475 materials, 33:476 process, 33:477 program, 33:478; 33:481 documentation, 33:480 materials, and, 33:479 rights, 33:482 third party software, 33:483 Licensee affiliate, 33:484 Limited user, 33:485 Link, 33:486 Loan application, 33:487 licence, 33:488 Losses, 33:489 Machine, 33:491 virtual, 33:731 Mail, 33:492

© 2024 Thomson Reuters, Rel. 4, 12/2024

DEFINITIONS—Cont'd Maintenance, 33:493 fee, 33:494 Major impact, 33:495 Mandatory enhancements, 33:497 Manufacturing licensee, 33:498 Marketing arrangements, 33:499 information, 33:500 licence, 33:501 Marks, 33:502 Master file, 33:503 Material, 33:504; 33:508 adverse change, 33:504.50 adverse effect, 33:505 breach, 33:506 defect, 33:507 Mean time to repair, 33:509 Metadata, 33:509.50 Methodology, 33:510 MFIPPA, 33:490 Milestone, 33:511 Milestone date, 33:512 Milestone payment, 33:513 Milestone payment schedule, 33:514 Minimum equipment configuration, 33:515 Minor impact, 33:516 Modifications, 33:517 Module, 33:518 components and script, 33:519 Monthly revenue, 33:520 Moral rights, 33:521 Multiple disaster, 33:523 Municipal Freedom of Information and Protection of Privacy Act, 33:510 Named user, 33:524 seat licence, 33:525 Nature of business, 33:526 Necessary claims, 33:527 Net invoice amount, 33:528 Net present value, 33:529 Network server, 33:530 services, 33:531 Non-excludable term, 33:535

DEFINITIONS—Cont'd Non-excusable event, 33:510 Non-personal information, 33:536 Non-personnel expenses, 33:537 Non-specified customer, 33:538 Normal business hours, 33:539 Notice, 33:540 acceptance, of, 33:541 Object code, 33:542 OEM product, 33:543 Open network, 33:544 source software, 33:545 Operating environment, 33:546 systems, 33:547 guest, 33:429 Operations services, 33:548 Order form, 33:549 Organizational document, 33:550 Output data, 33:551 Outsourcing agreement committee, 33:553 factor, 33:554 Page, 33:557 view, 33:558 Partner, 33:559 Partnership agreements, 33:560 Party or parties and parties to an agreement, 33:561 Payment schedule, 33:563 Performance dates, 33:564 milestones, 33:565 Permits, 33:570 Permitted borrowing, 33:566 encumbrances, 33:567 number, 33:568 use, 33:569 Person, 33:571 Personal data, 33:572 Personal data breach, 33:573 Personal Health Information Protection Act, 33:555 Personal information, 33:574

© 2024 Thomson Reuters, Rel. 4, 12/2024

DEFINITIONS—Cont'd

Personal records, 33:574.50 Personally identifiable information, 33:573.50 Personnel, 33:575 Phase, 33:576 PHIPA, 33:555 Porting licence, 33:578 Posting date, 33:579 PP persons, 33:556 Pre-existing works, 33:580 Prescribed form, 33:581 Price list, 33:582 Prime contract, 33:583 contracting period, 33:585 contractor, 33:584 rate, 33:586 supplier requirements, 33:587 Prior authorized sub-contractor services, 33:588 Privacy laws, 33:589 Procedures manual, 33:589, 587 Proceeding, 33:591 Processing, 33:592 Processor, 33:593 Product, 33:594 bundled, 33:273 documentation, 33:595 services, and, 33:598 update, 33:596 upgrade, 33:597 Professional services, 33:599 Program, 33:600 sample, 33:640 Prohibited act, 33:601 Project, 33:602 charter, 33:603 documentation, 33:604 intellectual property, 33:605 plan, **33:606** schedule, 33:607 staff, 33:608 Proof of entitlement, 33:609 Proposal, **33:610**

DEFINITIONS—Cont'd Proprietary information, 33:611 rights, 33:612 software solution, 33:613 Proprietary data, 33:609.50 Prototype, **33:614** Provider hardware, 33:615 software, 33:616 system, 33:617 Public access module, 33:618 Purchased assets, 33:619 Ransomware, 33:619.50 Rates, 33:621 Receiver, 33:622 Recipient, 33:623 Recovery centre operations manual, 33:624 References, referenced documentation and interpretation, 33:626 Registered name, 33:625 Related body corporate, 33:627 Release, new, 33:532 Relevant change in law, **33:628** Relevant laws, 33:628.50 Repair, mean time to, 33:508 Representatives, 33:629 Requirements of law, **33:630** Research and development, 33:631 Residual information, 33:634 Residuals, 1:46; 33:632 Resolution, 33:635 Response time, 33:636 service levels, and, 33:213; 33:633 Restricted person, 33:637 RFP, 33:620 Run-time version, 33:638 Sale, 33:639 Screen, 33:641 Sender, 33:642 Server, 33:643 network, 33:530 web, 33:737 Service fees, 33:644

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-19

INDEX

DEFINITIONS—Cont'd Service-Cont'd level, 33:645 objectives, 33:646 provider event of default, 33:647 time, 33:648 Services, 33:649 Smart city, 18:3.50 Software, 33:650 contracts, 33:652 custom developed, 33:328 documentation, 33:653 licence key, 33:654 new, 33:533 open source, 33:545 problems, 33:655 services, and, 33:651 source code, **33:656** support services, 33:657 unique applications, 33:717 Source code, 33:658 escrow, 33:659 materials, 33:660 software, open, 33:545 Specification, 33:538; 33:661 Specified customer, 33:662 Standards, 33:663 Statement of work, 33:664 Statutory reference, 33:665 Subcontractor, **33:666** services, prior authorized, 33:486 Subdistributor, 33:667 Sublicence, 33:668 Sublicensee, 33:669 Sublicensing revenues, 33:670 Subscription fee, 33:671 Subscription plan, 33:672 Subsidiary, 33:673 Substantial completion, 33:674 Successor in interest, 33:675 Supervening events, 33:676 Supplemental services, 33:677 Supplied information, 33:678

DEFINITIONS—Cont'd Supplier business hours, 33:679 developed property, 33:680 intellectual property, 33:681 servers, 33:682 Supply agreements, 33:683 Supply chain, 33:683.50 Support, 33:684 agreement, 33:685 request, 33:686 software, 33:687 System, 33:688 design specifications, 33:689 full backup, 33:415 software, 33:690 software package, 33:691 Tax or taxes, 33:692 applicable, 33:249 Technical services, 33:693 support, 33:694 Technology, 33:695 background, 33:264 Term, 33:696 Terms and conditions, 33:697 Territory, 33:698 Test criteria, 33:699 Third party, 33:700 components, 33:701 products, 33:702 programs, 33:703 software, 33:704 Tool bar, 33:705 Tools, 33:706 Trade mark assets, 33:707 Trade secrets, 33:708 Traffic, 33:709 Training, 33:710 Transaction date, 33:711 Transfer date, 33:712 Trial mode, 33:713 package, 33:714

© 2024 Thomson Reuters, Rel. 4, 12/2024

DEFINITIONS—Cont'd Uninsurable, 33:716 Unique applications software, 33:717 Unknown contamination, 33:718 Updates, 33:719 Upgrade, 33:720 Uptime, 33:721 URL, 33:715 Usage, 33:722 Usage statistics, **33:723** Use, 33:724 intellectual property, 33:725 permitted, 33:569 User/users, 33:726 authorized, 33:262 full, 33:416 limited, 33:485 Utilities, 33:727 Value-added package, 33:728 Variation notice, 33:729 Vendor. 33:730 Virtual machine, 33:731 Virus, **33:732** Warranty period, 33:733 Web analytics service, 33:734 browser, 33:735 pages, 33:736 server, 33:737 site, 33:738 outside, 33:552 world wide, 33:745 Work, 33:739 order, 33:740 pre-existing, 33:580 product, 33:741 schedule, 33:742 system design and implementation, 33:743 Working environment, 33:744 World wide web, 33:745 DEVELOPMENT

Licence, definition, **33:369** Software consulting services agreement, and, **8:81**

DEVELOPMENT—Cont'd Software-Cont'd definition, 33:370 development agreement, 8:84 database, 8:77 service, and, 8:82 evaluation, activation and end user licence agreement, 8:16 independent contractor service agreement, 8:85 joint venture, 8:78 mobile application, 8:87; 8:88 OEM derivative product, 8:86 ownership retained by developer, 8:80 specification agreement, 8:75; 8:76 Website agreement, 4:138 changes, 4:139 services, and, 4:141 short form, 4:140 professional services agreement, 4:143 request for proposal, 4:146 service description, 4:144 terms and conditions, services website, 4:188.85 terms of use (copyright & intellectual property policy), 4:188.80

DISASTER RECOVERY

Access to site, **26:3** Agreement, **26:4** Cost of communications, **26:2** Property rights, **26:4** Request for proposal (establishment of DRC), **26:1** Service level agreement, **26:2** Storage of data, **26:4** online backup, **26:2**

DISCLAIMERS

Attorney advertising, **4:191** Commentary, **4:300.50** Commercial off-the-shelf software, high-risk activities, **8:62** Content, **4:80; 4:81** Copyright statement, with, **4:58** Data quotes, delay in, **14:31** Database, **4:70** licensed, **14:28** Downloading, **4:79; 4:300** E-mail, **33:89**

DISCLAIMERS—Cont'd

Financial, 4:54; 4:89 Forward-looking statements disclaimer, 4:270 General, 33:68; 33:90 Governing law and jurisdiction, 4:90 Hosted provider technology, availability of, 4:78 Illustrative purposes, information for, 4:62; 4:84 Information acquired through information providers, 4:72; 4:77 Informational purposes only, 4:55; 4:65 Intellectual property rights, 33:85; 33:314 Investment advice, 4:63 Legal, 4:57; 4:59; 4:60 Liability limitation, 33:100; 33:120; 33:308 Medical diagnostic software, 33:86 Member content, 14:15 Nuclear applications, for, 33:87 Online purchasing, 4:58; 4:73 Performance levels, 4:82 Privacy and encryption, 4:83 Products. 4:70 Professional services, 4:67 Publications, 4:70 Search engine and general, 4:71 Site changes, 4:88 Site use, 4:300 Social media, 33:91 Specification, 4:91 Submissions and communications, 4:68 Subscriber-provided information, 4:69; 4:77 Terms and conditions, changes to, 4:88 Third party, 4:74 Viruses, linked sites and performance disclaimer, 4:66 Warranties, limitation of liability and indemnification, 33:102; 33:119 Warranty, UCITA, 33:87 Website, **4:76** guidelines, and, 4:56 intellectual property rights, and, 4:61; 4:64; 4:75

DISPUTE RESOLUTION

See also ARBITRATION Arbitration, **33:3; 33:4; 33:7; 33:9** commercial rules, **33:5** rules of procedure, **33:19** Escalation procedure, **33:13; 33:14** Face-to-face negotiation, **33:15**

DISPUTE RESOLUTION—Cont'd

General, **33:9; 33:18** Mediation, non-binding, **33:16** Procedure, definition, **33:377** Reference to committee followed by arbitration, **33:11** followed by escalation, **33:12**

DISTRIBUTION AGREEMENTS

Business partnership authorization agreement, **8:72** Cloud related data infrastructure, **29:7** Commercial exploitation agreement, **8:73** File storage and, **4:38** General agreement, **8:70, 8:70.50** Integrated hardware, software components, **29:10.50** Royalty agreement, and, **8:71** Sale, and, **29:13** Software, **29:9; 29:10**

DRONES

Aerial drone photography, terms of service, **19:1** Definition, **33:381.50** Services, purchasing and usage terms, **19:2**

DRUGS, DANGEROUS WEAPONS AND SEARCHES Generally, 33:92.50

E-COMMERCE

See also INTERNET; WORLD WIDE WEB Advertising Internet advertising agreement, 4:4 limitation of to specific jurisdictions, 4:67 website advertising agreement, 4:2; 4:3 Affiliate agreement, 4:123 operating agreement, 4:125 program linking agreement, 4:122 select affiliate agreement, 4:124 Application service provider See APPLICATION SERVICE PROVIDER Auction site agreement, 4:11 Content alliance agreement, 4:199 Cookies use of, 3:28 Copyright notice, 4:99; 4:105 Disclaimer copyright statement, with, 4:58

© 2024 Thomson Reuters, Rel. 4, 12/2024

E-COMMERCE—Cont'd

Disclaimer-Cont'd data, member content, 14:15 downloading, 4:80 financial, 4:89 illustrative purposes, information for, 4:62; 4:84 informational purposes only, 4:55; 4:65 legal, 4:57; 4:59 online purchasing, 4:58; 4:73 performance levels, 4:82 site changes, 4:88 submissions and communications, 4:68 terms and conditions changes, 4:88 third party information providers, 4:74 viruses, linked sites and performance disclaimer, 4:66 warranties, 4:87 website guidelines and, 4:56 EDI trading partner agreement, 4:8 to 4:10 Electronic data exchange trading partner agreement, 4:8 to 4:10 Intellectual property protections combined rights copyright and other rights, 4:103 notices, 4:105 ownership, 4:109 pending, **4:108** permissions, 4:106 obtaining of, 4:107 trade mark and copyright information, 4:104 use of materials, 4:110 copyright compilation, content as, 4:98 division of rights, **4:95** infringement claims, 4:96 licensed materials, 4:94 reservation of rights, 4:93 statement, 4:92 warranty of content, 4:97 trade marks licence, 4:101 ownership notice, 4:109 pending notice, 4:108 reciprocal rights, 4:102 usage policy, 4:100

E-COMMERCE—Cont'd Linking agreements, 4:111; 4:112 affiliate agreement, 4:123 operating agreement, 4:125 program, 4:122 select agreement, 4:124 brief statement, 4:114 clauses confidentiality, reciprocal, 4:266 harm, computer system or data, 4:133 interactive features, 4:136 liability, linking to third party site, 4:130 linking policy, 4:135; 4:243 mutual promotion, 4:295 other sites, 4:129 security breach, 4:77 terms and conditions, 4:128 third party sites, 4:131; 4:134; 4:243 use of content, 4:77; 4:127 websites, 4:132 interactive features, 4:136 interim, 4:115 Internet, 4:118 organization and its members, between, 4:117 policy clause, 4:135 simple form, 4:113 terms, 4:116 trade mark restrictions, 4:119 web linking agreement, 4:117 Magazine subscription agreement, 4:32 registration, substitution newspaper, 4:39 Manufacturer's agreement with online merchant, 4:31 Membership and magazine subscription agreement, 4:32 Merchant website user agreement, 4:34 Online contracting auction site agreement, 4:11 banking agreement, 4:17 bidding system, custom-developed products, 4:36 bill payment and management services agreement, 4:37 terms and conditions, 4:18 cheque payment agreement, 4:19 consent declaration to electronic delivery, 4:13.50 consent to electronic delivery of documents, 4:13; 4:13.20

© 2024 Thomson Reuters, Rel. 4, 12/2024

E-COMMERCE—Cont'd

Online contracting—Cont'd consent to electronic delivery of notifications, 4:14 consent to receive documents electronically, 4:13.30 credit card information, website user agreement to supply, 4:21 customer agreement, **4:16** digital photo platform, terms and conditions of, 4:15 disclaimers, 4:73 effective date of receipt of electronic documents, 4:13.30 electronic mall, terms and conditions, 4:21 end user agreement, 4:22 end user licence agreement (EULA), 4:24 file storage and distribution agreement, 4:38 fulfillment service agreement, 4:26 hotel Internet access, 4:27 information services, 4:28 magazine subscription agreement, 4:32 registration, substitution newspaper, 4:39 manufacturer's agreement with online merchant, 4:31 marketplace procurement agreement, 4:25 membership and magazine subscription agreement, 4:32 merchant website user agreement, 4:34 online or electronic trading services, 4:20.50 open membership group, terms of service, 4:40 paperless statements agreement, 4:38 purchase card agreement, 4:12 retailer online credit card member purchasing agreement, 4:45 rewards program, 4:35; 4:45 software, EULA for online purchase of, 4:23 stock quotes, 4:43 terms and conditions, financial services website, 4:52.50 terms and conditions of, 4:30; 4:42; 4:50 bidding system, custom-developed products, 4:36 electronic mall, 4:21 in transit hotel Internet access, 4:27 information services, 4:20 internet store purchase with lowest price guarantee, 4:30 provider, 4:29 request for quotation, 6:9 service provider's billing, 4:46; 4:47 stock quotes, 4:43 third-party social media service, 4:33 terms of service, 4:48 terms of service, document analysis, 4:48.70

E-COMMERCE—Cont'd

Online contracting-Cont'd terms of service, updated, 4:48.50 terms of service, website usage, 4:188.80 terms of use agreement (subscription services), 4:49 web trading subscriber agreement, 4:51 Online purchase card agreement, 4:12 Privacy business applications, 3:40 compliance covenants, 3:12 confidentiality covenants, 3:56 information, of, 3:55 non-confidential information, 3:58 cookies, use of, and, 3:28 cookies policy, storage and access, non-sensitive information, 3:28.50 data practices, 3:19 exculpatory provisions, 3:45 health care information network providers, 3:14 Personal Health Information Protection Act, definition of personal information; 3:3 collection, use, and disclosure of personal health information, 3:17 pledge, 3:15 provider requirements, 3:16 membership-oriented service, 3:42 news service, 3:35 not-for-profit policy, 3:18 personal information definition of abandonment of use, 3:8 Canada, 3:4 Ontario, 3:3; 3:6 policy, 3:30 security measures to protect, 3:50; 3:51 sharing of, 3:5 use of, 3:7 vendor's club membership, 3:41 PIPEDA collection of personal information, 3:10.50 compliance with, 3:10 definition, 3:4 abandonment of use, 3:8 pledge, health care issues, 3:15

© 2024 Thomson Reuters, Rel. 4, 12/2024

E-COMMERCE—Cont'd Privacy-Cont'd policy, 3:21 to 3:23; 3:26 customer, 3:27 informed consent, 3:25 members and subscribers, 3:38 security, 3:46 service provider, 3:32 short form. 3:24 website provider, 3:34 purchasing online, 3:37 security and privacy policy, 3:53 content provider, 3:39 customer's responsibility to enforce, 3:41 merchant, of, 3:48 messenger service, 3:49 purchasing online, 3:37 retailer's privacy commitment, 3:34.50 usage rules, and, 3:47 service provider's statement regarding, 3:31 services provider's online practices, 3:61 software policy, compliance, 3:9 Request for proposal, obligations, 3:13 Retailer online credit card member purchasing agreement, 4:44 Rewards program, 4:45 Security, 3:37 Third party network provider liability, 4:130 Trade mark notice, 4:105 Web trading subscriber agreement, 4:51

E-MAIL

See INTERNET

EMPLOYMENT AGREEMENTS

See also NON-DISCLOSURE AGREEMENTS Assignment of inventions, and, **1:55** Preservation of confidentiality and assignment of intellectual property, **1:56** Proprietary information and inventions agreement, **1:57**

ENGINEERING

Changes, 7:21 clause, 33:154

EQUIPMENT

See HARDWARE; SYSTEM ACQUISITIONS

ESCROW

See also SOURCE CODE ESCROW Agreement, definition, **33:401** Data content, cloud services, **9:30** managed backup and archiving of, **9:31** Software, **33:653.50** Software Company Share Purchase Agreement, **9:31.30** Technology escrow terms, **33:217.65**

ETHICS

See PROFESSIONAL ETHICS

EXPORT

Online purchasing, 4:64

FACSIMILE

Signatures and counterpart, **33:72** Transmission by, **33:170**

FRANCHISES

Business conduct licence, **29:12** Supply agreement, **29:14**

GENERAL CONTRACT PROVISIONS

Acceptable use policy, 33:2 Acceptance, electronic, 33:94; 33:95 Adverse circumstances, 33:2.50 Affiliates, purchases by, 33:80 Alternative dispute resolution, 33:7.50; 33:8 Amendment procedures and signatures, 33:153; 33:175 Approvals, 33:111 Arbitration, 33:7 arbiter's guideline, 33:8 class action provision, 33:17 commercial rules, 33:5 dispute resolution, and, 33:2; 33:9 rules of procedure, 33:19 UNCITRAL rules, 33:20 Assignability by provider, 33:160 Assignment of IP rights, 33:204 Attornment, 33:45 Audit, right to, 33:20; 33:32; 33:96 licensee, 33:26 licensor, 33:23 reciprocal right to verify, 33:31 service provider, 33:25 Authority, 33:105

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-31

INDEX

GENERAL CONTRACT PROVISIONS—Cont'd Auto-renewal, 33:82; 33:173 Bankruptcy event, 33:35.50 Benchmarking, 33:29; 33:30 Brokers, 33:107 Business downturn, 33:189 Change in control, 33:161 agreement not constituting, 33:159 Change orders generally, 33:40 requiring additional compensation, 33:41 requiring additional time/excusable delays, 33:42 Changes to work, 33:38 Charges, obligations for payment, renewals as a service, 33:42.50 Choice of law, 33:43; 33:46; 33:108 Click-wrap licences, 33:191 Commercially reasonable efforts, 33:109; 33:296 Communication, regular, 33:169 Complete and entire agreement, 33:73 Compliance, 33:45; 33:110 Conduct and legal compliance, 33:46 Confidential information, 33:46.50; 33:56; 33:58; 33:59 Confidentiality of agreement, 33:51; 33:53; 33:54; 33:61 Confidentiality of information, 33:47; 33:60 Conflict of terms, 33:74 Conflicting instruments, 33:104 Contra proferentem rule agreement not construed as if prepared by one of parties, 33:62 ambiguities resolved against drafting party, 33:63 not applicable, 33:66; 33:176 Contractors, independent, 33:116; 33:117 Control, changes in, 33:39 Cost of living index, 33:69 provisions construed in accordance with fair meaning, 33:70 Counterparts, 33:71 facsimile signature, and, 33:72 CPI adjustments, 33:96 Cumulative rights, 33:112 Customer, most favoured, 33:192 Customer satisfaction, 33:190 Data convenants, 33:82; 33:83 Definitions See DEFINITIONS Definitive agreement, 33:74

GENERAL CONTRACT PROVISIONS—Cont'd Delay, 33:84; 33:98 to 33:101 Disclaimer, 33:90 e-mail, 33:89 intellectual property rights, 33:85; 33:137 nuclear applications, 33:87 social media, 33:91 warranty of, 33:88 Dispute resolution, 33:12 agreement to arbitrate, and class action waiver (US form), 33:91.50 Crown and contractor, 33:34 face-to-face negotiation, 33:9 project leads, escalation to steering committee, mediation, litigation, 33:92 Downtime and uptime guaranteed uptime, 33:215 guaranteed uptime adjustment, 33:216 network availability, 33:217 scheduled and unscheduled, 33:214 Drone, 33:381.50 Drug-free workplace, 33:226 Due diligence, 33:93 Effect of waiver, 33:223.70 Electronic acceptance, 33:94: 33:95 Engineering changes, 33:154 Entire agreement, 33:75 Equipment, changing without incurring additional fees, 33:188; 33:206 Errors, typographical, 33:126 Ethical standards, 33:97; 33:402 Facsimile signature and counterpart, 33:72 transmission by, 33:170 Follow-on agreement, negotiation of, 33:194 Force majeure (excusable delay), 33:98; 33:99; 33:100.50; 33:101 Functionality, preserving rights to, 33:196 Funding changes, 33:102 Glossary, 33:115 Governing law, 33:45; 33:46; 33:127 to 33:132 Government subcontract, 33:193 Guarantee, personal, 33:122 Hazardous materials, 33:133 Impact on environment, 33:134 Indemnification, 33:120: 33:135 patent and copyright, 33:139 reciprocal, 33:136

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-33

INDEX

GENERAL CONTRACT PROVISIONS—Cont'd Information exchange, contractor/subcontractor, 33:203 Insolvency, termination upon, 33:221 Inspection rights, 33:16 Insurance, 33:142 proof of, 33:143 Intellectual property rights, 33:458 ownership of proprietary intellectual property, 33:150; 33:151.70 representations and warranties, 33:151.50 supplier's retention, in software, 33:151.75 Intellectual property services, 33:149 Interpretation general, 33:177 non-ambiguity in language, 33:65 order of, 33:179 plain meaning, 33:67; 33:68 usual and customary meanings, 33:64 Joint know-how, 33:504 Knowledge transfer, 33:465 Language, 33:171 information service provider agreement, of, 33:172 Lawful purpose, 33:119 Laws, 33:466 Maintenance costs, controlling future, 33:200 Managed services, 33:496 Modification of agreement, 33:155 Most favoured customer, 33:157; 33:192 Neutral construction, 33:178 New product, ability to migrate "perpetual" licence, 33:186; 33:205 No reliance, 33:158 Non-assignability, 33:162 change of control, except in, 33:164 with exceptions, 33:163 Non-intention, create a partnership, joint venture, or agency relationship, 33:164.50 Non-transferability provisions, 33:103 Not-for-resale software licences, 33:158.70 Notice e-mail, 33:165 electronic communication, by, 33:167 hand or courier, by, 33:168 personal, courier, fax or registered mail, by, 33:166 under contract documents, 33:166.50 Outsourcing of Customer Contact Center, 24:4.50

GENERAL CONTRACT PROVISIONS—Cont'd Ownership of work product, 33:145 to 33:148 government ownership, 33:181 institutional reservation of all rights, 33:182 joint development projects, 33:183 reservation of rights by developer, 33:185 sponsor, 33:184 Parties, independent status, 33:118 Parties to act reasonably, 33:121 Passwords, 33:562 Payments to be without deduction or withholding for any taxes, 33:225 Personal data, cloud services processing of, 3:45 Personal information, 33:79 privacy statement, 33:78 Preservation of discount levels, 33:201 Preservation of prior licence rights under master licence agreement, 33:195 Preventing licensors from involving you in problems, 33:197 Preventing unknowing endorsement of vendors, 33:198 Proprietary information, 33:56 Provider safeguards, 33:77.50 Purchase order agreement, 33:209 Quiet enjoyment, 33:77 Records and inspection rights, 33:16 Residency, 3:44; 33:210 Response time, 33:125 Reverse engineering no other rights of access or use; no transfers, 33:210.50 Revision of terms by posting on website, 33:156 Risk allocation, 33:211 Risk warning, financial products, 33:212 Security interest holder limitation, 33:103 Service availability, 33:212.50 Service level, 33:213; 33:214 Software complexity, acknowledgment of, 33:187 copyrighted material, associated terms of use, 33:174.30 no open cource contained, 33:174.50 patches, updates or feature upgrades, 33:152 right to use on viable platform, 33:207 source code, 33:152.50 supplier-provided open-source, 33:174 Statutes compliance with, 33:140; 33:141 reference to, 33:123 Step-in rights, 33:217.50; 33:224

© 2024 Thomson Reuters, Rel. 4, 12/2024

GENERAL CONTRACT PROVISIONS—Cont'd

Subcontractor authority to engage, 33:106 right to use, 33:124 Substituted new products, 33:202 Successors and Assigns, 33:217.70 Termination, 33:219 cause, without, 33:222 convenience, for, 33:220 insolvency, upon, 33:221 mutual rights of, 33:218 Terms changes to, 33:36; 33:223 changes to, review in relation to effective date, 33:38 revision of, 33:156; 33:180 Third party payment processors, 33:223.80 Time of the essence, 33:223.50 third-party payment processors, use of, 33:223.80 Trademarks, use of, 33:151 Typographical errors, 33:126 United Nations Convention on Contracts for the International Sale of Goods, exclusion of, 33:43; 33:44; 33:46; 33:114; 33:128 Unlawful or inappropriate activity, 33:224.50 Use of name and logos, 33:208 Vendor bankruptcy (U.S. provision), 33:35 Vendors, coordination with other, 33:113 Workplace Safety and Insurance Board coverage, proof of, 33:144

GOOD FAITH

Definition, **33:423.50** Parties to act in, **33:126.50** Parties to act reasonably, **33:121**

GOVERNMENT

Authority, definition, 33:425
Digital marketplace
commentary, 6:32
comprehensive terms for complex or high value procurement, master agreement, 6:33
Federal, commentary, 6:31
Geographical Information Systems, 2:26.30
Municipal agreements
commercial off-the-shelf software licence and service agreement, 6:8
confidentiality provision, 6:12 to 6:14
COTS agreement, 6:8

GOVERNMENT—Cont'd Municipal agreements-Cont'd equipment and software procurement, 6:7 expression of interest provision, 6:11 governing law, 6:17 implementation and sharing of municipal-related geographic information systems, 6:23.50 indemnification, 6:18 insurance requirements, 6:16 merchandise licence, 6:25 MFIPPA, definition of, 3:6 multi-participant municipal alliance, 6:23.50 ownership of materials provision, 6:12 patent rights assignment, 6:23 proponent disclosure under MFIPPA, 6:15 request for proposal, 6:2; 6:3 integrated hardware and software, 6:4 privacy obligations, 3:13 terms and conditions, 6:5; 6:6 request for quotation, 6:9 submission of vendor's standard form, request for, 6:21 system implementation agreement, 6:10 trade mark licence, 6:24 Provincial agreements commercial off-the-shelf terms and conditions, 6:29 request for proposals, ehealth Ontario, 6:30 standing offer agreement, 6:28 request for, 6:27 Subcontract clause, 33:192 HARDWARE Client relationship agreement for machines, 7:4 Data and proprietary rights in, 7:12 Definition, 33:429 Engineering changes, 7:21 Equipment acceptance of, 7:9; 7:10 certification of, 7:20 installation and acceptance of, 7:10 installation and site preparation, 7:13 master purchase agreement, 35:4 title to, 7:17 Follow-on agreement, negotiation, of, 7:23 General sale agreement, 7:2 Insurance, 7:18

© 2024 Thomson Reuters, Rel. 4, 12/2024

HARDWARE—Cont'd

Leasing from hardware manufacturer See LEASES Loss, risk of, 7:9 Maintenance agreement, 22:1 customer service agreement, 7:24 modification to agreement, 22:3 Patent indemnity, 7:8 Price protection period, 7:16 Purchase agreement, 35:4 customer's volume, 7:3 Site preparation, 7:13; 7:14 failure by customer to prepare, 7:15 Upgrades, 7:11 Warranty limited, 7:6 maintenance and, 7:5 performance of services, 7:22 registration card, 7:7

HOSTING AGREEMENTS

Confidential information, 4:161 Corporate, 4:150 Customer service, 4:155 General, 4:148 Provider, 4:151 Services, 4:156; 4:157 and, 4:158 customer, **4:155** master professional services agreement, 24:8:10 service level agreement, **4:162** service order master terms web analytics, 4:162.70 Sign-up plan, 4:153 Software, 4:162 Terms and conditions, 4:154 User content. 4:161 Virtual, 4:152 Web-based access, 4:149 Website and professional services, master services agreement, 4:162.50 Website portals and hosting and related facilities services, master services agreement, 4:162.60

INDEMNIFICATION

E-commerce clause, 4:87

INDEMNIFICATION—Cont'd

General clause, **33:135** reciprocal, **33:136** Lease clause, **12:18** Source code escrow, with, **25:7** Systems acquisitions, for breach of terms, **13:49**

INDEPENDENT CONTRACTOR

Consulting, 23:11

INFRASTRUCTURE AND REMOTE ACCESS AGREEMENTS

Ground lease and wireless telecommunications agreement, **15:18** Installation agreement, building and rooftop antenna, **15:20** Service agreement, wireless internet, **15:19**

INNOVATION POLICY

Agreement re intellectual property, **1:62** Confidentiality, **1:63** Disclosure form, **1:63** Enterprise applications management, information collection guidelines, **1:61** Innovation and intellectual property policy, **1:59** private healthcare facility, **1:6** Intellectual property principles, **1:58** Proposed policy, **1:60** Public agency, **1:59** Sample questionnaire and responses, **1:60**

INSURANCE

Clause, **33:142** proof of, **13:17; 33:143** various risks, **13:16** WSIA coverage, proof of, **13:18** Government procurement provision, **6:25**

INTELLECTUAL PROPERTY ASSETS

See also CONFIDENTIALITY AGREEMENTS; NON-DISCLOSURE AGREEMENTS Asset purchase See ASSET PURCHASE Checklist, 1:1; 1:1.50 legal due diligence, 1:1.70 Confidential information contractual obligations, and, 1:20 definition of, 1:8; 1:9 innovation disclosure form, 1:63 obligations regarding, and, 1:18 recital regarding, 1:23

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-39

INTELLECTUAL PROPERTY ASSETS—Cont'd Confidential information-Cont'd return of, 2:10 statement of, 1:19 Confidential materials, definition of, 1:12 Confidentiality definition of, 1:11 medical records, disclosure prohibitions, 1:10 obligations, 1:17; 1:19 Copyright acknowledgments, 1:22 assignment of, 1:32 to 1:34 compilation, content copyrighted as, 4:98 content compilation, copyrighted as, 4:98 separately, copyrighted as, 4:98 warranty, 4:97 division of rights, 4:95 information, 4:104 infringement, notices of (US form), 1:54 infringement claims, 4:96 infringing site content, 1:16 licensed materials, 4:94 notice, 4:99 notice and procedure, 8:154 other rights, and, 4:103 ownership of, 4:109 pending of, notice, 4:108 permissions, 4:106 obtaining, 4:107 protections, 4:272 publications, 1:36 reservation of rights, 1:22; 4:93 software-related IP rights, confirmatory assignment, 1:35.50 statements, 4:92 subcontractor/subcontractor's employees, assignment by, 1:34 third party permission to use on website, 4:198 use of material, 4:110 warranty of content, 4:97 website, protection of, 4:276; 4:280 Data protection agreement, 1:7 Definition, 33:457 Disclaimer, 4:75 Employee proprietary information and inventions agreement, 1:57

INTELLECTUAL PROPERTY ASSETS—Cont'd

Innovation and intellectual property policy (private healthcare facility), 1:6 Master intellectual property assignment agreement, 1:37 Moral rights, waiver of consultant, by, 1:30 corporation, by, 1:32 creator, by, 1:28 customer, by, 1:29 employee, by, 1:31 individual, by, 1:33 Notices, 4:105 Organizational intellectual property See INNOVATION POLICY Ownership rights acknowledgment of, 1:41 American, 1:21 between client and service provider, 1:18.50 covenants of, 1:38 notice, 4:109 pre-existing deliverables, 1:42 residuals definition, 1:46 information, 1:47 "residuals" and limited authorization re future use, 1:47 retention and use, 1:48 restrictions relating to, 1:43 searched or retrieved documents, 1:44 software and data, in, 1:40 third-party components, 1:45 website, 4:275 Patent rights assignment, 6:23 Pending, notice of, 4:108 Permission to use, 4:106; 4:107 Policy statement, 1:2; 1:3 Portal agreement provision, 4:121 Preservation of, 4:61 Proprietary elements, definition and ownership of, 4:273 Proprietary markings, software, 8:99 Proprietary rights agreement (consultant), 2:30 definition of, 1:13; 1:14 licensee, of, 1:27 software supplier, of, 1:26 statement, website, 1:15

© 2024 Thomson Reuters, Rel. 4, 12/2024

INTELLECTUAL PROPERTY ASSETS—Cont'd Publications permission to reproduce, 1:36 restrictions on, 1:35 Releases parental, 1:52 service provider, work order request, 1:53 student, 1:51 Representations and warranties, 1:50; 30:6 Residuals definition, 1:46 information, 1:47 retention and use, 1:48 Software rights, 8:112 Sublicence agreement, geographical limitations, 1:28 Submissions not to infringe intellectual property rights, 4:234 Technology assignment, 31:7 Trade mark acknowledgments, 1:22 copyright information, and, 4:103 licence, 1:39; 4:101; 6:24 notice, 4:105 ownership notice, 4:109 ownership provision, 1:25 pending, notice of, 4:108 permission to use, 4:106 obtaining, 4:107 reciprocal rights, 4:102 reservation of rights, 1:22 usage policy, 4:100 use of, **4:110** trademark and associated intellectual property policy, 1:25 Trade secret protection agreement, 1:4

INTELLIGENT COMMUNITIES

Checklist, free public wi-fi netword, smart city contract, **18:2** Checklist, master services agreement, **18:1.70** Commentary, **18:1** Fibre optic communications system, granting and usage agreement, **18:4** Intelligent cities living model, memorandum of agreement, **18:3** Smart city, definition, **18:3.50** Terms and conditions for incorporation into service agreements, **18:1.30**

INTERNET

See also E-COMMERCE; WORLD WIDE WEB

INTERNET—Cont'd Chat rooms conditions of participation, 4:226 message content, 4:227 prohibition, 4:223 Co-location agreement, 4:197 Conduct online, 4:235; 4:281 Copyright infringement, 4:99 Copyright permission of third party, 4:198 Credentialed brokerage services, 4:192 E-mail addresses and passwords, service provider's termination rights, 4:178 communications not privileged, 4:224 conditions of participation, 4:226 ethical marketing practices, 4:228 notice by, 33:165 right to paste online documents onto, 4:298 right to restrict unsolicited mailing, 4:225 EULA, right to modify, 4:189 Guest access terms of use, 4:126 Linking agreement See LINKING AGREEMENTS Links to other sites, 4:129; 4:131; 4:132 Links to third party sites, 4:130 Penetration testing services, schedule to customer terms, 4:196.50 Restricted activities, 4:190 Search engines, submission to, 4:277 Service agreement, 24:13 infrastructure installation, and, 4:196 Service level agreement, 4:195 Terms and conditions of service, high-speed internet access, 4:179 Terms of service, automatic renewal subscription, subscription plans for families (optional), 4:177.50 Terms of service, customer access (electronic publications), 4:180 Terms of service, merchant's checkout, 4:176.50 Use of services prohibition on, 4:177 User agreement, 4:170; 4:188; 4:188.30; 4:188.35; 4:188.50; 4:188.70 Website, access to acceptance of terms, 4:176 access agreement, 4:172 accessibility and use for procuring specified services, 4:197.80 activation of site, terms and conditions, 4:182 applicable laws, 4:184

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-43

INTERNET—Cont'd

Website, access to-Cont'd attorney advertising disclaimer, 4:191 member subscription services, 4:168 member's conduct, 4:174 ownership rights in materials, 4:185 policy statement, 4:181 portal agreement content, licensing and intellectual property provisions, 4:121 services agreement, 4:121 public access terms and conditions, 4:172 subscription agreement, 4:164 Internet access services, 4:165 privacy policy, and, 4:168 reblogging restrictions, 4:229 terms and conditions, 4:177; 4:193 use policy, and, 4:166 terms and conditions (international e-commerce), 4:197.80 usage, 4:183 communication services, 4:230 service provider's rules of, 4:186 user agreement, 4:169; 4:187 Website terms of use control of personal, company and associated public data, 4:197.70 copyright and intellectual property policy, 4:197.50

INTERNET ACCESS POINTS

Commercially furnished, 16:6 end user agreement, conference centre, 16:6, 16:7 terms and conditions of use, shopping centre, 16:8 third party WiFi (limited access), 16:11 WiFi guest account (lounge), 16:9 WiFi service (public usage terms and conditions), 16:13 WiFi terms (hotel), 16:18 WiFi terms of service (store), 16:10 WiFi terms of use. 16:16 WiFi terms of use, market centre guest network, 16:17 WiFi terms (restaurant), 16:19 wireless/highspeed internet connection, 16:12 Publicly furnished, 16:1 access policy, library, 16:4 terms and conditions of use city facilities, 16:2 city library, 16:1 hospital, 16:3

INTERNET ACCESS POINTS—Cont'd

Publicly furnished, 16:1—Cont'd terms and conditions of use—Cont'd public facility, 16:15 wifi terms of service, transit authority, 16:5 Smart City (Provision of Wireless Services), 33:217.30

INTERPRETATION

Contra proferentem rule not applicable, **33:176** Neutral construction, **33:178** Order, **33:179** Order of precedence, **33:180.50**

JOINT VENTURES

Checklist, 24:1.70, 27:1 Commercialization licence, exclusive, 27:10 Cross-border with right of first refusal, 27:9 Letter of intent, 32:5 non-binding, 27:6 Software development, 8:78; 16A:8; 16A:8.50; 24:1.70; 27:1; 27:7; 27:8; 27:12 Strategic relationship agreement, 27:8.50 Technology transfer agreement, 27:3 Term sheet, 32:14 non-binding, 32:11

LANGUAGE

General clause, **33:171** Service provider, of, **33:112**

LEASES

Acceptance certificate, 12:6
Appointment of lessor as attorney, 12:25
Assignment by lessor and lessee, 12:19
Assignment of title to leasing company, 12:5
Corporate waivers, 12:27
Covenants, survival of on assignment or subcontracting or on change of control, 33:217.60
Covenants, survival of on financing the acquisition, 12:29
Defects of equipment, 12:30
Delivery, 12:15

acceptance certificate, and, 12:6
Equipment defects, 12:30
Equipment lease, 12:1; 12:2
maintenance provision, with, 13:21

Financial statement, 12:24

LEASES—Cont'd Hardware manufacturer, from alterations and use, 12:9 assignment, 12:8 credit information, 12:11 master equipment lease, 12:1; 12:2 price protection period, 12:12 substitution of equipment, 12:10 taxes, 12:14 title, 12:7 Hardware rental agreement with software licensing provisions, 12:4 Hell or high water clause, 12:11 Identifying marks, 12:20 Indemnity, 12:18 Liens, encumbrances, other rights, 12:17 Obligations of lessee, unconditional, 12:11 Purchase order, acknowledgment of, 12:22 Representations and warranties, lessee, 12:23 Signing of agreement, original, counterparts, 12:26 Taxes. 12:14 withholding, 12:28 Title assignment to leasing company, 12:5 Use, 12:16 Warranties, 12:13

LETTERS OF INTENT

Confidentiality agreements, separate execution of, **32:4** Definitive agreement, clause, **32:18** Joint development of software program, **32:6.50** Joint venture, **32:5** Services, for, **32:2 to 32:5** Share or asset and IP purchase, **32:9** Share purchase, **32:7; 32:8** Software licensing arrangement, **32:10** Strategic partnership for software development and marketing, **32:6**

LICENCES

See also SOFTWARE Agreement, definition, **33:471** Business conduct licence, **29:12** Cloud services, **9:9** Commercial content website access to, **8:148** compliance terms, **8:151** content ownership and licence, **8:152**

LICENCES—Cont'd Commercial content website-Cont'd non-commercial use, 8:150 use restrictions, 8:149 Commercialization, exclusive, 27:10 Corporate intranet server, 4:220 Database access content provider, 4:210 directory data prohibitions, 4:213 limitations of liability and warranties, 4:215 news service subscription agreement, 4:209 registration agreement, 4:211 restrictions on use, 4:212 subscriber agreement, 4:214 warranties and limitations of liability, 4:215 Development agreement, licence to buyer, 8:80 Distributor, 28:4 End-user agreement, 4:169.50; 4:222; 4:222.50 definition, 8:143 downloaded software, 4:208 e-content, 14:9 evaluation, activation and, 8:16 perpetual, 8:31 software, 8:47.50 U.S. form, 8:5.50 utility application, 8:47.70 Evaluation of products beta test agreement, 4:206 CD-ROM and related website services, 4:207 licence, 4:203: 4:204 not for resale software license agreement, standard terms and conditions, 4:205.50 permitted uses and restrictions, 4:205 shareware, 4:201 software, **4:202** Limited website links, for, 4:219 Merchandise licence agreement, 6:25 Perpetual end user licence agreement, 8:31 Prohibition on use of images, 8:100 Reseller branding, 29:6 Server licence, 8:111 Site licence agreement, 8:11; 8:12 Software, downloading of acceptance constituted by, 4:216

© 2024 Thomson Reuters, Rel. 4, 12/2024

LICENCES—Cont'd

Software, downloading of-Cont'd computer program notice, 4:218 distribution of material on "as is" basis, 4:217 Software key, 33:654 Software licence agreement See SOFTWARE Sublicence, 8:67; 8:68; 28:4 Subscription licence agreement, 8:30 Supplier licence agreement, 8:4 Trade mark licence agreement, 1:39; 4:100; 6:24 Trialware, 8:17 Website creative commons licence, 4:193 licence grant to upload/download, 4:193 limited licence for links, 4:219 terms and conditions, 4:221

LINKING AGREEMENTS

Affiliate agreement, 4:123 program, 4:122 Brief statement, **4:114** Confidentiality, reciprocal, 4:266 Content restrictions, 4:127 Interactive features, use and restrictions on, 4:136 Interim. 4:115 Internet, 4:118 sites, clause, 4:129 Liability for third parties, 4:130 Linking policy, 4:135 Mutual promotion provisions, 4:295 Organization and its members, between, 4:117 Privacy commitment to guests and customers, 4:129.50 Simple form, 4:113 Terms and conditions, 4:116; 4:128 Third party sites, 4:131 channels, and, 4:134 Trade mark restrictions, with, 4:119 Website, **4:111; 4:112** clause, 4:132

MAINTENANCE AND SUPPORT

Consulting, installation, customization, configuration and maintenance, **23:10** Corporate IT manager, consulting agreement, **23:15** MAINTENANCE AND SUPPORT—Cont'd Definition, 33:492 Development agreement, and, 22:7 Equipment lease or purchase with maintenance agreement, 13:21 Hardware manufacturer's agreement, 22:1 supplier's agreement, modification to, 22:3 work authorization agreement, 22:2 Internet service agreement, 24:13 Professional services, 23:6 negotiated, 23:7; 23:8 Service provider's agreement, 23:9 Software, maintenance and related services, 6:10 Software, supplier's agreement, 22:4 letter form, 22:5 premium, 22:6 provisions, 22:5.50 Software maintenance licence, 22:8 Technical support services agreement. 22:11 infrastructure maintenance, 22:16 level three service, 22:13 master license and services agreement, 24:7.50 professional services and intellectual property rights, 24:7 remote support, 22:12 third party provided support, 24:5; 24:7 master agreement, 24:2; 24:11 schedule, 22:9 work order, 22:10

MANAGED OPERATIONS

Information technology solutions and processing services agreement, 20:22
Network management agreement, 20:17; 20:17.50
Service agreement, 20:14; 20:15
Services advisory committee, 20:16
Specified services, initiation and categorization of additional, 20:23
Standard of care, compliance with laws, record keeping, audit rights, personnel, training, and disaster recovery, 20:24

MASTER SERVICE AGREEMENTS

Master service agreement business process, 24:12 checklist, 24:0.50, 24:1, 24:1.70 commentary, 24:0.30 consulting, software development, related services, 24:8.50

Index-49

MASTER SERVICE AGREEMENTS—Cont'd

Master service agreement-Cont'd consulting or technical support services (Asia Pacific Region), 24:3 customer data collection, management and use terms of use, 24:8 data centre, 24:10 data protection addendum and acceptable use policy, 24:8.30 design build engagement, 24:6.50 electronic records, storage of, 24:9 generally, 24:2; 24:2.50; 24:11 information technology transformation services, 24:8.70 professional services and intellectual property rights, 24:7 SaaS contracted services, 24:4 statement of services, 20:12.80 technical, developmental and engineering, IT Facilities Management Centre, 24:6 terms and conditions, 24:13 third party provided support, 24:2; 24:5

MEMORANDA OF UNDERSTANDING

Collaboratively maintain, update, improve specified geospatial sets, 32:17.50
General, 32:15
Groundwork for shareholder agreement for company that will be incorporated to establish joint venture, 32:16A
Project bid, 32:17
Promote and sustain market for designated product/services, 32:16

METAVERSE

Commentary, 28B:1
Joint venture memorandum for development and commercialization of products, 28B:4
Terms of use agreement (European website), 28B:3
Use of services engine, platform and contents, 28B:2

MOBILITY AGREEMENTS

Bring your own device checklist, 15:17
Broadband services uncapped wireless services offering, 15:4
Commentary, 15:16
Customer agreement, voice and data, 15:1
Digital proof of auto insurance, 15:5.50
End-user license agreement, for mobile devices, 15:1.50
Enterprise customer agreement, 15:2
General, 15:1
Mobile application (auto insurance policy), 15:5
Partner Alliance Program, term sheet, 15:3
Policies and limitations

business user, acceptable use by, 15:14

MOBILITY AGREEMENTS—Cont'd

Policies and limitations—Cont'd cell phone use in workplace, **15:11.30** commentary, **15:9** customer, acceptable use by, **15:10** employee cell phone, **15:11.70** liability exclusions, **15:15** mobile device, acceptable use policy for, **15:11** Terms and protocols, **15:6** arbitration protocol, **15:8** small business, service terms for, **15:7** terms and conditions, for handheld devices, **15:1.30** website user terms, associated, **15:6**

MOBILITY SERVICE PROVIDER

See also MOBILITY AGREEMENTS; INFRASTRUCTURE AND REMOTE ACCESS AGREEMENTS; VOICE OVER IP Service agreement, acceptable use policy forming part of, **15:12**; **15:13**

MORAL RIGHTS

See INTELLECTUAL PROPERTY ASSETS

NON-DISCLOSURE AGREEMENTS

Business, 2:14; 2:15 non-public, 35:2 Commentary, 2:1 Confidential information, 2:28 Confidentiality agreement See CONFIDENTIALITY AGREEMENTS Discloser's perspective, 2:16 Employee, by, 2:2 Mutual. 2:20 non-disclosure agreement, 2:21; 2:23; 35:3 non-disturbance, and, 2:26 Non-circumvention and non-competition agreement, 2:27 Proprietary rights agreement (consultant), 2:30 Reciprocal obligations, 2:19 Simple, 2:25 Software evaluation, 2:29 Source code escrow agreement, 25:7 Subcontractors, 2:17 Three party, 2:24

NOT-FOR-PROFIT

Terms of service, **4:7**

NOTICE

E-mail, **33:165** Electronic communications, by, **33:166**

OEM

Checklist, **28:13** Device usage, **28:17** Licence agreement bundled software products, **28:15** derivative product, **8:86; 28:16** Reseller agreement, **28:5; 28:14** Software design acknowledgment, **28:18**

OPTIONAL CLAUSES

Data ownership and rights, **32:22** Definitive agreement affirmation, **32:19** Definitive agreement (good faith negotiations), **32:18** Financial obligations and commitments, **32:21** Modifications, **32:24** Operating plan (statement of work/work plan), **32:20** Period of agreement, **32:23**

ORGANIZATIONAL INTELLECTUAL PROPERTY See INNOVATION POLICY

ORIGINAL EQUIPMENT MANUFACTURERS See OEM

OUTSOURCING

Checklist, 20:1.50 Cloud services, 20:12.30 Consent agreement, 20:6 General agreement, 20:2; 20:3 consultant rendering services, 20:5 U.S. form, 20:4 Governance provisions, 20:12.50 Information technology, 20:10 Licence agreement, integrated payment processing, 20:7.50 Licence agreement, third party outsourcing option, 20:11 Master agreement for business process, 20:12.25; 20:12.70 Network management agreement, 20:12 Provision of products on turnkey basis, 20:9 Services agreement, 20:7; 20:7.30

PERSONAL INFORMATION PROTECTION AND ELECTRONIC DOCUMENTS ACT

Compliance with, **3:10** Consent under, **3:29** Definition, **3:4** abandonment of use, **3:8** Obligations under, **33:79**

PIPEDA

See PERSONAL INFORMATION PROTECTION AND ELECTRONIC DOCUMENTS ACT

PLAIN LANGUAGE DRAFTING

Master equipment purchase agreement, **35:4** Master services agreement, **35:6** Master software and services agreement, **35:5** Non-disclosure agreement non-public business information, **35:2** reciprocal, **35:3**

PORTAL AGREEMENTS

Content licensing and intellectual property extracts, **4:120** Services, **4:120**

PRIVACY AND SECURITY

Content provider, 3:39 EU general data protection regulation (GDPR) data processing addendum, 3:60 non-sensitive information, storing and accessing, 3:61.50 privacy policy (U.S. provision), 3:62 Exculpatory provisions, 3:45 Healthcare information network providers, 3:14 Personal Health Information Protection Act definition, 33:555 personal information, definition of, 3:3 pledge, 3:15 provider requirements, 3:16 Information storage in foreign jurisdictions, subject to disclosure laws, of, 3:11 MFIPPA, definition of, 3:6 Municipal Freedom of Information and Protection of Privacy Act, definition, 3:6 Municipality obligations, RFP, 3:13

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-53

PRIVACY AND SECURITY—Cont'd

Personal information definition Municipal Freedom of Information and Protection of Privacy Act, 3:3 Personal Health Information Protection Act, 3:3 Personal Information Protection and Electronic Documents Act, 3:4 abandonment of use, 3:8 policy, 3:30 protection and sharing of personal information policy, 3:41.50 security measures to protect, 3:50 vendor's covenant, 3:12 PIPEDA See PERSONAL INFORMATION PROTECTION AND ELECTRONIC DOCUMENTS ACT Policies changes to, 33:199.50 cloud services, 9:8 commercial off-the-shelf software, 8:64 company, 3:51 cookies, and, 3:28; 3:28.50 customer, 3:27 general, 3:21 to 3:23 informed consent, 3:25 institutional, 3:36 members and subscribers, 3:38 merchant's, 3:48 messenger services, 3:49 online shopping, 3:37 personal information, regarding, 3:30; 3:33; 3:33.50 short form, 3:24 software, compliance with, 3:9 website, 3:26 not-for-profit, 3:18 provider, 3:34 Security measures, 9:71.50 Security statement, 3:38 Service provider policy, 3:33; 3:35.50 privacy practices, online, APEC, 3:61 rights and restrictions, general, 9:24.50 Software policy, compliance with, 3:9 Statement, 33:78

PROFESSIONAL ETHICS

Accessibility for Ontarians With Disabilities Act, 34:5

PROFESSIONAL ETHICS—Cont'd

Accessibility for persons with disabilities, 34:4
Business conduct policy, 34:1
Code, 34:2
Global accessibility policy (preventing and removing barriers persons with disabilities), provider's, 34:6
Principles, 34:3
Published policy, providers, 34:1

PROPOSAL

See REQUEST FOR PROPOSAL

RELEASES

Parental, **1:52** Student, with waiver, **1:51**

REQUEST FOR PROPOSAL

Definition, 33:620 Exclusive teaming agreement, with, 6A:5 General form, 13:3 to 13:5 Insurance proof of, 13:17 various risks, 13:16 WSIA coverage, proof of, 13:18 Local government procurement provisions, 6:2 Municipality, 6:3 integrated hardware and software, 6:4 privacy obligations, 3:13 Prime and subcontractor teaming agreement, 6A:6 Prime contractor responsibilities, 13:10 Prime supplier requirements, 13:11 Proponent, failure or default, 13:13 Publicity, 13:14 Vendor's acceptance of contract terms (U.S. form), 13:9 Website development, 4:146

RESELLER AGREEMENTS

See VALUE-ADDED RESELLER AGREEMENTS

RFP

See REQUEST FOR PROPOSAL

RISK ALLOCATION Generally, 33:15

SALES

Distribution and, agreement, 29:13

© 2024 Thomson Reuters, Rel. 4, 12/2024

SALES—Cont'd

Manufacturer's representative agreement, **29:1; 29:8** American company, **29:3** exclusive, **29:5** short form, **29:2** Reseller branding authorization, **29:6**

SECURITY

See PRIVACY AND SECURITY

SEVERABILITY

Generally, 33:19

SHARE PURCHASE

Audit of purchased assets, **30:5** General agreement, **30:2; 30:3** Intellectual property, representation and warranties, **30:6** Records, access to, **30:4**

SOCIAL MEDIA AGREEMENTS

General terms of use (municipality), **5:4** Privacy policy, **5:2** Provision of services agreement, **5:3** User agreement, **5:1**

SOFTWARE

Acceptance of, 8:119 Access to, 8:144 Acquisition of, 8:24 Activation notice, 8:116 Anti-virus warranty, 8:128 Applications, unique, definitions, 33:717 Asset purchase, 31:1 Assignment, 8:136 Backup, duty to, 8:145 Beta test site agreement, 8:13; 8:14 Business partnership authorization agreement, 8:72 Commercial software products See COMMERCIAL OFF-THE-SHELF SOFTWARE Confidentiality, 8:134; 8:135 Conversion guide, 8:127 Copyright patent, and, indemnity, 8:124 permission of third party to use their material, 4:198 COTS See COMMERCIAL OFF-THE-SHELF SOFTWARE CPU serial number, 8:126

SOFTWARE—Cont'd

Customer feedback, licence to use, 8:137 Dangerous environment, restrictions on use, 8:105 Datasets, open access BC licence, 11:5 BC policy, 11:4 federal government, open government licence, 11:6 Regional Municipality of York, principles and licence, 11:1 Toronto policy, 11:1 Toronto use provisions, 11:2 Definition, 33:650 Development agreement, 8:84 Applciation Programming Interfact (API) and, 8:84.20 consulting services, and, 8:81 database, 8:77 delivery and acceptance testing, 8:90 domestic-foreign business alliance, 8:79 independent contractor service agreement, 8:85 integration licence, 8:89 joint, 8:78; 8:83 mobile application software, 8:33; 8:34 OEM derivative product, 8:86 ownership retained by developer, 8:80 service, and, 8:82 software support integrated, 22:7 specification agreement, 8:75; 8:76 strategic relationship agreement, 8:84.50 vendor's assignment, 8:91 Distribution agreement, 8:70, 8:70.50 business partnership authorization agreement, 8:72 commercial exploitation, 8:73 royalty agreement, and, 8:71 Distribution subject to restrictions, 8:141 Downloading of See WORLD WIDE WEB Education and training, 8:125 End-user licence agreement, 4:208; 4:222 End users, American government, 8:130 Evaluation agreement, 8:92 engagement letter, 8:96 independent review, 8:97 licence, 4:202 to 4:204; 8:95 non-disclosure, 2:29 software as a service, 8:93

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-57

SOFTWARE—Cont'd

Evaluation agreement, 8:92-Cont'd time limited software, 8:94 Filtering, 4:287 Information on cloud computing, request for, 13:2 Installation services, 8:127 Intellectual property rights, 8:112 Licence agreement, 8:70.50 beta test site agreement, 8:13 client and server, 8:10 cloud hosted service, 9:19 development kit agreement, 10:6 end user. 8:16 definition of, 8:143 general, 8:7; 8:28 grant, of, 8:101 differentiation of systems, clause specifying, 8:108 intellectual property limitation, on, 8:104 non-commercial use, 8:103 hardware, accompanying operation on, 8:32 warranty, 8:32 installation agreements and settings, 8:153 international program licence agreement, 8:6 letter of intent, 32:10 maintenance and support, 8:25 market and sub-licence anywhere in territory, exclusive, 29:4 OEM agreement, derivative product, 8:86 perpetual end user, 8:31 product use and development, 8:27 prohibition on use of images, 8:100 right-to-update (multi-use), 8:15 services and, 8:19 to 8:21; 8:25 limitations on, 8:142 single use, 8:8 site agreement, 8:11 comprehensive, 8:12 subscription agreement, 8:30 trial period, 8:140 supplier's agreement, 8:4; 8:5 support, and, 8:22; 8:23 territorial hosting license agreement for gaming platform, 8:27.50 third party content, 4:200

SOFTWARE—Cont'd Licence agreement, 8:70.50-Cont'd trialware, 8:17 update agreement, right to, 8:15 user oriented, 8:29 vendor oriented, 8:9 Maintenance and support, 6:10; 8:25; 8:121; 22:8 Malicious code, disabling code, 33:152.70 Modifications and use, 8:115 Modify, permission to, 8:118 New, 33:157.50 Non-commercial use, 8:103; 8:110 Open source commentary, 10:1 creative commons, 10:3 definition, 33:545 GNU general public license, 10:2 intellectual property representations, 8:66 perpetual licence, 10:4 proprietary software, in combination with, 8:65 submissions and intellectual property rights, 10:5 terms of service, development kit license agreement, 10:7 terms of service under creative commons licence (U.S. form), 10:6 Patent and copyright indemnity, 8:124 Proposal, request for, 13:3 Proprietary markings on documentation, 8:99 Purchase grant, 8:133 Representations and warranties, 8:132 Restricted rights, American government, 8:129 Restrictions on distribution, 8:141 use, 8:106 dangerous or threatening environment, 8:105 SaaS activation, 9:58 agreement, healthcare, 9:33.30 application, 9:44 hosting licence, 9:48 charges, obligations for payment, renewals, 33:42.50 customer content, 9:54 definition, 9:31.50 escrow agreement, three party, 9:28 hosted application, 9:29 evaluation agreement, 9:37; 9:38

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-59

SOFTWARE—Cont'd SaaS-Cont'd licence clause, 9:52 master services agreement, 24:4 mobile access, licence and use of services, 9:41 online terms of purchase and use, 9:42 provider terms of service, U.S. form, 9:36; 9:39 server hosting, 4:78; 9:55 service agreement code scanning and licence management, 9:52 hosting support provisions and SLA exemptions, 9:51 services for others, 9:56 subscription agreement, 9:42 terms and conditions, 9:33.70; 9:49 terms of use agreement, 9:33.30; 9:35 trial subscription agreement, 9:43 user agreement, 9:33 XaaS glossary, 9:58.50 Server licence, 8:111 Service, software as See SaaS, supra Services additional, non-provision of, 8:123 Application Programming Interface (API), 33:247.50 implementation agreement, 8:18 limitations on, 8:109; 8:142 Services and licence agreement, 8:19; 8:20 Share Purchase Agreement, 9:31.30 Source code escrow provisions, 8:122; 9:28; 25:0.50; 25:1 Sublicence, 8:67 access, system, 8:68 right to grant, 8:114 Subscription licence agreement, 8:30 trial period, 8:140 Subscription services, licence and use of services, 9:40 Supply of, 8:24 Support, definition, 33:687 Support services, 22:4 to 22:7 development agreement, and, 22:6 Technical support, 22:9 Term and termination, 8:107 Term Sheet software partner alliance program, 21:7; 29:16 Terms and conditions, initiated through order form, 9:9.50 Terms for various user situations, 8:113

SOFTWARE—Cont'd Third party software, inclusion of, 8:138 Third party websites and advertisers, links to, 8:146 Training, 8:98; 8:125 customer service, 8:98 warranties, and, 8:131 Trial period, subscription, 8:140 Trial programs, 8:139 Update system, online, 8:117 Use and conditions, 8:102 Use and modifications, 8:115 Waiver class actions, 33:120 Warranties anti-virus, 8:128 product, 8:120 representations, and, 8:132 termination, and, 8:131

SOURCE CODE ESCROW

Agreement intellectual property license and escrow, 25:3.70 single beneficiary, 25:0.50; 25:3 three party, 25:3.50; 25:4; 25:5 beneficiary, master, 25:7 depositor, master, 25:6 two party, 25:1 beneficiary add-on, 25:2 SaaS, three party, 9:28; 25:8 hosted application, 9:29; 25:9 master software licence agreement, under, 25:10 Software licence provisions, 8:122

STATUTES

Compliance with, clause, 33:140; 33:141

SYSTEM ACQUISITIONS

Acceptance test, **13:30** Acceptance test plan and acceptance procedures, **13:31** Access to equipment, **13:33** Acquisition agreement, **13:24; 13:25** Availability of replacement parts, **13:70** Building space and plans, **13:47** Change order request form, **13:36** Changes in terms and conditions, **13:37; 13:38** Changes in work, **13:40**

© 2024 Thomson Reuters, Rel. 4, 12/2024

SYSTEM ACQUISITIONS—Cont'd

Changes to terms and rates, 13:39 Checklist systems development due dilignce, 13:1.50 Chronological tests and acceptance procedures, 13:32 Cloud computing, request for information, 13:2 Controlling future maintenance costs, 13:57 Delivery and installation of hardware, 13:46 Distribution and support of integrated hardware and related services, 13:29 Electronic data exchange system, terms and conditions, 13:28 Entire agreement and conflicts, 13:42 Equipment lease of, maintenance agreement, with, 13:21 Field change order modifications and repairs, 13:35 Field modifications, 13:53 Government See GOVERNMENT Hardware upgrade, 13:55; 13:74 warranty, 13:64 Implementation agreement, 13:20 Indemnity for breach of terms, 13:69 Inspection at factory, 13:48 Inspection of installation site, 13:49 Installation and training, 13:51 Installation of software, 13:50 IT contracting checklist, 13:19 Limitation of supplier's liability, 13:52 Manufacturer's changes, 13:54 Most favoured customer pricing, 13:58 Movement of system, 13:34 No subcontracts, 13:73 Non-solicitation of employees, 13:56 Order of interpretation, 13:43 Other services, 13:72 Parties to act in good faith, 13:44 Performance standards warranty, 13:65 Preamble and order of interpretation, 13:41 Price and payment schedule, 13:59 Prime contractor responsibilities, 13:10 Prime supplier requirements, 13:11 Product warranty, 13:66 Project coordinators and progress meetings, 13:63 Proponent, failure or default, 13:13

SYSTEM ACQUISITIONS—Cont'd

Proposal, request for, 13:3 to 13:5 confidentiality clause, 13:15 conflict of interest clause, 13:12 desktop computer system, 13:6 government See GOVERNMENT insurance proof of, 13:17 various risks, 13:16 WSIA coverage, proof of, 13:18 vendor's acceptance of contract terms, 13:9 Publicity, 13:14 Purchase of equipment and software licence, 13:60; 13:61 Reasonable and good faith, 13:45 Replacement of inoperable equipment, 13:71 Representations and warranties, 13:67 Representations and warranties of licensor, 13:68 Statement of prime contractor responsibility. 13:62 Supplier agreement, maintenance and support, 13:27 System development agreement, customized, 13:26

TEAMING AGREEMENTS

See also JOINT VENTURES Commentary, **6A:1** Exclusive agreement, **6A:5** Government proposal submission, **6A:5.50** Joint provision, **6A:4** Prime and subcontractor agreement, **6A:6** Proposal, **6A:2** prime contractor and sub-contractor, **6A:3** Provision and support of software products, **6A:7**

TECHNICAL SERVICES

Agency agreement, **23:19** Corporate IT manager, consulting agreement, **23:15** Professional services, **23:6** negotiated, **23:7** Service provider, representations and warranties of, **23:37** Service provider's agreement, **23:9** Standard service agreement, infrastructure maintenance, **22:16** Subcontractor services, **23:22** Technical support and consulting services agreement, **22:15** Temporary repairs, service failure within specified rectification time, **22:14**

TERM

Definition, 33:696

TERM SHEET

Financing, **32:13** General, **32:14** Intellectual Property, **32:14.50** Non-binding, **32:12** joint venture, **32:11** Software partner alliance program, **21:8; 29:16**

TRADE MARKS

See INTELLECTUAL PROPERTY ASSETS

VALUE-ADDED RESELLER AGREEMENTS

Applications software agreement, 28:10
General agreement, 28:1 to 28:3
International agreement, 28:7; 28:8
Original equipment manufacturers, 28:5
Product license and delivery, 28:11
Program, 28:4
Redistribution licence agreement, 28:9
Sale, distribution and support of integrated hardware, software, content and related services solutions, 28:12
Start-up agreement, 28:6

VOICE OVER IP

Service and software application, exclusion and limitations of, 15:21

WAIVER

Class actions, **33:11; 33:120** Release, and, **1:51** Trial by jury, **33:11**

WARRANTY

Acquisition of systems, agreement, **13:24** Content, **4:97** Database publisher, **4:215** Developer, of, **4:194** Disclaimer of, **4:87** Hardware limited, **7:6** maintenance and, **7:5** Lease, **12:13** Period, definition, **33:733** Service provider, clause, **23:37** Software, product warranty, **8:120**

WARRANTY-Cont'd Supplier, service performance, 7:22; 33:199 WORLD WIDE WEB See also E-COMMERCE; INTERNET; LICENCES Acceptance test, 4:145 Accessing site conduct of user, 4:173; 4:281 copyright protections, 4:272 customer consent, 4:268 guest access terms of use, 4:127 information, use of, 4:290 intellectual property ownership, 4:275 limitation, personal and non-commercial use, 4:86 links control of, 4:132 Internet sites, other, 4:129 liability for third parties, 4:130 limited licence, 4:219 third party sites, 4:131; 4:243 paste, right to, 4:296 purposes solely lawful, 4:278 search engines, submissions to, 4:277 submissions and postings, 4:298 terms and conditions, 4:170; 4:236 to 4:238 CAN-SPAM Act and EU directives, compliance with, 4:263 "click to accept" clause, 4:264 compliance with CAN-SPAM Act and EU directives, 4:263 conduct, prohibited, 4:284 content, 4:259 third party, 4:271 EU directives and CAN-SPAM Act, compliance with, 4:263 filtering software, 4:285 forum use, rules governing, 4:262 legal notice, and, 4:257 short form, 4:239 to 4:242 site and services provision, 4:256 software, downloadable, 4:259 third party content, 4:271 unsolicited submissions, 4:243 web-based licence, 4:291 website terms of use, 4:193 terms of usage (consumer account access), 4:244 usage policy on corporate, 4:246

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-65

WORLD WIDE WEB—Cont'd

Accessing site-Cont'd usage policy on-Cont'd employee, **4:247** lawful, ethcal, and respectful acceptable use, 4:254 public agency, 4:261 school district, 4:245 visitors grant of rights, 4:299 restrictions, 4:297 Applicable laws, 4:184 Confidentiality, reciprocal, clause, 4:266 Consenting means provision, 4:265 Copyright protections, 4:272 Customer service agreement, 4:155 Database access content provider, 4:210 limitation of liability and warranty, 4:215 news service subscription agreement, 4:209 prohibitions on use, 4:213 registration agreement, 4:211 restrictions on use, 4:212 subscriber agreement, 4:214 warranty and limitation of liability, 4:215 Database storage, no liability for, 4:276 Datasets, open access BC licence, 11:5 BC policy, 11:4 federal government, open government licence, 11:6 Regional Municipality of York, principles and licence, 11:1 Toronto policy, 11:1 Toronto use provisions, 11:2 Definition, 33:745 Disclaimers See DISCLAIMERS End user agreement, **4:208; 4:222** Evaluation CD-ROM and related on-line services, 4:207 downloaded end user agreement, 4:208 permitted uses and restrictions, 4:205 shareware, downloaded, 4:201 software licence, 4:203; 4:204 trial, **4:202**

WORLD WIDE WEB—Cont'd

File transfer restrictions, 4:274 Forward-looking statements disclaimer, 4:270 Hazardous activities, 4:283 Hosting agreement corporate, 4:150 customer's responsibility for content, 4:159 general, 4:149 provider, **4:152** services agreement, 4:156; 4:157 sign up plan, 4:153 specification of services and exceptions, 4:160 terms and conditions, 4:154 virtual, 4:152 web-based access, updates and associated web services, 4:149 Information, use of, 4:290 Information collected in conjunction with updates re licence, 4:293 Licence corporate intranet server, 4:220 downloaded software, 4:208 end-user agreement, 4:222 information collected in conjunction with updates re, 4:293 limited links, 4:219 permitted uses and restrictions, 4:205 terms conditions, and, 4:221 relating to, 4:289 Linking agreement See LINKING AGREEMENTS Member's conduct while accessing services and content, 4:173 Mutual promotion clause, 4:295 Ownership intellectual property, 4:275 posted materials, 4:276 proprietary elements, 4:273 rights, 4:185; 4:298 Pornographic materials, 4:279 Privacy policy See PRIVACY AND SECURITY Proprietary elements, definition and ownership of, 4:273 Public agency's usage policy, 4:261 Rules of conduct, 4:258 Service, terms and conditions of, 4:288

© 2024 Thomson Reuters, Rel. 4, 12/2024

Index-67

WORLD WIDE WEB—Cont'd Site development acceptance test, 4:145 agreement, 4:138 changes, 4:139 service, including, 4:141; 4:142 short form, 4:140 professional services agreement, 4:143 request for proposal, 4:146 service description, 4:144 Software, downloading of acceptance, constitution of, 4:216 distribution on "as is" basis, 4:217 end-user licence agreement, 4:208 licence terms, subject to, 4:286 notice, 4:218 terms and conditions, 4:259 Streaming service, terms of service agreement, 4:260 Submissions content not to infringe intellectual property rights, 4:234 customer use, 4:248 to 254 guidelines, 4:232 Internet search engines, 4:277 network use, 4:253 policy, 4:231 posting products on website for sale online, terms of use, 4:232.50 restrictions on data use, 4:269 unsolicited, terms of use, 4:243 user responsibilities, 4:233 System integrity, 4:267 Terms and conditions on accessing site generally, **4:236 to 4:238** CAN-SPAM Act and EU directives, compliance with, 4:263 "click to accept" clause, 4:264 compliance with CAN-SPAM Act and EU directives, 4:263 conduct, prohibited, 4:284; 4:285 content, 4:259 third party, 4:271 EU directives and CAN-SPAM Act, compliance with, 4:263 filtering software, 4:287 forum use, rules governing, 4:262 lawful, ethical, and respectful acceptable use, 4:254 legal notice, and, 4:257 prototype service, early access, 4:260.50

WORLD WIDE WEB—Cont'd

Terms and conditions on accessing site-Cont'd services provider application, website, social media, 4:243.50 short form, 4:239 to 4:242 site and services provision, 4:256 software, downloadable, 4:259 streaming service, 4:260 terms of usage (consumer account access), 4:244 third party content, 4:271 usage of site, 4:243.70 web-based licence, 4:291 Usage policy corporate, 4:246 employee, **4:247** lawful purposes only, for, 4:278 public agency, **4:261** school district, 4:245 Warranties, of desktop publisher, 4:215 developer, **4:194**