Index

ACCURACY	ANTITRUST LAW—Cont'd
Warranties, 8:15 to 8:17	Economic power, 14:14 to 14:16,
ACQUISITIONS AND MERGERS	14:23
Construction and interpretation,	Exceptions, 14:27
merger clauses, 4:31	Exclusive dealing, 14:32
Formation of contract, parties, 3:66	Federal agency policy, 14:10
Trade secrets, good faith acquisition,	Field of use restrictions, 14:36
17:15	General parameters, 14:8
	Grant-back agreements, 14:31
ADHESION CONTRACTS	Guidelines for Licensing of Intel-
Bargaining process, 12:13	lectual Property Issued by U.S.
ADJUSTMENT CLAUSES	Department of Justice and
Royalties (this index)	Federal Trade Commission, App
•	Horizontal restrictions, 14:19
ADMINISTRATIVE EXPENSE	Indirect purchasers, 14:40
Bankruptcy, 15:15	Injury, 14:39, 14:40
AESTHETICS	Justifications, 14:27
Warranties, 8:16	Limitations and restrictions, gener-
	ally, 14:1 et seq.
AFFIRMATIONS OF FACT AND	Market defined, 14:15
PROMISES	Market defined, 14:13 Market power, 14:14 to 14:16
Warranties, 8:38	-
ALLOCATIONS	Monopolization, 14:38 Naked restraints, 14:18
Contract law, loss allocation rules,	· · · · · · · · · · · · · · · · · · ·
2A:7	Non-price restrictions, 14:19
Risk. Non-Warranty Risk Alloca-	Package licenses, 14:28
tion (this index)	Patent pools and cross-licensing, 14:30
Royalties, 7:4	11100
AMDICHITY	Per se rules, 14:11 to 14:13
AMBIGUITY	Price, 14:19, 14:20
Construction and interpretation, 4:14 , 4:32	Primary product lock-in, 14:26
4.32	Product differentiation, 14:22
ANCILLARY RESTRAINTS	Property law, 13:30
Antitrust law, 14:18	Property right, generally, 14:17 to 14:20
ANTITRUST LAW	Refusals to license, 14:37
Generally, 14:1 et seq.	Reverse payment settlement case,
Ancillary restraints, 14:18	14:34
Clayton Act, 14:5	Robinson-Patman Act, 14:6
Compete, agreement not to, 14:34	Royalty extending beyond rights,
Cross-licensing, 14:30	14:29
Definition of market, 14:15	Rule of reason, 14:11 to 14:13

ANTITRUST LAW—Cont'd	ASSIGNMENT—Cont'd
Sales, 14:40	Federal policy on nonexclusive licen-
Separate products, 14:25	ses, 9:22
Services and systems, 14:25 , 14:26	No agreed term, generally, 9:19 to
Sherman Act Section 1, 14:3	9:23
Sherman Act Section 2, 14:4	Nonexclusive licenses, 9:22
Statutes	Preclusion of assignment, 9:24
Clayton Act, 14:5	Regulation of transfer by license
limitations and restrictions, gener-	terms, 9:25
ally, 14:2 to 14:6	Royalties, 7:28
Robinson-Patman Act, 14:6	State law on non-delegable duties,
Sherman Act Section 1, 14:3	9:20
Sherman Act Section 2, 14:4	Sublicensing, 9:26
Territorial restrictions, 14:33, 14:35	UCC Article 9, 9:21
Tying arrangements	ASSUMPTION
generally, 14:21 to 14:27	Bankruptcy, 15:22, 15:23
economic power, 14:23	ATTORNEY'S FEES
exceptions, 14:27	
intellectual property, 14:24	Remedies for breach, litigation costs and expenses, 11:101 to 11:112
justifications, 14:27	and expenses, 11:101 to 11:112
primary product lock-in, 14:26	AT-WILL TERMINATION
product differentiation, 14:22	Generally, 9:13 to 9:15
separate products, 14:25	AUDITS
services and systems, 14:25 , 14:26	Royalties, verification procedures and
Use, 14:36	rights, 7:34 , 7:37 , 7:38
Vertical restrictions, 14:19	
APPLICATIONS	AUTHORITY RISKS
Scope of license	Warranties, 8:9
new technology applications, 6:54	AUTOMATIC STAY
to 6:56	Bankruptcy, 15:8 to 15:10, 15:28
ARBITRATION	AVAILABILITY
Bargaining process, 12:18	Disclosure, 12:23
Choice of Forum (this index)	
	AVOIDABLE LOSS
ASSENT	Damages, 11:72
Breach of contract, 11:20	BANKRUPTCY
Formation of contract, 3:36, 3:42 to	Generally, 15:1 et seq.
3:49, 3:52, 3:53	Administrative expense or general
ASSETS	claim, 15:15
Bankruptcy (this index)	Assets, sales and distribution of
	generally, 15:16 to 15:37
ASSIGNABILITY	automatic stay, 15:28
Secured financing, 16:43	contesting completed sale, 15:18
ASSIGNMENT	distribution, generally, 15:19
Generally, 1:12, 6:2, 9:18 to 9:26	executory contracts, licenses as
Bankruptcy, 15:24	generally, 15:20 to 15:37
Exclusive licenses, 5:3, 9:23	assignment of contract, 15:24

BANKRUPTCY—Cont'd	BANKRUPTCY—Cont'd
Assets, sales and distribution of	Ordinary course, sales not in, 15:17
—Cont'd	Post filing cancellation, 15:9
executory contracts, licenses as	Post filing use of property, 15:10
—Cont'd	Rejection, 15:13, 15:22, 15:23, 15:29
assumption, 15:22 , 15:23	Reorganization procedures, 15:4
elements, generally, 15:25	Sales. Assets, sales and distribution
rejection, 15:22, 15:23	of, above
right before assumption or rejection, 15:23	Secured financing, 16:33 to 16:35
interests, free of, 15:16 to 15:18	Stay, 15:8 to 15:10, 15:28
licensees, 15:30 to 15:37	Sublicenses, effect on, 15:38 Termination of license prior to bank-
licensor as bankrupt	ruptcy, 15:26
generally, 15:27 to 15:36	Use, 15:8, 15:10
accept, right to, 15:29	
automatic stay, 15:28	BARGAINING PROCESS
rejection, 15:29, 15:30 to 15:36	Adhesion contracts, 12:13
ordinary course, sales not in, 15:17	Arbitration, 12:18
termination of license prior to	Challenges to clauses, 12:16 to 12:19
bankruptcy, 15:26	Class action prohibitions, 12:19
Assignment of contract, 15:24	Definitions. Unconscionable terms
Assumption, 15:22, 15:23	and contracts, below
Automatic stay, 15:8 to 15:10, 15:28	European Union, 12:21
Cancellation, 15:9	Formation of contract, 12:15
Claims issues, 15:12 to 15:15	Limitations and restrictions
Competition, non-competition agree-	generally, 12:9 to 12:21
ments, 15:12 to 15:14	European Union, 12:21
Completed sale, contesting, 15:18	reasonable expectations and refusal
Confidential business information,	terms, 12:20 unconscionable terms and
15:11	contracts, below
Contesting completed sale, 15:18	unfair terms directive, 12:21
Discharge of obligation, 15:14	Mandatory arbitration clauses, 12:18
Distribution. Assets, sales and distribution of, above	Protected groups, 12:14
Enforcement, 15:8	Reasonable expectations and refusal
Estate property, 15:5 to 15:7	terms, 12:20
Executory contracts, licenses as.	Refusal terms, 12:20
Assets, sales and distribution of,	Unconscionable terms and contracts
above	generally, 12:10 to 12:19
Expenses, 15:15	adhesion contracts, 12:13
Interests, free of, 15:16 to 15:18	challenges to clauses, 12:16 to
International insolvencies, 15:36	12:19
Licensees, 15:30 to 15:38	class action prohibitions, 12:19
Licensor as bankrupt. Assets, sales	definition
and distribution of, above	generally, 12:11 to 12:15
Liquidation proceedings, 15:3	adhesion contracts, 12:13
Non-competition agreements, 15:12	determined at time of contract
to 15:14	formation, 12:15

BARGAINING PROCESS—Cont'd	BREACH OF CONTRACT—Cont'd
Unconscionable terms and contracts	Definitions
—Cont'd	breach, 11:2 to 11:7, 11:9, 11:10,
definition—Cont'd	11:44
procedural elements required,	cancellation, 11:44
12:12	material breach, 11:20 to 11:30
protected groups, 12:14	Estoppel by conduct, 11:14, 11:16
substantive elements required, 12:12	Existing license, 11:32
mandatory arbitration clauses,	Express conditions, 11:33
12:18	Express terms, 11:8, 11:12
protected groups, 12:14	Future acts, estoppel as to, 11:16
remedy and warranty limitations,	Implicit right to cure, 11:13
12:17	Independent promises, 11:33 Infringement (this index)
Unfair terms directive, 12:21	Justification of non-performance,
Warranties, 8:34 , 12:17	11:2 et seq.
,	Materiality
BENEFICIARIES	generally, 11:21 to 11:30
Formation of Contract (this index)	determining whether material
BEST EFFORTS	breach occurred, 11:25
Generally, 9:67 to 9:70	nonpayment, 11:29
Definite obligation, 9:69	other approaches, 11:23
Exclusive licenses, 5:33	policy, 11:24
Implied obligation, 9:68	Restatement (Second) of
Nature of obligation, 9:70	Contracts, 11:22, 11:28
_	substantial impairment, 11:26
BONA FIDE PURCHASER	UCITA approach, 11:27
Generally, 9:27	Modifications, 11:17 to 11:19
BREACH OF CONTRACT	Motivation as factor, 11:30
As to contracts, generally. Contract	Non-Monetary Remedies (this
Law (this index)	index)
Generally, 11:1 et seq.	Non-payment as material breach,
Absence of contract terms, 11:8	Non-performance, justification, 11:2
Assent, contractual, 11:20	et seq.
Avoiding conditions, interpretation, 11:4	One party in control of event that could satisfy condition, 11:5
Cancellation, 11:31 to 11:35	Past acts, waiver as to, 11:15
Conditions, 11:33	Payment, 11:29
Conduct, 11:14 to 11:19, 11:31,	Payments, failure to make, 11:6
11:40 to 11:43	Promises, 11:33
Consequences of breach and cancellation, provisions defining,	Promissory waivers and modifications, 11:17 to 11:19
11:31	Remedy, linking to breach, 11:35
Consideration, 11:25	Scope limits, 11:7
Covenants, 11:33	Termination, 11:31
Cure of breach, 11:11 to 11:13	Terms of contract, 11:33
Damages (this index)	Time of essence clauses, 11:34
zamases (mis mach)	Time of educate charges, 11.54

BREACH OF CONTRACT—Cont'd	CHOICE OF FORUM—Cont'd
Waiver, 11:14 to 11:19	Defenses to arbitration clauses and
BUYER'S DAMAGES	awards, 18:24
Generally, 11:65	Due process, 18:31 to 18:41
·	Enforceability challenges, contract clauses
CANCELLATION Parkey 15:0	generally, 18:9 et seq.
Bankruptcy, 15:9 Breach of contract, 11:31	public policy, 18:13
Duration, 9:8	specific invalidating statutes, 18:12
Limitations and restrictions, 11:97	statutes, invalidating, 18:25
Non-monetary remedies, 11:31	unconscionability, 18:11
•	unreasonable and unjust clauses,
CASH FLOW	18:10
Secured financing, 16:38 to 16:41	Intellectual property
CERTAINTY AND UNCERTAINTY	patent cases. Patents (this index)
Damages, 11:75	subject matter jurisdiction, 18:59
CHALLENGES TO CLAUSES	to 18:69
Bargaining process, 12:16 to 12:19	trademark claims, 18:69
	unfair competition claims, 18:69
CHALLENGES TO LICENSE	Judicial forum, choice of
RELATIONSHIP	generally, 18:2 to 18:27 challenges to enforceability, 18:9
Third parties, 3:67 to 3:71	to 18:13
CHOICE OF FORUM	coverage, 18:7
Generally, 18:1 et seq.	enforceability challenges, contract
Arbitration clauses	clauses, above
generally, 18:14 to 18:27	general contract law interpretation
agreement to arbitrate, 18:16,	issues, 18:4 to 18:8
18:17	long-arm statutes, 18:30
award, vacating or appealing, 18:25 to 18:27	mandatory vs. permissive, 18:6
contractual principles, 18:15	offers to license, 18:36
defenses, 18:24	scope interpretation, 18:5 to 18:8
general principles, 18:14 et seq.	special issues, 18:40
non-signatories, exception, 18:17	termination of license, effects, 18:8
scope, 18:19	Jurisdiction, justiciability and forum
termination of license, effects,	generally, 18:1 et seq.
18:23	contractual clause of forum
vacating an award, 18:25 to 18:27	clauses, 18:3 et seq.
validity, 18:22 , 18:24	justiciability and subject matter jurisdiction, 18:42 et seq.
Contractual choice of forum	personal jurisdiction absent a
generally, 18:27 arbitration clauses, above	contractual term, 18:28 et
general jurisdiction principles,	seq.
18:1	Jurisdiction absent contractual term
judicial forum, choice of, below	generally, 18:28 et seq.
Declaratory judgment actions,	due process, 18:31 to 18:41
justiciability and subject matter	general principles, 18:28
jurisdiction, 18:49 to 18:54	location of licensee, 18:39

CHOICE OF FORUM—Cont'd	CHOICE OF FORUM—Cont'd
Jurisdiction absent contractual term	State law, 2B:1 et seq.
—Cont'd	Subject matter jurisdiction.
long arm statutes, 18:30	Justiciability and subject matter
personal jurisdiction, 18:29 to	jurisdiction, above
18:41	Termination of license, effects
special issues, 18:39	arbitration clauses, 18:23
Justiciability and subject matter juris-	judicial forum, choice of, 18:8
diction	Trademark claims, subject matter
generally, 18:42 et seq.	jurisdiction, 18:69
appellate jurisdiction, 18:45	Unfair competition, subject matter
"arising under," 18:45	jurisdiction, 18:69
"cases" or "controversies," 18:48	Unilateral grants of covenant not to sue. Validity and Invalidity
challenges, timing, 18:47	(this index)
copyright, 18:59	Validity and Invalidity (this index)
declaratory judgment actions, 18:49 to 18:54	Venue (this index)
	, , , , , , , , , , , , , , , , , , ,
diversity jurisdiction, 18:46 Patents (this index)	CHOICE OF LAW
	Generally, 2B:1 to 2B:14
unilateral grants of covenant not to sue. Validity and Invalidity	Choice of Forum (this index)
(this index)	Clauses
validity challenges. Validity and	generally, 2B:10 to 2B:14
Invalidity (this index)	common law, 2B:13
Location of licensee, 18:39	consumer law issues, 2B:14
Long arm statutes, 18:30	enforceability, 2B:11
No contractual choice made	limitation of actions, 2B:12
generally, 18:28	restatement rules, 2B:13
personal jurisdiction, 18:28 et seq.	UCC, limitation of actions, 2B:12
Offers to license, 18:36	UCITA, limitation of actions,
Patents (this index)	2B:12
Personal jurisdiction	Common law, 2B:13 Computer information transactions
generally, 18:28 to 18:41	(UCITA), 2B:6
absent contractual terms, 18:29 to	Conflict of laws, generally, 2B:1 ,
18:41	2B:3, 2B:4
cease and desist letters, 18:36	Consumer law issues, 2B:14
due process, 18:31 to 18:41	Conventions, 2B:8
licensee location, 18:39 to 18:41	Enforceability, 2B:11
long-arm statutes, 18:30	Foreign domestic law, 2B:9
minimum contacts, 18:33 to 18:38	Forum, choice of. Choice of Forum
nexus between case and "other	(this index)
activities," 18:37	International issues, 2B:7 to 2B:9
non-patent cases, 18:34	Leases, 2B:5
patents, 18:33, 18:40	Limitation of actions, 2B:12
reasonable and fair elements,	No contractual choice made
18:35	generally, 2B:2 to 2B:6
trademarks, 18:41	computer information transactions
Oueries, 18:2	(UCITA). 2B:6

CHOICE OF LAW-Cont'd

No contractual choice made—Cont'd Restatement First of Conflict of Laws, 2B:3

Restatement Second of Conflict of Laws, 2B:4

UCC standards: sales and leases, 2B:5

Restatement First of Conflict of Laws, **2B:3**

Restatement rules, **2B:13**

Restatement Second of Conflict of Laws, 2B:4

Sales, 2B:5

Treaties, laws, and conventions, 2B:8

UCC, **2B:5**, **2B:12** UCITA, **2B:6**, **2B:12**

CLAIMS

Bankruptcy, **15:12 to 15:15**Formation of contract, **3:26 to 3:29**, **3:34**

CLASS ACTION

Bargaining process, 12:19

CLAYTON ACT

Generally, 14:5

CLOSENESS

Trademark, 9:57

COLLATERAL

Secured Financing (this index)

COLLECTIVE WORKS

Generally, **2A:32** Implied licenses, **10:27**

COMMENTS

Confidentiality, 9:37

COMMERCIAL CONTEXT

Construction and interpretation, **4:12**Scope of license, uses defined primarily by statutory rights, **6:28**

COMMISSIONED WORKS

Implied licenses, 10:16

COMMON LAW

Choice of law, 2B:13 Damages, 11:62

COMMON LAW-Cont'd

Exclusive licenses, **5:16**, **5:25**Formation of contract, **3:13**Non-monetary remedies, **11:57**Warranties, **8:33**

COMPETITION

Antitrust law, 14:34
Bankruptcy, 15:12 to 15:14
Confidentiality, 9:38
Public policy, 12:32

COMPLETE CONTRACTS

Formation of contract, 3:11 Implied licenses, 10:10

COMPLETE TERMS

Formation of contract, 3:5

COMPLETED SALE

Bankruptcy, 15:18

COMPUTERS

Secured financing, 16:13

Uniform Computer Information Transactions Act (UCITA) (this index)

Warranties (this index)

CONDITIONS

Breach of contract, 11:20, 11:33

CONDUCT

Breach of contract, 11:14, 11:16, 11:32, 11:40 to 11:43

Implied Licenses (this index)

CONFIDENTIAL INFORMATION

Bankruptcy, 15:11

Formation of Contract (this index)

CONFIDENTIALITY

Generally, 9:29 to 9:38

Comments, 9:37

Competition clauses, 9:38

Contractual basis, 9:34

Disclosure, 9:29 to 9:31

Enforcement, 9:31, 9:34, 9:35

Implied warranties, personalized data, **8:30**

Interpretation, 9:36

No comment clauses, 9:37

CONFIDENTIALITY—Cont'd	CONSTRUCTION AND
Noncompetition clauses, 9:38	INTERPRETATION—Cont'd
Public policy limitations, 9:35	Ambiguities, 4:14, 4:32
Reverse engineering clauses	Commercial context, rules related to,
generally, 9:32	4:12
contractual basis, 9:34	Consistent and fully effective docu-
enforceability, 9:34, 9:35	ment, 4:21
forbidding a, 9:33	Context, domination of, 4:27
interpretation, 9:36	Course of dealing, 4:36
public policy limitations, 9:35	Course of performance, 4:36
Software licensor obligation to	Default rules, 4:6 , 4:9
provide source code, 9:39	Definition of license, 4:7
Underlying right, retaining, 9:30	Drafter, 4:14
CONFLICT OF LAWS	Evidence
	extrinsic evidence, below
Choice of Law (this index)	parol evidence, 4:29 to 4:31
CONFLICT PREEMPTION	precondition of proven ambiguity,
Generally, 13:8	4:32
CONFLICTING TERMS	Examples following terms, 4:38
Formation of contract, 3:6 to 3:9,	Express grant of one excludes grant
3:14	of another, 4:20
	Express language receives prefer-
CONSCIONABLE AND	ence, 4:22
UNCONSCIONABLE ACTS	Express terms and objective intent,
AND MATTERS	4:5
Bargaining Process (this index)	Extrinsic evidence
Contract law, 12:33	generally, 4:25 to 4:28, 4:33 to
CONSENT	4:37
To use, trademarks, 9:47	context, domination of, 4:27
	course of dealing, 4:36
CONSEQUENTIAL DAMAGES	course of performance, 4:36
Limitations and restrictions, 11:99	law and prior cases, 4:37
CONSIDERATION	negotiations, evidence of, 4:34
Breach of contract, 11:25	prior cases, 4:37
	trade use, 4:35
CONSISTENT AND FULLY EFFECTIVE DOCUMENT	writing, presence of, 4:25 to 4:28
	written terms, domination of, 4:26
Construction and interpretation, 4:21	Final expression and integrated writ-
CONSPICUOUS TERMS	ings, 4:30
Disclosure, 12:24	"For example," 4:38
CONSTRUCTION, IMPLIED	Holder, protection of rights of, 4:15
LICENSES BY	Images, influence of, 4:7
Implied Licenses (this index)	"Including" followed by example,
implied Licenses (this fidex)	4:38
CONSTRUCTION AND	Intellectual property rules, 4:8 to
INTERPRETATION	4:10
Generally, 4:1 et seq.	Intent, express terms and objective
Absurd results, avoiding, 4:24	intent, 4:5

CONSTRUCTION AND INTERPRETATION—Cont'd	CONSULTING SELLERS
Merger clauses, 4:31	Warranties, 8:28
Negotiations, evidence of, 4:34	CONSUMERS
Open term followed by example,	Choice of law, 2B:14
4:38	Contract law, 12:5
Ordinary meaning, 4:23	Contract law, consumer and
Parol evidence, 4:29 to 4:31	purchaser protections, 2A:13
Party or interest involved	Formation of contract, third party
generally, 4:13 to 4:17	challenges, 3:67
ambiguities interpreted against	CONTEMPLATION OF LATER
drafter, 4:14	DOCUMENTS, AGREEMENTS
holder, protection of rights of, 4:15	IN
public policy and lawfulness, in	Formation of contract, 3:19
light of, 4:17	CONTEST
reasonable expectations, in light	Bankruptcy, 15:18
of, 4:16	No contest clauses and licensee
Precondition of proven ambiguity,	estoppel
4:32	generally, 9:40 to 9:43
Presentation, manner of	assignor estoppel compared, 9:41
generally, 4:18 to 4:23	no challenge clauses, 9:43
consistent and fully effective document, 4:21	patent license estoppel, royalties, interaction between, 9:42
express grant of one excludes grant	royalties, patent license estoppel,
of another, 4:20	interaction between, 9:42
express language receives prefer-	CONTINUED USE
ence, 4:22	Non-monetary remedies, 11:45
ordinary meaning, 4:23	
specific language, weight of, 4:19	CONTINUUM OF RIGHTS
Prior cases, 4:37	Exclusive licenses, 5:5
Public policy and lawfulness, in light	CONTRACT LAW
of, 4:17	Generally, 1:10, 1:14, 1:17, 2A:1 to
Purpose, rules related to, 4:12	2A:8
Reasonable expectations, in light of,	Attorney's fees, 11:101 to 11:112
4:16	Bargaining Process (this index)
Retained rights, 4:10	Breach of Contract (this index)
Scope of license, 6:18	Choice of Forum (this index)
Specific language, weight of, 4:19	Common law vs. statutory law
State rules, 4:3	consumer and purchaser protections, 2A:13
Structure and policy, generally, 4:4 to	diversity of rules in licensing,
4:10	2A:9
"Such as" followed by example,	entertainment contract regulation,
4:38	2A:12
Term followed by example, 4:38	franchisee and dealer protection
Trade use, 4:35	laws, 2A:11
Writing, presence of, 4:25 to 4:28	general contract laws, statutes,
Writings, integrated, 4:30	2A:14 to 2A:16

CONTRACT LAW—Cont'd	CONTRACT LAW—Cont'd
Common law vs. statutory law	Limitations and restrictions—Cont'd
—Cont'd	disclaimers, recovery for
sector-specific law, statutes, 2A:10	negligence, 11:95
to 2:13	Disclosure (this index)
U.C.C. Article 2, 2A:15 to 2A:23	employees as protected parties,
Uniform Computer Information	12:6
Transactions Act (UCITA),	formatting rules. Disclosure (this
2A:25 to 2A:29	index)
Consumers as protected parties, 12:5	franchisees as protected parties,
Core functions	12:7
generally, 2A:3 to 2A:8	fraudulent inducement, 11:94
default rules, 2A:6	fully negotiated deals, 12:3
enabling rules, 2A:4	good faith in performance, 12:34
interpretive rules, 2A:5	overreaching, 12:8
loss allocation rules, 2A:7	performance, 12:33, 12:34
regulatory and limiting rules, 2A:8	potentially protected parties, 12:4
Development and design agreements	to 12:7
generally, 1A:17 to 1A:23	public policy limits, 11:93
governing law, background, 1A:18	Public Policy (this index)
material development obligations, 1A:21	special damages, terms excluding,
scope, 1A:19	standard forms, 12:3
Disclosure (this index)	standards, setting, 11:92
Diversity, 2A:2, 2A:9	terms limitations, generally, 12:1
Employees as protected parties, 12:6	et seq.
Formation of Contract (this index)	unconscionable termination, 12:33
Formatting rules. Disclosure (this	validity. Public Policy (this index)
index)	Material development obligations,
Forum choice, validity challenges,	1A:21
18:22	Negotiations, 12:3
Franchises, 1A:11 to 1A:16, 12:7	Online access licenses, 1A:26
Fully negotiated deals, 12:3	Overreaching, 12:8
Good faith in performance, 12:34	Parties, 12:4 to 12:7
Governing law, background, develop-	Performance, 12:33, 12:34
ment and design agreements,	
1A:18	Potentially protected parties, 12:4 to 12:7
Information licenses, 1A:10	Preemption, 13:6
Limitations and restrictions	Preemption (this index)
generally, 11:91 to 11:100, 12:1 et	
seq.	Protected parties, 12:4 to 12:7
Bargaining Process (this index)	Public Policy (this index)
consequential damages, terms	Pure intellectual property licenses, 1A:9
excluding, 11:99	Reverse engineering clauses, 9:34
consumers as protected parties,	Scope, development and design
	agreements, 1A:19
damages, terms setting cap on,	Software licenses, 1A:24
disclaimers, 11:94	Standard forms, 12:3

CONTRACT LAW—Cont'd	COPYRIGHT—Cont'd
Statutes. See lines throughout this	Preemption (this index)
heading	Property law, 2A:34, 13:36
Termination, 12:33	Remedies, 11:110
Unconscionable termination, 12:33	Sale vs. license, 2:8
Uniform Commercial Code (UCC) (this index)	Scope of license, 6:50 Secured financing, 16:20 to 16:22 ,
Uniform Computer Information Transactions Act (UCITA)	16:30, 16:31, 16:34 Subject matter jurisdiction, 18:59
(this index)	CORPORATE GROUPS
Validity. Public Policy (this index)	Exclusive and non-exclusive licenses,
CONTRIBUTIONS	standing to sue, 5:72
Implied licenses, 10:27	•
CONTROL	COURSE OF DEALING
Defined, 9:48	Construction and interpretation, 4:36
	COURSE OF PERFORMANCE
CONVENTIONS	Construction and interpretation, 4:36
Choice of law, 2B:8	•
CONVEYANCE OF RIGHTS	COVENANTS
Generally, 6:2	Breach of contract, 11:32
•	Comparison to scope of license, 6:5
CO-OWNERSHIP	CREDITORS
Exclusive licenses, 5:11 to 5:14	Secured financing, 16:33 to 16:35
Warranties, 8:10	CROSS-LICENSING
COPY	Antitrust law, 14:30
Property rights law, 2:28	Andrust law, 14:30
COPYRIGHT	CURE
Contract as crucial element of first	Breach of contract, 11:11 to 11:13
sale, 2:10	CUSTOMERS
Copyright misuse doctrine, 13:36	Consumers (this index)
Copyright Statute of Frauds and	
Termination Rights, 2A:34	DAMAGES
Damages, 11:78	Generally, 11:60 to 11:86
Duration, 9:5, 9:8	Avoidable loss, mitigation and, 11:72
Exclusive licenses. Licenses, below	Buyer's damages, 11:65
First sale, authorizations, 2:5	Common law and intangibles
Implied licenses, 10:25	contracts, 11:62
Licenses	Copyright law, 11:78
generally, 5:21	Design and development agreements,
exclusive	damage caps, 1A:22
generally, 5:35	Double recovery, 11:86
infringement, suing for, 5:39	Economic losses, 11:86
reservations of rights, 5:38	Foreseeability of loss, 11:76
rights, exclusivity as one or	Implied licenses, 10:38
more, 5:37	Leases, 11:66
sufficiency and nature of, 5:36	Limitations and restrictions, 11:96,
Preemption, licenses, 13:18	11:99

DAMAGES—Cont'd	DEFINITIONS—Cont'd
Litigation costs and expenses, 11:101	Breach, 11:2 to 11:7, 11:9, 11:10
to 11:112	Collateral in law and in agreement,
Lost volume, 11:74	16:10 to 16:13
Mitigation and volume transfers,	Control, 9:48
11:71 to 11:74	License
Partial breach, 11:67	generally, 1:1 to 1:12, 4:7
Patent law, 11:79 to 11:83	active nature, 1:5, 1:8
Sales, 11:63 to 11:65	commercial practice, 1:4
Seller's damages, 11:64	comprehensive view, 1:9
Speculative claims, 11:75	conditional, 1:11
Substitute transactions, 11:73, 11:74	
Total breach, 11:67	contract, 1:10, 1:14, 1:17
	distinguishing among licenses, 1:12
Trade secret law, 11:85	
Trademark law, 11:84	limited, 1:11
Transfers, 11:71 to 11:74	passive nature, 1:5 to 1:9
UCC Article 2 sales, 11:63 to 11:65	Market, 14:15
UCC Article 2A leases, 11:66	Material breach, 11:20 to 11:30
Uncertainty and speculative claims,	More favorable license, 7:17
11:75	Parties and beneficiaries, 3:62
Volume transfers, 11:71 to 11:74	Personal property, 16:6
DATA PROCESSING	Releases, 1:12
Licenses, 1A:25	Royalties (this index)
	Subject matter of license, 6:21 to
DEALING, COURSE OF	6:24
Implied licenses, 10:14	Trade secrets, 17:2 to 17:4
DEFAULT RULES	Uses, 6:26 to 6:28
Construction and interpretation, 4:6 ,	0.000, 0.000 00.00
4:9	DEMONSTRATIONS
Duration, 9:4	Warranties, 8:40
Formation of contract, 3:11	DECORIDATION
Formation of contract, 3.11	DESCRIPTION
DEFEND TRADE SECRETS ACT	Secured financing, 16:16
Amendments to Economic Espionage	Warranties, 8:39
Act, 17:4	DESIGN
Remedies under, 17:16	
Standing and enforcement, 17:12	Trademark, 9:58
DEFENSES	DEVELOPMENT AND DESIGN
Choice of forum, contractual arbitra-	AGREEMENTS
tion clauses, 18:24	Generally, 1A:17 to 1A:23
Implied licenses, 10:36	Damage caps, 1A:22
-	Disclaimers, 1A:23
Property law, 13:29	
DEFERENCE	Duration, 1A:20
Secured financing, 16:9	Exculpation, 1A:23
•	First sale, 2:26
DEFINITIONS	Governing law, background, 1A:18
Assignments, 1:12	Material development obligations,
Bargaining Process (this index)	1A:21

DIFFERENT TERMS

Formation of contract, 3:6 to 3:9 Contract law-Cont'd prior availability, 12:23 **DIGITAL ASSETS** use of required terminology, 12:25 Secured financing, 16:13 Electronic disclosures, 12:26 E-sign, 12:26 **DIGITAL MILLENNIUM Formation of Contract** (this index) COPYRIGHT ACT (DMCA) Scope of license enforcement Limitations and restrictions. Contract law, above generally, **6:34 to 6:37** Prior availability, 12:23 application, two contexts for, 6:35 circumvention, 6:36 Terminology, 12:25 Use of required terminology, 12:25 design issues, 6:36 general framework, **6:34 DISTRIBUTION** infringement, relationship to, 6:37 **Bankruptcy** (this index) Formation of Contract (this index) **DIGITAL SYSTEMS** Scope of license, 6:53 Scope of license Transfer of licenses, 9:28 generally, 6:33 application, two contexts for, 6:35 DOCTRINAL INFLUENCES ON circumvention, 6:36 LICENSING LAW design issues, 6:36 Generally, 1:13 to 1:16 DMCA, 6:34 to 6:37 Contracts, 1:10, 1:14, 1:15 general framework, 6:34 Property and contract relationship, infringement, relationship to, 6:37 1:15, 1:17 Public policy, 1:16 **DIGITAL USES** Relationship between contract and Scope of license, **6:56** property, 1:15, 1:17 **DISAGREEMENT ON TERMS** DOUBLE RECOVERY Formation of contract, 3:12 to 3:14 Generally, 11:86 to 11:90 DISCHARGE OF OBLIGATION DRAFTER Bankruptcy, 15:14 Construction and interpretation, 4:14 **DISCLAIMERS DUE PROCESS** Development and design agreements, Choice of forum, 18:31 1A:23 Negligence, 11:95 **DURATION** Warranties, 8:29 See also **Termination** (this index) Generally, 9:2 to 9:9 DISCLOSURE Absence of agreed terms, 9:3 to 9:5 Availability, 12:23 Cancellation, 9:8 Confidentiality, 9:29 to 9:31 Conspicuous terms, 12:24 Copyrights, **9:5**, **9:8** Contract law Default rules, 9:4 Development and design agreements, generally, 12:22 to 12:26 1A:20 conspicuous terms, 12:24 Express contract terms, 9:6 to 9:9 electronic disclosures, 12:26 e-sign, 12:26 Implied licenses, 10:19 Limitations and restrictions, 9:8 limitations and restrictions, generally, 12:22 to 12:26 Partial regulation of termination, 9:7

DISCLOSURE—Cont'd

DURATION—Cont'd

Renewal, 9:8

Terms that partly regulate termination, **9:7**

ECONOMIC ESPIONAGE ACT

Defend Trade Secrets Act's amendments to, 17:4

ECONOMIC POWER

Antitrust law, 14:14 to 14:16, 14:23

ELECTRONICS

Disclosures, **12:26**Formation of contract, **3:39**Non-monetary remedies, **11:58**,

11:59

EMPLOYMENT

Contract law, 12:6 Implied licenses, 10:24 to 10:26

ENABLE REMEDIES

Implied licenses, 10:37

ENFORCEMENT

Bankruptcy, 15:8

Challenges, contract clauses. Choice of Forum (this index)

Choice of judicial forum, **18:9 to 18:13**

Choice of law, 2B:11

Confidentiality, 9:31

Exclusive licenses, enforcement problems for intellectual property holding companies, **5:72**

Formation of Contract (this index)

Reverse engineering clauses, 9:34, 9:35

Scope of license

generally, 6:33

application, two contexts for, 6:35

circumvention, 6:36

design issues, 6:36

DMCA, 6:34 to 6:37

general framework, 6:34

infringement, relationship to, 6:37

ESCALATION CLAUSES

Royalties, 7:25

E-SIGN

Disclosure, 12:26

ESTATE PROPERTY

Bankruptcy and licenses, **15:5 to 15:7**

ESTOPPEL

Breach of contract, 11:14, 11:16

Implied licenses, 10:13

No contest clauses and licensee estoppel

generally, 9:40 to 9:43

assignor estoppel compared, 9:41

no challenge clauses, 9:43

patent license estoppel, royalties, interaction between, **9:42**

royalties, patent license estoppel, interaction between, **9:42**

Preemption, 13:14 to 13:19

EUROPEAN UNION

Bargaining process, 12:21

EVICTION

Warranties, 8:13

EVIDENCE

Construction and Interpretation

(this index)

EXAMPLE

Construction and interpretation, 4:38

EXCEPTIONS AND EXCLUSIONS

Antitrust law, 14:27

Consequential damage, 11:99

Special damages, 11:99

EXCLUSIVE AND

NON-EXCLUSIVE LICENSES

Generally, **5:1** et seq.

Assignment, **5:3**, **9:23**

Best efforts type obligations, 5:33

Choice of forum, 18:38

Common law, 5:16

Computer information transactions (UCITA), **5:18**

Continuum of rights rather than fixed labels, **5:5**

Co-owners, 5:11 to 5:14

EXCLUSIVE AND	EXCLUSIVE AND
NON-EXCLUSIVE LICENSES	NON-EXCLUSIVE LICENSES
—Cont'd	—Cont'd
Copyright licenses	Licensor obligations
generally, 5:21	generally, 5:8 to 5:24
exclusive	copyright licenses, 5:21
generally, 5:35	implied obligations as to third
infringement, suing for, 5:39	party interests
reservations of rights, 5:38	generally, 5:8 to 5:18
rights, exclusivity as one or more, 5:37	computer information transactions (UCITA), 5:18
sufficiency and nature of, 5:36	co-owners, 5:11 to 5:14
Corporate groups, standing to sue,	future licenses, 5:9
5:72	limited obligation in common
Enforcement problems for intel-	law, 5:16
lectual property holding	noninfringement, 5:15 to 5:18
companies, 5:72	prior licenses, existence of, 5:10
Exploit licensed rights, obligation to	Uniform Commercial Code
generally, 5:28 et seq.	(UCC) Article 2, 5:17
best efforts type obligations, 5:33	validity, 5:15 to 5:18
express contract terms, 5:30	licensee remedies for licensor
good faith as standard, 5:32	breach, 5:71
implied obligations, 5:31 to 5:33	patent licenses, 5:20
Express contract terms, 5:30	remedies for licensee breach, 5:70
Fixed labels, 5:5	third party interests. Implied
Functional analysis of exclusivity,	obligations as to third party
5:6	interests, above in this group
Future licenses, 5:9	trademark licenses, 5:22
Good faith as standard, 5:32	use
Holding companies, standing to sue,	licensee use, obligations
5:72	concerning, 5:23
Implied obligations	obligations relating to, 5:19 to 5:22
licensee obligations and rights,	validity of exclusive licensor's
5:31 to 5:33	subsequent licenses, 5:69
licensor obligations, below	value of licensed subject matter,
Infringement, suing for, 5:39	obligation to protect, below
Intellectual property holding	Limited obligation in common law,
companies, standing to sue, 5:72	5:16
Licensee obligations and rights	Non-exclusive license, 5:4
generally, 5:28 et seq.	Noninfringement, 5:15 to 5:18
exploit licensed rights, obligation	Patent licenses, 5:20
to, above	Perfecting transfer of rights, 5:67
licensor remedies for licensee	Prior licenses, existence of, 5:10
breach, 5:70	Reservations of rights, 5:38
remedies for licensor breach, 5:71	Rights, exclusivity as one or more,
Standing to Sue, Property-Based	5:37
Claims (this index)	Standing to Sue, Property-Based

EXHAUSTION AND FIRST SALE **EXCLUSIVE AND** —Cont'd NON-EXCLUSIVE LICENSES —Cont'd Authorization Subsequent licenses, **5:69** generally, 2:1 et seq., 2:12 to 2:22 Sufficiency and nature of, 5:36 importance, 2:4 Terms requiring or permitting patents, 2:12 to 2:22, 2:13 et seq. licensee to sue, 5:65 Authorization and transfer Third parties copyright cases, 2:4 et seq. licensor obligations, above elements, 2:6, 2:7 to 2:10 non-property based claims against, Copyright, overseas transactions, 5:66 2:24 Timing of transfer of rights, 5:68 Elements, core, 2:2 Trademark licenses, 5:22, 5:64 Overseas transactions, copyright, Transfer of rights, 5:7 2:24 UCITA, 5:18 Ownership, transfer, 2:3 Uniform Commercial Code (UCC) Patents Article 2, 5:17 authorizations, 2:12 to 2:22, 2:13 Use. Licensor obligations, above et seq. Validity, **5:15 to 5:18, 5:69** international sales, 2:25 Value of licensed subject matter, method claims, 2:22 obligation to protect Transfer generally, 5:24 to 5:27 generally, 2:3 et seq. common law default rule, 5:25 elements, 2:7 to 2:10 general rule, 5:24 EXISTING LICENSE good faith, 5:27 Breach of contract, 11:32 policing other licensees, 5:26 Warranties, 8:23 EXISTING PROPERTY Scope of license, 6:22 **EXCLUSIVE DEALING** Antitrust law, 14:32 **EXPENSES** Bankruptcy, 15:15 **EXCLUSIVE REMEDIES** Litigation costs and expenses, reme-Limitations and restrictions, 11:100 dies, 11:101 to 11:112 Litigation costs and expenses, 11:101 to 11:112 **EXPLOITATION** Exclusive Licenses (this index) **EXCLUSIVITY** Royalties, 7:27 Implied licenses, 10:20 EXPRESS CONDITIONS **EXCLUSIVITY RISKS** Warranties, 8:10 Breach of contract, 11:20 **EXPRESS GRANTS EXECUTORY CONTRACTS** Construction and interpretation, 4:20 **Bankruptcy** (this index) Implied licenses, 10:23 **EXECUTORY ELEMENTS OF** EXPRESS LANGUAGE LICENSE Bankruptcy, 15:25 Construction and interpretation, 4:22 EXHAUSTION AND FIRST SALE EXPRESS PREEMPTION

Generally, 13:4

Generally, 2:1 et seq., 2:12 to 2:22

EXPRESS TERMS

Breach of contract, 11:8, 11:12 Construction and interpretation, 4:5 Duration, 9:6 to 9:9 Exclusive licenses, 5:30 Formation of contract, 3:21 Implied licenses, 10:21

EXPRESS WARRANTIES

Warranties (this index)

EXTENDED BASE

Royalties, 7:10

EXTRINSIC EVIDENCE

Construction and Interpretation (this index)

FACT, IMPLIED IN

Implied Licenses (this index)

FEDERAL AGENCY POLICY

Antitrust law. 14:10

FEDERAL CIRCUIT CASES

Implied licenses, 10:7

FEDERAL TRADE COMMISSION (FTC)

Antitrust Guidelines for Licensing of Intellectual Property Issued by U.S. Department of Justice and Federal Trade Commission, **App**

FIELD OF USE

Antitrust law, **14:36**Scope of license, **6:31**

FIELD PREEMPTION

Generally, 13:5 to 13:7

FILLING IN HOLES

Formation of contract, 3:11

FINAL AGREEMENT

Formation of contract, 3:24

FINAL EXPRESSION

Construction and interpretation, 4:30

FINANCING

Secured Financing (this index)

FIRST SALE

Generally, 2:1 et seq.

Authorization. **Exhaustion and First Sale** (this index)

Copyright

burden of proving license, 2:11 contract as crucial element, 2:10 overseas transactions, 2:24 sale vs. license, 2:8

Development or design contracts, **2:26**

Elements, 2:2

Exhaustion and First Sale (this

index)

International rules, patents, 2:25

Ownership transfer, 2:3

Patent cases

generally, 2:12 et seq.

Purchaser actions, 2:23

Trademark contracts, 2:27

FITNESS WARRANTIES

Computer software transactions, 8:28

FIXED LABELS

Exclusive licenses, 5:5

FLEXIBLE RULES

Formation of Contract (this index)

"FOR EXAMPLE"

Construction and interpretation, 4:38

FOREIGN DOMESTIC LAW

Choice of law, 2B:9

FORESEEABILITY OF LOSS

Damages, 11:76

FORMALITIES

Secured financing, 16:15

FORMATION OF CONTRACT

As to contracts, generally. **Contract Law** (this index)

Generally, 3:1 et seq.

Acquisitions, 3:66

After initial agreement, assent, **3:53** Agents, parties and beneficiaries,

3:65

Agreements versus contracts, 3:2

FORMATION OF CONTRACT —Cont'd	FORMATION OF CONTRACT —Cont'd
Assent, 3:36, 3:42 to 3:49, 3:52,	Flexible rules—Cont'd
3:53	conflicting terms, 3:6 to 3:9, 3:14
Bargaining process, 12:15	default rules and incomplete
Beneficiaries. Parties and beneficia-	contracts, 3:11
ries, below	different terms, 3:6 to 3:9
Challenge to prospective license rela-	disagreement on terms, 3:12 to
tionship by third party, 3:67 to	3:14
3:71	filling in holes, 3:11
Changing business context, parties	forms, 3:12 to 3:14
and beneficiaries, 3:66	immaterial variations, 3:7
Claims, 3:26 to 3:29, 3:34	incomplete terms, 3:5
Common law, 3:13	layered deals, 3:13
Confidential information. Pre-	material variations, 3:7, 3:8
contract relationship, below	mirror image, 3:7 , 3:13
Conflicting terms, 3:6 to 3:9, 3:14	open terms, 3:5
Contemplation of later documents, agreements in, 3:19	performance despite variations in
Customers of another's licensor, 3:67	language, 3:9
Default rules and incomplete	process, generally, 3:15
contracts, 3:11	terms, generally, 3:10 to 3:15
Delegates, parties and beneficiaries,	time, 3:15
3:65	Forms, 3:12 to 3:14, 3:35 to 3:37
Different terms, 3:6 to 3:9	Frauds, statute of, 3:57 to 3:60
Disagreement on terms, 3:12 to 3:14	"Have made," others including those
Disclosure. Pre-contract relationship,	acting under, parties and beneficiaries, 3:65
below	Idea submissions. Pre-contract rela-
Distribution of products. Widely	tionship, below
distributed products, below	Immaterial variations, 3:7
Electronics as equivalent to writings,	Incomplete contracts, 3:11
3:39	Incomplete terms, 3:5
Enforcement	Infringement letters, 3:71
generally, 3:56 to 3:61	Interference, 3:68 to 3:70
federal statute of frauds, 3:57	Interference claims, 3:68 to 3:70
recording statutes, 3:61	Layered deals, 3:13
state law statute of frauds, 3:58 to 3:60	Licensees of another, 3:67
Uniform Commercial Code	Limitations on interference claims,
(UCC), 3:59, 3:60	3:68 to 3:70
Express terms and public informa-	Limiting doctrines, 3:37
tion, 3:21	Material variations, 3:7, 3:8
Federal statute of frauds, 3:57	Mirror image, 3:7 , 3:13
Federal unfair competition laws, 3:71	Named parties and beneficiaries, 3:63
Filling in holes, 3:11	Negotiations, 3:17 to 3:19
Final agreement, 3:24	Non-contractual analyses, 3:55
Flexible rules	Novelty, 3:27
generally, 3:4 to 3:15	Objective manifestations of assent,
common law, 3:13	3:3

FORMATION OF CONTRACT —Cont'd	FORMATION OF CONTRACT —Cont'd
Online Transactions (this index)	Pre-contract relationship—Cont'd
Open terms, 3:5	idea submissions—Cont'd
Parties and beneficiaries generally, 3:62 to 3:65	disclosure, agreements after, 3:28
acquisitions, 3:66 agents, 3:65	non-novel ideas and contracts, 3:27
beneficiaries of a license, 3:64	patent, 3:33
changing business context, 3:66	preemption, 3:30 to 3:33
definition, 3:62	tort and property-based claims,
delegates, 3:65	3:34
"have made," others including	UCITA treatment, 3:29
those acting under, 3:65	negotiations, 3:17 to 3:19
named, 3:63	patent, 3:33
primary, 3:63	principle, agreements in, 3:18
restructuring, 3:66	Preemption, 3:30 to 3:33, 3:68 to
third parties, below	3:70
Parties and beneficiaries, general	Presumption of confidentiality, 3:23
considerations, 3:62	Primary parties and beneficiaries, 3:63
Patents	Principle, agreements in, 3:18
idea submissions, preemption, 3:33	Property claims, 3:34
owners, 3:67	Public information, 3:21, 3:22
Performance despite variations in	Quasi contract obligations, 3:16
language, 3:9	Recording statutes, 3:61
Pre-contract relationship	Restructuring, parties, 3:66
generally, 3:17 to 3:34	Rights owners as third parties, 3:51
claims, 3:34	Standard form licenses, 3:35 to 3:37
confidential information. Disclosure of confidential	State law statute of frauds, 3:58 to 3:60
information, below in this	Statute of frauds, 3:57 to 3:60
group	Survival after final agreement or dis-
contemplation of later documents,	agreement, 3:24
agreements in, 3:19	Terms, 3:15
disclosure of confidential informa-	Third parties
tion	challenge to prospective license
generally, 3:20 to 3:24	relationship, 3:67 to 3:71
express terms and public information, 3:21	customers of another's licensor, 3:67
nondisclosure and public information, 3:22	federal unfair competition laws, 3:71
presumption of confidentiality,	infringement letters, 3:71
3:23	interference, 3:68 to 3:70
survival after final agreement or	licensees of another, 3:67
disagreement, 3:24	limitations on interference claims,
idea submissions	3:68 to 3:70
generally, 3:25 to 3:34	patent owners, 3:67
claims, 3:26 to 3:29	preemption, 3:68 to 3:70

FORMATION OF CONTRACT —Cont'd

Third parties—Cont'd rights owners as, 3:51 threats by patent owners, 3:67 unfair competition laws, 3:71 Threats by patent owners, 3:67 Time, 3:15 Timing of assent, **3:52**, **3:53** Tort and property-based claims, 3:34 UCITA, 3:29, 3:54 Unfair competition laws, 3:71 Uniform Commercial Code (UCC), 3:14, 3:59, 3:60 Up-front assent, 3:52 Widely distributed products generally, 3:50 to 3:54 after initial agreement, assent, 3:53 third party, rights owner as, 3:51 timing of assent, 3:52, 3:53 UCITA standards, 3:54 up-front assent, 3:52 Writing, **3:39**

FORUM, CHOICE OF

Choice of Forum (this index)

FRANCHISE AGREEMENTS

Generally, **1A:11 to 1A:16**

Article 2, **1A:12**

Business opportunity laws, **1A:16** Contract law, franchisee and dealer protection laws, **2A:11**

Definition, 1A:15

Federal and state regulatory requirements, **1A:13 to 1A:16**

Iadvertent franchisor, 1A:15

Violations of franchise laws, consequences, **1A:14**

FRANCHISES

Business opportunity laws, 1A:16 Contract law, 1A:11 to 1A:16, 12:7 Public policy, 12:31 Trademarks (this index)

FRAUD

Contract law, limitations and restrictions, fraudulent inducement, 11:94

FRAUD—Cont'd

Property law, damages, 11:90

FRAUDS, STATUTE OF

Formation of contract, 3:57 to 3:60

FULLY NEGOTIATED DEALS

Contract law. 12:3

FUTURE ACTS AND MATTERS

Breach of contract, 11:16
Defining dealing with future property or property in transition, 6:23
Exclusive licenses, 5:9

GOOD FAITH

Contract law, **12:34**Exclusive licenses, **5:27**, **5:32**Termination of license, **9:14**Trade secrets, **17:15**

GOODS

Secured financing, 16:11

GRANT-BACK AGREEMENTS AND CLAUSES

Antitrust law, 14:31 Modifications and new developments, 6:52

HAVE-MADE RIGHTS

Generally, 6:46

HOLD HARMLESS

Warranties, computer software transactions, **8:21**

HOLDER

Construction and interpretation, 4:15

HOLDING COMPANIES

Exclusive and non-exclusive licenses, standing to sue, **5:72**Trademark license, quality control provisions, **9:61**

HORIZONTAL RESTRICTIONS

Antitrust law, 14:19

IDEAS

Formation of Contract (this index) Warranties, 8:16

IDENTIFICATION

Trade secret, 17:13

IMAGES Construction and interpretation, 4:7 Mirror image, 3:7, 3:13	IMPLIED LICENSES—Cont'd Employee inventions, rights in, 10:24 to 10:26
IMMATERIAL VARIATIONS	Enable remedies, 10:37
	Estoppel, 10:13
Formation of contract, 3:7	Exclusivity, 10:20
IMPLIED LICENSES	Express grants, filling necessary parts in, 10:23
Generally, 10:1 et seq.	Express terms, relation to, 10:21
Collective works, 10:27	Fact, implied in
Commissioned works, 10:16	generally, 10:5 , 10:6 , 10:9 , 10:12
Complete contract, 10:10	to 10:21
Conduct	commissioned works, 10:16
fact, implied in, below	conditions, generally, 10:17 to
licensees or terms from, 10:9	10:21
Construction, licenses by	conduct, generally, 10:9, 10:12
generally, 10:22 to 10:32	dealing, course of, 10:14
complete contract, 10:10	duration, 10:19
contributions to collective works,	estoppel, 10:13
10:27	exclusivity, 10:20
copyright and employee licenses,	express terms, relation to, 10:21
10:25	internet posting, 10:15
employee inventions, rights in,	performance, course of, 10:14
10:24 to 10:26	scope, 10:18
express grants, filling necessary parts in, 10:23	terms and conditions, generally, 10:17 to 10:21
label licenses, 10:30	Federal circuit cases, 10:7
patents and employee licenses,	Federal law, 10:4
10:26	Internet posting, 10:15
reconstruction, 10:29	Justice, licenses implied in law to do,
repair but not reconstruct, right to,	10:11
10:29	Label licenses, 10:30
sales	Law, implied in
implied licenses upon, 10:28 to 10:30	generally, 10:5 , 10:6 , 10:11 , 10:33 to 10:38
practice invention, sale of	enable remedies, 10:37
unpatented items to, 10:31	patents, after acquired, 10:35
trademarks, items embodying, 10:32	payment of damages creating license, 10:38
use, restrictions on, 10:30	technical legal defense, implying
Contributions to collective works, 10:27	license to overcome, 10:36 unjust enrichment, 10:34
Copyright and employee licenses,	Multiple categories, 10:7
10:25	Nature of doctrine, generally, 10:2
Damages, 10:38	Parts, 10:23
Dealing, course of, 10:14	Patents, 10:26 , 10:35
Defenses, 10:36	Payment of damages creating license,
Duration, 10:19	10:38
*	

IMPLIED LICENSES—Cont'd

Performance, course of, 10:14

Practice, **10:31**

Reconstruction, 10:29

Repair but not reconstruct, right to, 10:29

Sales. Construction, implied licenses by, above

Scope or reach of law, 10:3

State law, 10:4

Technical legal defense, implying license to overcome, **10:36**

Trademarks, 10:32

Unjust enrichment, 10:34

Use, restrictions on, 10:30

IMPLIED OBLIGATIONS

Exclusive licenses, 5:31 to 5:33

IMPLIED WARRANTIES

Warranties (this index)

"INCLUDING" FOLLOWED BY EXAMPLE

Construction and interpretation, 4:38

INDEMNITIES

Generally, **8:44 to 8:51**

INDEPENDENT PROMISES

Generally, 11:33

INDIRECT PURCHASERS

Antitrust law, 14:40

INDUSTRY VARIATION

Royalties, 7:3

INFRINGEMENT

Antitrust law, reverse payment settlement. **14:34**

Breach of contract

generally, 11:35 to 11:43

breach and infringement both present, 11:39

conduct after license ends, 11:40 to 11:43

scope and covenant clauses, distinctions, **11:36 to 11:38**

third parties, 11:43

Choice of forum, 18:38

Exclusive licenses, 5:15 to 5:18, 5:39

INFRINGEMENT—Cont'd

Formation of contract, third parties, **3:71**

Non-monetary remedies, **11:45 to 11:59**

Property law, 13:29

The Digital Millennium Copyright Act (DMCA), relationship to, **6:37**

Trade secrets, 17:28 et seq.

Warranties, 8:11

INGREDIENTS

Trademark, 9:58

INJUNCTION

Non-monetary remedies, **11:54**, **11:56**

Trade secrets, state law, 17:14

INSURANCE

Non-warranty risk allocation, 8:52

INTELLECTUAL PROPERTY LAW

Choice of Forum (this index)

Influence on license law, 2A:30 to 2A:35

Recovery, 11:108 to 11:111

INTENT

Construction and interpretation, 4:5

INTERFERENCE

Formation of contract, 3:68 to 3:70

Warranties, 8:12, 8:22

INTERNATIONAL ISSUES

Bankruptcy, international insolvencies, **15:36**

Choice of law, 2B:7 to 2B:9

Patent exhaustion, property law, 2:25

INTERNET

Posting, implied licenses, 10:15

INTRODUCTION

Generally, 1:1

IRREVOCABLE LICENSES

Generally, 9:17

JOINT OWNERS AND LICENSES

Generally, **6:4**

JUDICIAL FORUM, CHOICE OF

Choice of Forum (this index)

JURISDICTION

Choice of Forum (this index)

JUSTICE

Implied licenses, 10:11

JUSTICIABILITY

Forum, **18:42 et seq.**

JUSTIFICATION OR EXCUSE

Antitrust law, 14:27

Breach of contract, non-performance, 11:2 et seq.

LABELS

Construction, implied licenses by, 10:30

Exclusive licenses, 5:5

LAW, IMPLIED IN

Implied Licenses (this index)

LAYERED DEALS

Formation of contract, 3:13

LEAR v. ADKINS

Preemption, 13:13 to 13:19

LEASES

Choice of law, 2B:5

Damages, 11:66

UCC Article 2A. Uniform Commercial Code (UCC) (this index)

LETTERS

Formation of contract, infringement letters, **3:71**

LICENSEE

Bankruptcy, 15:30 to 15:38

Formation of contract, third party challenges, **3:67**

Secured financing, 16:36, 16:42 to 16:44

Trademark, 9:57

LICENSOR

Bankruptcy (this index)

Formation of contract, third party challenges, **3:67**

LICENSOR—Cont'd

Preemption, 13:19

Reservation of rights, **6:32**

Secured financing, 16:38 to 16:41

Trademark, 9:57

LIEN CREDITORS

Secured financing, 16:33 to 16:35

LIMITATION OF ACTIONS

Choice of law, 2B:12

LIMITATIONS AND RESTRICTIONS

Antitrust Law (this index)

Cancellation, 11:97

Consequential damages, terms excluding, **11:99**

Contract Law (this index)

Damages, 11:96, 11:98, 11:99

Duration, 9:8

Exclusions, 11:99

Exclusive licenses, 5:16

Exclusive remedies, terms establishing, **11:100**

Formation of contract, **3:37**, **3:68 to 3:70**

Implied licenses, 10:30

Liquidated damages, 11:98

Property Law (this index)

Royalties, 7:10

Scope of license, **6:30**, **6:31**, **6:53**

Secured financing, 16:8, 16:41

Special damages, terms excluding, 11:99

Termination of license, 9:14, 9:15

Warranties, 8:17

LIQUIDATED DAMAGES

Limitations and restrictions, 11:98

LIQUIDATION PROCEEDINGS

Generally, 15:3

LITIGATION SETTLEMENTS

Royalties, 7:21

LOCATION

Choice of forum, location of licensee, **18:39**

Scope of license, 6:38

Secured financing, 16:19

LONG ARM STATUTES

Choice of forum, 18:30

LUMP SUM PAYMENTS

Royalties, 7:22

MANDATORY ARBITRATION CLAUSES

Bargaining process, 12:18

MARKET

Antitrust law, market power, 14:14 to

14:16

MARKET RISK

Royalties, 7:4

MARKING

Patents, 9:66

MATERIAL VARIATIONS

Formation of contract, 3:7, 3:8

MATERIALITY

Breach of contract, 11:21 to 11:30

Determining whether material breach occurred, 11:25

UCITA approach, 11:27

MERCHANTABILITY WARRANTY

Computer software transactions, 8:27

MERGERS AND ACQUISITIONS

Construction and interpretation, merger clauses, **4:31**

Formation of contract, 3:66

Trade secrets, good faith acquisition,

17:15

MIRROR IMAGE

Formation of contract, 3:7, 3:13

MITIGATION

Damages, 11:71 to 11:74

MODIFICATIONS

Breach of contract, 11:17 to 11:19

Royalties (this index)

Scope of License (this index)

MONETARY REMEDIES

Non-Monetary Remedies (this

index)

MONOPOLIZATION

Antitrust law, 14:38

MOST-FAVORED LICENSEE

CLAUSES

Royalties (this index)

MOTION PICTURES

Scope of license, 6:55

MOTIVATION

Breach of contract, 11:30

MULTIPLE CATEGORIES

Implied licenses, 10:7

MULTIPLE FORMS

Scope of license, 6:24

NAKED LICENSING

Trademarks (this index)

NAKED RESTRAINTS

Antitrust law, 14:18

NEGOTIATIONS

Construction and interpretation, 4:34

Contract law, 12:3

Formation of contract, 3:17 to 3:19

NEW DEVELOPMENTS

Scope of License (this index)

Secured financing, 16:17

NEW LICENSE

Royalties, 7:15

NEW TECHNOLOGY APPLICATIONS

Scope of license, 6:54 to 6:56

NEW TERMS

Royalties, 7:18

NO CHALLENGE CLAUSES

No contest clauses and licensee estoppel, **9:43**

NO-CONTEST CLAUSES

Trade secrets, 17:30

NON-EXCLUSIVE LICENSES

Exclusive and Non-Exclusive

Licenses (this index)

NON-MONETARY REMEDIES	ONLINE TRANSACTIONS
Cancellation, 11:31	Generally, 3:38 to 3:49
Common law, repossession rights,	Common law, 3:40
11:57	Electronics as equivalent to writings,
Continued use, preventing, 11:45	3:39
DMCA limitations, 11:58, 11:59	Manifesting assent
Electronic self-help remedies, 11:58,	generally, 3:42 to 3:49
11:59	action, 3:44
Infringement, 11:47	agency, 3:48, 3:49
Injunction, 11:46, 11:54, 11:56	electronic agents, 3:49
Post cancellation, 11:57	opportunity to review contract
Preliminary injunction, 11:54	terms, 3:46
Repossession rights, 11:57	post-transaction terms, 3:47
Rescission, 11:31	reason to know contract terms
Self-help, 11:58, 11:59	being proposed, 3:45
Specific performance, 11:46	Statutes, 3:41
Termination, 11:31	OPEN TERM FOLLOWED BY
UCC, repossession rights, 11:57	EXAMPLE
Use, 11:45	Construction and interpretation, 4:38
NON-WARRANTY RISK	ODEN TEDMO
ALLOCATION	OPEN TERMS
Generally, 8:43 et seq.	Formation of contract, 3:5
Collateral influence of indemnities,	OPINION STATEMENTS
8:51	Warranties, 8:35
Conclusiveness of prior adjudication,	,
8:50	ORDINARY COURSE
Express, 8:46	Bankruptcy, 15:17
Implied, 8:46	ORDINARY MEANING
Indemnities, 8:44 to 8:51	Construction and interpretation, 4:23
Insurance, 8:52	Construction and interpretation, 4.23
Interpretation, 8:48	OVERREACHING
Prior adjudication, conclusiveness of, 8:50	Contract law, 12:8
Procedure, 8:49 , 8:50	OVERSEAS TRANSACTIONS
Scope, 8:48	First sale, 2:24
-	First sale, 2:24
NOTICE	OWNERSHIP
Royalties, 7:15	Title and Ownership (this index)
Termination of license, 9:15	PACKAGE LICENSES
NOVELTY	
Formation of contract, 3:27	Antitrust law, 14:28
	Property law, 13:35
OFFERS TO LICENSE	PAROL EVIDENCE
Choice of forum, 18:38	Construction and interpretation, 4:29
ONLINE LICENSES	to 4:31
Generally, 1A:7	PARTIAL BREACH
Access licenses, 1A:26	Damages, 11:67
Access ficenses, 1A:20	Dalliages, 11.07

PARTIES PATENTS—Cont'd Standing to Sue, Property-Based **Construction and Interpretation** Claims (this index) (this index) Contract law. 12:4 to 12:7 Subject matter jurisdiction generally, 18:60 to 18:68 Third Parties (this index) balance of federal-state, 18:65 Trade secrets, 17:11 cases vs. questions, 18:60 **PARTS** Christianson test, 18:62 to 18:64 Implied licenses, 10:23 dispute not arising under patent Trademark, 9:58 law, 18:66 Federal Circuit approach, 18:63, PAST ACTS 18:64, 18:67 Breach of contract, 11:15 Gunn test, 18:65 to 18:67 **PATENTS** historical approach, 18:61 Generally, 1A:3 Medtronic approach, 18:68 Antitrust law, 14:30 Venue, copyrighted patent cases, Choice of forum 18:72 personal jurisdiction, 18:33, 18:40 **PAYMENT** subject matter jurisdiction, below Damages, 11:79 to 11:83 Breach of contract, 11:29 Exclusive licenses, 5:20 Implied licenses, 10:38 Exhaustion and First Sale (this Royalties, 7:22 index) Secured financing, 16:7 First sale and exhausion doctrines, Warranties, 8:13 2:12 et seq. PER SE RULES Formation of contract challenges by third parties, 3:67 Antitrust law, 14:11 to 14:13 pre-contract relationship, 3:33 PERFECTION Implied licenses, 10:26, 10:35 Exclusive licenses, 5:67 Marking, **9:66 Secured Financing** (this index) Misuse, 13:34 Misuse doctrine, 13:31 to 13:35 PERFORMANCE Modern patent misuse doctrine, Contract law. 12:33, 12:34 13:33 Formation of contract, **3:9** Modifications and new develop-Specific performance, 11:46 ments, **6:49** Package licenses, 13:35 PERFORMANCE, COURSE OF Patent misuse doctrine, 13:31 to Implied licenses, 10:14 13:35 PERMISSION Patent Misuse Reform Act of 1988, 13:32 Royalties, 7:23 Personal jurisdiction, 18:33, 18:40 PERMITTED USER **Preemption** (this index) Scope of license, 6:39 to 6:46 Property Law (this index) Remedies, 11:109 PERPETUAL LICENSES Scope of license, technical reading, Generally, 9:17 6:27 PERSONAL JURISDICTION Secured financing, 16:23, 16:32,

Choice of Forum (this index)

16:35

PERSONAL PROPERTY	PREEMPTION—Cont'd
Secured financing, 16:6	Patent law—Cont'd
PERSONALIZED DATA	licensor estoppel, 13:19
Implied warranties, 8:30	non-patent cases, 13:15
•	state property law, 13:10
POTENTIALLY PROTECTED	Property rights law, 2A:35
PARTIES	Pseudo contract claims, 13:25
Contract law, 12:4 to 12:7	Quasi contract claims, 13:25
PRACTICE	Remedies for breach, 11:107
Implied licenses, 10:31	Secured financing, 16:9
PRECLUSION	State property law, 13:10 Trademark licenses
Assignment, 9:24	different approaches, 13:16
Assignment, 9:24	estoppel, scope of, trademark
PRECONDITION	licensee, 13:17
Construction and interpretation, 4:32	Uniform Trade Secrets Act, 17:17
PREEMPTION	
Generally, 13:2 to 13:26	PRELIMINARY INJUNCTION
Breach, remedies, 11:107	Non-monetary remedies, 11:54
Conflict preemption, 13:8	PRESENTATION, MANNER OF
Conflict preemption analysis, 13:26	Construction and Interpretation
Contract law, field preemption, 13:6	(this index)
Contract relationships	PRESUMPTION OF
conflict preemption, 13:26	CONFIDENTIALITY
ordinary claims, 13:24	Formation of contract, 3:23
pseudo contract claims, 13:25	Formation of contract, 3:23
quasi contract claims, 13:25	PRICE
Copyright	Antitrust law, 14:19, 14:20
generally, 13:20	PRIMARY PRODUCT LOCK-IN
equivalent rights, 13:21	Antitrust law, 14:26
extra elements, 13:21	
licenses, 13:18	PRIOR AVAILABILITY
subject matter of copyright, 13:22	Disclosure, 12:23
Estoppel, 13:14 to 13:19	PRIOR CASES
Express preemption, 13:4	Construction and interpretation, 4:37
Field preemption, 13:5 to 13:7	•
Formation of contract, 3:30 to 3:33,	PRIOR LICENSES
3:68 to 3:70	Exclusive licenses, 5:10
Lear v. Adkins, 13:13 to 13:19 Licensor estoppel, 13:19	PRIORITY
Patent law	Secured financing, 16:45
generally, 13:9 to 13:19	Secured Financing (this index)
contractual relationships, gener-	
ally, 13:11 to 13:19	PRIVILEGES
copyright licenses, 13:18	Vesting of privileges, 6:3
estoppel, 13:14 to 13:19	PROMISES
general rule, 13:12	Breach of contract, 11:33
Lear v. Adkins, 13:13 to 13:19	Warranties, 8:38
Loui v. Aukins, 13.13 to 13.17	11 all all all all all all all all all a

PROMISSORY WAIVERS	PROPERTY LAW—Cont'd
Breach of contract, 11:14 to 11:19	Limitations and restrictions—Cont'd
PROPERTY LAW	exceeding property rights, 9:9
Generally, 13:1 et seq.	use and misuse, below
Antitrust law, 13:30	Overseas transactions, first sale, 2:24
Collective works, 2A:32	Package licenses, 13:35
Construction and interpretation	Patents
generally, 4:8	Exhaustion and First Sale (this
default rules, 4:9	index)
retained rights, 4:10	misuse doctrine, 13:31 to 13:35
Copy, right to recover, 2:28	Per se misuse, 13:34
Copyright misuse doctrine, 13:36	Preemption (this index)
Copyright Statute of Frauds and	Recovery of tangible copy, 2:28
Termination Rights, 2A:34	Retained rights, 4:10
Damages	Rights, generally, 1A:6
generally, 11:77	Royalties, 7:9, 13:34
breach, 11:90	Sales, 2:1 et seq.
copyright law, 11:78	Statutes, 13:32
fraud, 11:90	Tangible property
infringement and contract, double	development or design contracts,
recovery, 11:86 to 11:90	first sale, 2:26
license fees, 11:89	first sale, 2:1 et seq.
parallel recoveries, injury to prop-	overseas transactions, first sale,
erty interest and bargain inter-	2:24
est, 11:88	recovery of tangible copy, 2:28
patent law, 11:79 to 11:83	relationship with property rights,
same injury, 11:87	2:1 et seq.
trade secret law, 11:85	trademark contracts, first sale, 2:27
trademark law, 11:84	transfer of ownership, first sale,
Default rules, 2A:31, 4:9	2:3
Defense for infringers not harmed by	Terms of license, exceeding property
misuse, 13:29	rights, 9:9
Design contracts, first sale, 2:26	Title and ownership, 2:3
Development contracts, first sale, 2:26	Trademark claims, subject matter
Duration, 13:34	jurisdiction, 18:69
Federal law. Preemption (this index)	Trademark contracts, first sale, 2:27
First Sale (this index)	Unfair competition claims, 18:69
Formation of contract, 3:34, 3:51	Use and misuse
Influence on licensing law, 2A:30 et	generally, 2A:35
seq.	limitations
Infringement, 13:29	generally, 13:27 to 13:36
Intellectual property, choice of	antitrust law, 13:30
forum. Choice of Forum (this	Brulotte, 13:34
index)	copyright misuse doctrine,
Limitations and restrictions	13:36
generally, 2A:33 to 2A:35	defense for infringers not
choice of contract, 2A:33 to 2A:35	harmed by misuse, 13:29

PROPERTY LAW—Cont'd Use and misuse—Cont'd limitations—Cont'd	QUALITY—Cont'd Warranties, 8:14 to 8:18, 8:26 to 8:28, 8:42
modern patent misuse doctrine, 13:33 package licenses, 13:35 patent misuse doctrine, 13:31 to	QUASI CONTRACT OBLIGATIONS Formation of contract, 3:16
13:35 package licenses, 13:35	RATES Royalties, 7:11
PROTECTED GROUPS Bargaining process, 12:14 PROTECTED BARTIES	REASONABLE EXPECTATIONS Bargaining process, 12:20 Construction and interpretation, 4:16
PROTECTED PARTIES Contract law, 12:4 to 12:7 PUBLIC DOMAIN	REASONABLENESS STANDARD Trademarks, 9:51 to 9:58
Warranties, 8:8 PUBLIC INFORMATION Formation of contract, 3:21, 3:22	RECONSTRUCTION Implied licenses, 10:29
PUBLIC POLICY Case specific variations, 12:28 Competition, 12:32 Construction and interpretation, 4:17 Contract law forum, choice of, enforceability of	RECORDING STATUTES Formation of contract, 3:61 RECORDS Royalties, 7:34, 7:35, 7:37 REGISTRATION
clauses, 18:13 validation of terms, below Franchise agreements, 12:31 Reverse engineering clauses, 9:35 Validation of terms generally, 12:27 to 12:32 case specific variations, 12:28 franchise agreements, 12:31 non-competition clauses, 12:32 weighted balancing, 12:29 Weighted balancing, 12:29	Secured Financing (this index) RELEASES Generally, 1:12 RELIANCE Warranties, 8:32 to 8:34 RENEWAL Duration, 9:8 REORGANIZATION PROCEDURES
PURE INTELLECTUAL PROPERTY LICENSES Generally, 1A:9	Bankruptcy, 15:4 REPAIR Implied licenses, 10:29
PURE PATENT LICENSE Warranties, 8:24	REPOSSESSION RIGHTS Non-monetary remedies, 11:57
QUALIFYING TRANSACTIONS Royalties, 7:20 to 7:23	RESALE Scope of license, 6:53
QUALITY Trademark (this index)	RESCISSION Non-monetary remedies, 11:31

ROYALTIES—Cont'd RESERVATION OF RIGHTS Scope of license, **6:32 Definitions** generally, 7:2 RESERVATIONS OF RIGHTS more favorable license, 7:17 Exclusive copyright licenses, 5:38 running royalties, below Drafting considerations, 7:24 RESILIENCY Duty to keep accurate records, licens-Trade secrets, 17:7 ee's, 7:35 RESTATEMENT Escalation clauses, 7:25 Choice of law, **2B:4**, **2B:13** Exploit, obligations of licensee to, Materiality, breach, 11:22, 11:28 Extended base and duration, 7:10 RESTRUCTURING Industry variation, 7:3 Formation of contract, parties, 3:66 Licensee's duty to keep accurate RETAINED RIGHTS records, 7:35 Construction and interpretation, 4:10 Limitations of policy, 7:10 Limiting reporting and auditing REVERSE ENGINEERING requirements, 7:37 Clauses, confidentiality Litigation settlements, 7:21 generally, 9:32 Lump sum payments, 7:22 contractual basis, 9:34 Market risk, allocation of, 7:4 enforceability, 9:34, 9:35 Minimum royalties, 7:31 forbidding a, 9:33 Most-favored licensee clauses interpretation, 9:36 generally, 7:13 to 7:22 public policy limitations, 9:35 definition of more favorable Trade secrets, 17:26 license, 7:17 drafting considerations, 7:24 REVERSE PAYMENT litigation settlements, 7:21 **SETTLEMENT** lump sum payments, 7:22 Antitrust law, 14:34 new terms, option to take, 7:18 RISK notice of new license, 7:15 Non-Warranty Risk Allocation (this options created, 7:16 to 7:18 index) qualifying transactions, 7:20 to 7:23 ROBINSON-PATMAN ACT retroactive or prospective effect, Generally, 14:6 7:19 **ROYALTIES** rights created, 7:16 to 7:18 Generally, 7:1 et seq. royalty-free permissions, 7:23 Adjustment clauses subsequent license, 7:14 generally, 7:13 to 7:23 trigger, 7:14 most-favored licensee clauses, New license, 7:15 below New terms, option to take, 7:18 Allocations, 7:4 Notice of new license, 7:15 Alternate performance clauses, 7:31 Patent license estoppel, interaction Antitrust law, 14:29 between, 9:42 Assignment, 7:28 Payments, 7:22 Audits, 7:34, 7:37, 7:38 Permission, 7:23

Products, base tied to, 7:7

Breach of obligation, 7:26

ROYALTIES—Cont'd	ROYALTIES—Cont'd
Property rights, base tied to, 7:9	Subsequent license, 7:14
Protection	Third persons, 7:8
generally, 7:30 to 7:40	Time and date, 7:10
alternate performance clauses,	Trigger, 7:14
7:31	Underlying relationship, effect on,
audits, 7:34 , 7:37	7:26 to 7:29
corporate structure changed or sold, 7:39	Underreporting, consequences of, 7:36
dependent on efforts of licensee, 7:40	Validity of underlying intellectual property, 7:29
duty to keep accurate records, licensee's, 7:35	Verification procedures and rights generally, 7:32
licensee's duty to keep accurate	audits, 7:34, 7:37
records, 7:35	duty to keep accurate records,
limiting reporting and auditing	licensee's, 7:35
requirements, 7:37	licensee's duty to keep accurate
minimum royalties, 7:31 provisions, interpretation of,	records, 7:35
corporate structure changes or	limiting reporting and auditing requirements, 7:37
is sold, 7:39	rate and base, tailoring procedures
rate and base, tailoring procedures	to, 7:33, 7:35
to, 7:33 , 7:35	records, 7:34 , 7:37
records, 7:34, 7:37	releases after audit, 7:38
Provisions, interpretation of,	underreporting, consequences of,
corporate structure changes or is sold, 7:39	7:36 Warranties, 8:13
Qualifying transactions, 7:20 to 7:23	
Rate and base, tailoring procedures	ROYALTY BASE
to, 7:33, 7:35	Royalties (this index)
Rates, 7:11, 7:33, 7:35	RULE OF REASON
Records, 7:34, 7:37	Antitrust law, 14:11 to 14:13
Retroactive or prospective effect, 7:19	RUNNING ROYALTIES
Royalty base. Running royalties,	
below	Royalties (this index)
Running royalties	SALES
generally, 7:4 to 7:11	Antitrust law, 14:40
defining royalty base	Bankruptcy (this index)
generally, 7:6 to 7:10	Choice of law, 2B:5
extended base and duration,	Damages, 11:63 to 11:65
7:10	Implied Licenses (this index)
limitations of policy, 7:10	Property rights law, 2:1 et seq.
products, base tied to, 7:7	Scope of license, 6:53
property rights, base tied to, 7:9	Transfer of licenses, 9:27
transactions with others, base	UCC Article 2. Uniform Com-
tied to, 7:8	mercial Code (UCC) (this
Secured financing, 16:7	index)
Settlements, 7:21	Warranties, 8:28

SCOPE OF LICENSE	SCOPE OF LICENSE—Cont'd
Generally, 6:1 et seq.	Downstream users, 6:43
Ambiguity, 6:20	Enforcement. Digital systems to
Application, two contexts for, 6:35	enforce scope provisions, above
Applications, 6:54 to 6:56	Exceeding, 6:7
Assignment, 6:2	Existing property, definition dealing
Breach, 6:7 , 6:14	with, 6:22
Burden of proof, scope exceeded,	Field of use restrictions, 6:31
6:15 to 6:17	Future property or property in transi-
Circumvention, 6:36	tion, definition dealing with, 6:23
Commercial interpretation approach,	Grantback clauses, 6:52
6:28	Have-made rights, 6:46
Conveyance of rights, 6:2	Infringement, relationship to, 6:37
Copyrights, 6:50	Interpretation of provisions, 6:18
Covenant v. condition	ambiguity, 6:20
Generally, 6:8 to 6:14	interpretive task, approaches, 6:19
approach, 6:11	Joint owners and licenses, 6:4
breach v. infringement, 6:14 contractual term, 6:10	Limitations and restrictions, 6:30 ,
provisions and conditions, 6:12 ,	6:31, 6:53
6:13	Location of use, 6:38
scope as condition precedent, 6:9	Modifications and new developments
Covenants compared, 6:5	generally, 6:48 to 6:52
Covered rights, 6:25 to 6:30	copyrights, 6:50
Definitions	grantback clauses, 6:52
commercial interpretation	ownership, 6:51
approach, 6:28	patents, 6:49
patent licenses, technical reading,	Motion pictures, 6:55
6:27	Multiple forms, definition dealing
statutory rights, uses defined pri-	with property in, 6:24
marily by, 6:26 to 6:28	New developments. Modifications
subject matter of license, 6:21 to 6:24	and new developments, above
**= -	New technology applications, 6:54 to
Design issues, 6:36 Digital Millannium Commisht Act	6:56
Digital Millennium Copyright Act (DMCA), 6:34 to 6:37	Ownership, 6:51
Digital systems to enforce scope pro-	Patent licenses, technical reading, 6:27
visions	Patents, 6:49
generally, 6:33	Permitted user and have-made rights
application, two contexts for, 6:35	generally, 6:39 to 6:46
circumvention, 6:36	downstream users, 6:43
design issues, 6:36	explicit provisions concerning
Digital Millennium Copyright Act	users, 6:45
(DMCA), 6:34 to 6:37	granting clause, "personal" defini-
general framework, 6:34	tion, 6:42
infringement, relationship to, 6:37	have made rights, 6:46
Digital uses, coverage of, 6:56	implied right for delegates and
Distribution, 6:53	agents to use, 6:44

SCOPE OF LICENSE—Cont'd	SECURED FINANCING—Cont'd
Permitted user and have-made rights	Federal law, 16:3
—Cont'd	Filing. Perfection, below
"personal," use in granting clause,	Formalities, 16:15
6:42	Goods as collateral, 16:11
specific terms defining licensees and users, 6:40	Informational property, generally. UCC Revised Article 9, below
sublicensees, 6:43	Intangible assets as collateral, 16:12
subsidiaries, 6:41	Licensee interest, 16:42 to 16:44
Privileges, vesting of, 6:3	Licensee rights, creating interests in,
Provisions, generally, 6:5	16:44
Resale, 6:53	Licensees, 16:36
Reservation of rights by licensor, 6:32	Licensor's interest as collateral, 16:38 to 16:41
Sales, 6:53 Statutory rights, uses defined primar-	Lien creditors and bankruptcy trust- ees, 16:33 to 16:35
ily by, 6:26 to 6:28 Statutory terms, 6:29 , 6:30	Limitations and restrictions, 16:8 , 16:41
Sublicensees, 6:43 , 6:47 Subsidiaries, 6:41	Location of filing under UCC Article 9, 16:19
Television, 6:55 Transition, property in, 6:23	New developments and technology, 16:17
Use and Misuse (this index)	Ownership, 16:27
Value, definition, 6:6	Patents, 16:23, 16:32, 16:35
Vesting of privileges, 6:3	Payment, 16:7
Video, 6:55	Perfection
SECRECY FACTORS	generally, 16:18 to 16:25, 16:40
Trade secrets, 17:6	copyright interests as collateral, 16:20 to 16:22
SECURED FINANCING	filing, generally, 16:18 to 16:25
Generally, 16:1 et seq.	location of filing under UCC Article 9, 16:19
Assignability, 16:43	patent rights as collateral, 16:23
Bankruptcy, 16:33 to 16:35	registration, generally, 16:18 to
Cash flow, 16:38 to 16:41	16:25
Collateral, see lines throughout this index topic	trade secrets as collateral, 16:25
Computer programs, 16:13	trademarks as collateral, 16:24
Copyright, 16:20 to 16:22, 16:30 ,	Personal property, 16:6
16:31, 16:34	Preemption and deference, 16:9
Creditors, 16:33 to 16:35	Priority Priority
Deference, 16:9	generally, 16:26 to 16:36, 16:45
Definitions	copyright, 16:30 , 16:31 , 16:34
collateral in law and in agreement,	lien creditors and bankruptcy trust-
16:10 to 16:13	ees, 16:33 to 16:35 ownership, 16:27
personal property, 16:6	patents, 16:32 , 16:35
Description of subject matter, 16:16	registered copyrights, 16:30 , 16:31
Digital assets and computer	security interests, 16:30 to 16:32
programs, 16:13	security interests, 10:30 to 10:32

SECURED FINANCING—Cont'd	SECURED FINANCING—Cont'd
Priority—Cont'd subsequent licensees and interests	UCC Revised Article 9—Cont'd royalties and payment streams,
in property, 16:36	16:7
trademarks, 16:32, 16:35	SECURITY INTEREST
transfers, priority among, generally, 16:28 to 16:32	Secured Financing (this index)
UCC Revised Article 9 rules,	SELF-HELP
16:29 unregistered copyrights and secu-	Non-monetary remedies, 11:58, 11:59
rity interests, 16:31	SELLER'S DAMAGES
Registration	Generally, 11:64
copyrights, 16:30, 16:31	•
perfection, above Royalties and payment streams, 16:7	SEPARATE PRODUCTS
Security interest, establishing	Antitrust law, 14:25
generally, 16:10 to 16:17	SERVICES
defining collateral in law and in	Antitrust law, 14:25, 14:26
agreement, 16:10 to 16:13	Warranties, 8:18
description of subject matter,	SETTLEMENTS
16:16 digital assets and computer	Antitrust law, reverse payment settle-
programs, 16:13	ment, 14:34
formalities, 16:15	Royalties, 7:21
goods as collateral, 16:11	SHERMAN ACT
intangible assets as collateral,	Section 1, 14:3
16:12	Section 2, 14:4
new developments and technology,	
16:17	SOFTWARE LICENSES
Security interests, 16:30 to 16:32	Generally, 1A:24 Obligation to provide source code,
State law, 16:4 Subsequent licensees and interests in	9:39
property, 16:36	
Trade secrets as collateral, 16:25	SPECIAL DAMAGES
Trademarks, 16:24, 16:32, 16:35	Limitations and restrictions, 11:99
Transfers	SPECIFIC LANGUAGE
limitations and restrictions, 16:41	Construction and interpretation, 4:19
priority, above	CDECIEIC DEDECODMANCE
Trustees, 16:33 to 16:35	SPECIFIC PERFORMANCE
UCC Article 9, 16:4 , 16:19	Generally, 11:46
UCC Revised Article 9	Non-monetary remedies, 11:46
generally, 16:5 to 16:9 definition of personal property,	SPECIFICATIONS
16:6	Warranties, 8:21
informational property, generally,	SPECULATIVE CLAIMS
16:5 to 16:9	Damages, 11:75
limitation of issue, 16:8	
preemption and deference, 16:9	STANDARD FORM LICENSES
priority, 16:29	Formation of contract, 3:35 to 3:37

STANDING TO SUE, PROPERTY-BASED CLAIMS	STANDING TO SUE, PROPERTY-BASED CLAIMS
Generally, 5:34 et seq.	—Cont'd
Contract terms requiring or permitting licensee to sue, 5:65	Terms requiring or permitting licensee to sue, 5:65
Copyright licenses, exclusive	Test for standing
generally, 5:35	generally, 5:49 et seq.
infringement, suing for, 5:39	claim-limited licenses, 5:56
reservations of rights, 5:38	exclusivity essential, 5:50
rights, exclusivity as one or more,	expired patents, 5:59
5:37	field of use licenses, 5:56
sufficiency and nature of, 5:36	practice patents, rights to, 5:51
Infringement, suing for, 5:39	right to sue, 5:53
Intellectual property holding companies, 5:72	term and termination provisions, 5:58
Joinder	territorial licenses, 5:56
licensor, 5:63	Trademark licenses, 5:64
patent owner, 5:44	STATE LAWS
Nonexclusive licensees, contrast,	Assignment, 9:20
5:41	Construction and interpretation, 4:3
Non-property based claims, 5:66	Forum, 2B:1 to 2B:14
Patent licenses	Implied licenses, 10:4
generally, 5:40 et seq.	Preemption, 13:10
all substantial rights, 5:42 et seq.	Secured financing, 16:4
challenger to patents to join patent owner against exclusive licensee, 5:46	Statute of frauds, 3:58 to 3:60
cure, retroactive assignment, 5:61	STATUTE OF FRAUDS
dismissed with prejudice, 5:45	Generally, 3:57 to 3:60
granting all substantial rights in	Federal statute of frauds, 3:57
exclusive license, 5:47	State law statute of frauds, 3:58 to 3:60
joinder, above	3.00
lacking all substantial rights, 5:42	STATUTE OF LIMITATIONS
to 5:46	Choice of law, 2B:12
multiple owners and licensees, 5:43	STATUTES Antiture I ov. (this index)
nonexclusive licensees contrasted, 5:41	Antitrust Law (this index) Assignment, 9:22
owner, joinder, 5:44	Bankruptcy (this index)
prudential standing to sue in	Contract law, generally. Contract
licensee's name, 5:48	Law (this index)
retroactive assignment, cure, 5:61	Enforcement. Formation of Contract (this index)
rights as of filing suit, determining	
standing, 5:60	Formation of Contract (this index) Implied licenses, 10:4
test for standing, below	Patent Misuse Reform Act of 1988,
Reservations of rights, 5:38	13:32
Rights, exclusivity as one or more, 5:37	Preemption (this index)
Sufficiency and nature of, 5:36	Scope of license, 6:26 to 6:28
J	r

STATUTES—Cont'd

Secured financing, 16:3

Uniform Commercial Code (UCC) (this index)

Uniform Computer Information Transfers Act (UCITA) (this index)

STAY

Bankruptcy, 15:8 to 15:10, 15:28

SUBJECT MATTER JURISDICTION

Choice of Forum (this index)

SUBLICENSES

Bankruptcy, effect on, **15:38** Scope of license, **6:43**

SUBSEQUENT LICENSE

Exclusive licenses, **5:69** Royalties, **7:14** Secured financing, **16:36**

SUBSIDIARIES

Scope of license, 6:41

SUBSTITUTE TRANSACTIONS

Damages, 11:73, 11:74

"SUCH AS" FOLLOWED BY EXAMPLE

Construction and interpretation, 4:38

SUPPLYING

Trademark, 9:58

SURVIVAL

Formation of contract, 3:24

TANGIBLE PROPERTY

Property rights law, 2:1 et seq.

TECHNICAL LEGAL DEFENSE

Implied licenses, 10:36

TELEVISION

Scope of license, **6:55**

TERMINATION OF LICENSE

Generally, 9:10 to 9:16 At-will termination, 9:13 to 9:15 Bankruptcy, 15:26 Breach of contract, 11:31

TERMINATION OF LICENSE

-Cont'd

Consequences of termination, provisions defining, **9:12**

Contract law, 12:33

Effect, 9:11

Good faith, 9:14

Limits on at-will termination, 9:14, 9:15

Non-monetary remedies, 11:45

Notice. 9:15

Other than at-will termination, 9:16

Survival provisions and consequences of termination, **9:12**

TERMINOLOGY

Breach of contract, linking remedy to breach, 11:35
Disclosure, 12:25

Formation of contract, 3:15

TERMS OF LICENSE

Generally, 9:1 et seq.

TERRITORIAL RESTRICTIONS

Antitrust law, 14:33, 14:35

TERRITORIAL SCOPE

Warranties, 8:25

THIRD PARTIES

Exclusive licenses, **5:66**Formation of contract, **3:51**Infringement, breach of contract, **11:43**

THIRD PERSONS

Royalties, 7:8

THREATS

Formation of contract, patent owners, **3:67**

TIME AND DATE

Duration (this index)
Formation of contract, **3:15**Perpetual licenses, **9:17**Royalties, **7:10**

TIME OF ESSENCE CLAUSES

Breach of contract, 11:34

TIMING	TRADE SECRETS—Cont'd
Formation of contract, 3:52, 3:53	Enforcement, 17:27—Cont'd
TITLE AND OWNERSHIP	state law, 17:11
Formation of contract, patent owners,	Good faith acquisition, 17:15
3:67	Grantbacks, 17:25
Joint owners and licenses, 6:4	Identification of trade secret, 17:13
Property rights law, 2:3	Injunctions, state law, 17:14
Scope of license, 6:51	Licensee obligations, effect of inva-
Secured financing, 16:27	lidity, 17:31
Trade Secrets (this index)	Licensor obligations, 17:24 Multifactor test, 17:5 to 17:7
Warranties (this index)	No-contest clauses, 17:30
TORT CLAIMS	Ownership, generally, 17:9 et seq.
	Parties, 17:11, 17:12
Formation of contract, pre-contract relationship—idea submissions,	Pre-license disclosures, 17:19
3:34	Prelicense event, risks, 17:29
	Provisions relating to risk of invalid-
TOTAL BREACH	ity or infringement, 17:28 et
Damages, 11:67	seq.
TRADE SECRETS	Remedies
Generally, 1A:4 , 17:1 et seq.	generally, 17:8
Assessing whether subject matter is	under Defend Trade Secrets Act,
trade secret, 17:18	17:16
Confidentiality obligations	Resiliency factors, 17:7
defining, 17:20 to 17:23	Reverse engineering, 17:26
exceptions, 17:22	Rights and remedies created, 17:8
supplemental provisions, 17:21	Secrecy factors, 17:6
time limits, 17:23	Secured financing, 16:25
Damages, 11:85	Standing
Defend Trade Secrets Act	Defending Trade Secrets Act, 17:12
amendments to Economic Espio-	
nage Act, 17:4	state law, 17:11 Transfer, 17:24
remedies under, 17:16	Uniform Trade Secrets Act Preemp-
standing and enforcement, 17:12	tion, 17:17
Defined	Use, 17:24
generally, 17:2 to 17:4	Value factors, 17:7
confidentiality obligations, 17:20	
to 17:23	TRADE USE
federal law, 17:4	Construction and interpretation, 4:35
state law, 17:3	TRADEMARKS
Derivatives, 17:25	Generally, 1A:5
Disclosure, 17:19, 17:24	Accidental franchise problem
Economic Espionage Act, Defend Trade Secrets Act's amendments	generally, 9:62 to 9:65
to, 17:4	control under franchise laws, 9:63
Enforcement, 17:27	substantive requirements, 9:64
Defending Trade Secrets Act,	violation, consequences of, 9:65
17:12	Allocation of rights to use, 9:47
	<i>3</i> ,

TRADEMARKS—Cont'd	TRADEMARKS—Cont'd
Breach of licensor's quality control	Quality control provisions, naked
specifications by licensee, 9:59	licensing—Cont'd
Choice of forum, 18:41 , 18:69	Accidental franchise problem
Circumstances and nature of arrange-	—Cont'd
ment, 9:56	control under franchise laws,
Closeness and history of licensor-	9:63
licensee relationship, 9:57	substantive requirements, 9:64
Consent to use, 9:47	violation, consequences of, 9:65
Contracts, first sale, 2:27	allocation of rights to use, 9:47
Control defined, 9:48	amount of control, 9:48
Definitions, 9:48	breach of licensor's quality control
Design, 9:58	specifications by licensee,
Exclusive licenses, 5:22, 5:64	9:59
Failure to exercise control, 9:60	consent to use, 9:47
First sale, trademark contracts, 2:27	control defined, 9:48
Franchise laws. Accidental franchise	effect if none found, 9:46
problem, above	failure to exercise control, 9:60
Implied licenses, 10:32	history, 9:45
Ingredients, 9:58	holding companies, 9:61
Insufficiency, quality without control, 9:49	insufficiency, quality without control, 9:49
Licensee, 9:57	perfect control, standards, 9:50
Licensor, 9:57	provisions, presence or absence of
Naked licensing. Quality control pro-	generally, 9:52 to 9:58
visions, naked licensing, below	circumstances and nature of,
Parts, 9:58	9:56
Patent law, preemption, licenses,	closeness and history of rela-
13:16, 13:17	tionship, licensor, licensee, 9:57
Perfect control, standards, 9:50	
Personal jurisdiction, 18:41	scope and terms, 9:53 sufficiency, 9:54
Property law, 2:27	superintend use, 9:55
Provisions, presence or absence of,	supplying design, parts or
quality control	ingredients, 9:58
generally, 9:52 to 9:58	reasonableness, standards, 9:51 to
circumstances and nature of, 9:56	9:58
closeness and history of relation-	settlements, 9:47
ship, licensor, licensee, 9:57	standards
scope and terms, 9:53	perfect control, 9:50
sufficiency, 9:54	reasonableness, 9:51 to 9:58
superintend use, 9:55	triggering franchise laws,
supplying design, parts or	accidental franchise problem,
ingredients, 9:58	9:62 to 9:65
Quality control provisions, naked	Reasonableness, standards, 9:51 to
licensing	9:58
generally, 9:44 to 9:61	Remedies, 11:111
Accidental franchise problem	Secured financing, 16:24 , 16:32 ,
generally, 9:62 to 9:65	16:35

TRADEMARKS—Cont'd	UNCONSCIONABILITY
Settlements, 9:47	Choice of forum, enforceability chal-
Standards	lenges, contract clauses, 18:11
perfect control, 9:50	UNDERLYING RELATIONSHIP
reasonableness, 9:51 to 9:58	Royalties, 7:26 to 7:29
Subject matter jurisdiction, 18:69	·
Superintend use, 9:55	UNDERLYING RIGHTS
Supplying design, parts or	Confidentiality, 9:30
ingredients, 9:58	UNFAIR COMPETITION
Triggering franchise laws. Accidental	Choice of forum, 18:69
franchise problem, above	Formation of contract, 3:71
TRANSFERS	Subject matter jurisdiction, 18:69
Generally, 9:18 to 9:28	UNFAIR TERMS DIRECTIVE
Assignment (this index)	Bargaining process, 12:21
Bona fide purchaser, 9:27	
Damages, 11:71 to 11:74	UNIFORM COMMERCIAL CODE
Distribution chains, 9:28	(UCC) Article 2
Estate property, rights, 15:5 to 15:7	absence of tangible medium,
Exclusive and non-exclusive licenses,	2A:17
rights, 5:7, 5:67	common law vs. statutory law,
Property rights law, 2:3	2A:15 to 2A:23
Sales, 9:27	damages, 11:63 to 11:65
Secured Financing (this index)	exclusive and non-exclusive licen-
Timing, 5:68	ses, 5:17
Trade secrets, 17:24	exclusive licenses, 5:17
TRANSITION	formation of contract, 3:14
	gravamen of the action test, 2A:22
Scope of license, 6:23	predominant purpose test, 2A:19
TREATIES	to 2A:21
Choice of law, 2B:8	relevance to licensing, 2A:23 scope, 2A:16
TRICCER	software, 2A:16 to 2A:22
TRIGGER	standardized software, wrongful
Royalties, 7:14	treatment, 2A:18
TRUSTEES	warranties, 8:34
Secured financing, 16:33 to 16:35	Article 2A
	generally, 2A:24
TYING ARRANGEMENTS	damages, 11:66
Antitrust Law (this index)	Article 9. Secured Financing (this
UCC	index)
Uniform Commercial Code (UCC)	Assignment, 9:21
(this index)	Choice of law, 2B:5, 2B:12
I CITA	Damages, 11:63 to 11:66
UCITA	Exclusive licenses, 5:17
Uniform Computer Information	Formation of contract, 3:14 , 3:59 , 3:60
Transactions Act (UCITA)	
(this index)	Leases. Article 2A, above

UNIFORM COMMERCIAL CODE (UCC)—Cont'd

Non-monetary remedies, 11:57 Sales. Article 2, above **Secured Financing** (this index) Warranties (this index)

UNIFORM COMPUTER **INFORMATION** TRANSACTIONS ACT (UCITA)

Generally, 2A:24, 2A:25, App B Breach of contract, materiality, 11:27 Choice of law, 2B:6, 2B:12 Excluded transactions, 2A:27 Exclusive licenses, 5:18 Formation of contract, 3:29, 3:54 Information transactions, 2A:26 Mixed transactions, 2A:28 Substantive provisions, 2A:29 Warranties (this index)

UNIFORM TRADE SECRETS ACT **PREEMPTION**

Trade secrets, 17:17

UNJUST ENRICHMENT

Implied licenses, 10:34

UP-FRONT ASSENT

Formation of contract, 3:52

U.S. DEPARTMENT OF JUSTICE

Antitrust Guidelines for Licensing of Intellectual Property Issued by U.S. Department of Justice and Federal Trade Commission, App

USE AND MISUSE

Antitrust law, 14:36

Bankruptcy, 15:8, 15:10 Disclosure, 12:25 Exclusive licenses, 5:19 to 5:24 Implied licenses, 10:30 Non-monetary remedies, 11:45 Property rights law, 2A:35 Scope of license digital uses, coverage of, 6:56 field of use restrictions, 6:31 location of use, 6:38

USE AND MISUSE—Cont'd

Scope of license—Cont'd uses permitted, 6:25 to 6:30 Trade secrets, 17:24 Warranties, 8:12

VALIDITY AND INVALIDITY

Choice of forum, validity challenges arbitration clauses, 18:22, 18:24 contractually specified grounds, 18:27

unilateral grants of covenant not to sue, below

Exclusive licenses, **5:15 to 5:18, 5:69 Public Policy** (this index)

Royalties, underlying relationship, 7:29

Trade secrets, 17:28 et seq.

Unilateral grants of covenant not to

Already, LLC. v. Nike, Inc. decision, 18:57

"cases" or "controversies," 18:56 to 18:58

preventing validity challenges, 18:55

Warranties, **8:8, 8:13**

VALUE AND VALUATION

Licensor obligation to protect value. **Exclusive and Non-exclusive Licenses** (this index) Trade secrets, 17:7

VARIETIES OF LICENSES

Generally, 1A:1 to 1A:26

Development and Design Agreements (this index)

Franchise Agreements (this index)

Information-focused license, 1A:7

Online example, 1A:7

Other licenses of information, 1A:10

Patent example, 1A:3

Property rights, licenses extending beyond, 1A:6

Pure intellectual property, 1A:9

Specific types of licenses, 1A:8 to

1A:26

Trade secret example, 1A:4 Trademark example, 1A:5

VENUE	WARRANTIES—Cont'd
Generally, 18:70 to 18:72	Express warranties—Cont'd
Copyrighted patent cases, 18:72	comparison with implied warran-
General federal venue statute, 18:71	ties, 8:2 to 8:4
VERIFICATION	demonstrations, 8:40
Royalties, generally, 7:32 to 7:38	descriptions of subject matter, 8:39
	existence standards, 8:32 to 8:34
VERTICAL RESTRICTIONS	opinion statements, 8:35
Antitrust law, 14:19	quality, express warranties of, 8:42 reliance, 8:32 to 8:34
VESTING OF PRIVILEGES	samples, 8:40
Generally, 6:3	title-related warranties, 8:41
•	UCC Article 3, 8:34
VIDEO	UCITA, 8:34
Scope of license, 6:55	written contract, 8:37
VOLUME TRANSFERS	Fitness warranties and consulting
Damages, 11:71 to 11:74	sellers, 8:28
WAIVER	Idea content, 8:16
Breach of contract, 11:14 to 11:19	Implied warranties
	generally, 8:2 to 8:29
WARRANTIES	aesthetics and idea content, 8:16
Generally, 8:1 et seq.	comparison with express warran-
Accuracy, 8:15 to 8:17	ties, 8:2 to 8:4
Aesthetics and idea content, 8:16	computer software transactions
Affirmations of fact and promises,	generally, 8:19 to 8:28
8:38	fitness warranties and consulting
Authority risks, 8:9	sellers, 8:28
Bargaining process, 8:34 , 12:17 Common law, 8:33	infringement. Title-related war-
Computer software transactions.	ranties and noninfringe-
Implied warranties, below	ment, below this subgroup
Consulting sellers, 8:28	merchantability warranty, 8:27
Co-ownership and exclusivity risks,	quality, implied warranties of, 8:26 to 8:28
8:10	title-related warranties and
Demonstrations, 8:40	noninfringement
Descriptions of subject matter, 8:39	generally, 8:20 to 8:25
Disclaimers, 8:29	exclusive and non-exclusive
Eviction, 8:13	licenses, 8:23
Exclusive and non-exclusive licenses, 8:23	non-interference, warranty of, 8:22
Exclusivity risks, 8:10	pure patent license, 8:24
Existence standards, 8:32 to 8:34	specifications and hold harm-
Express warranties	less duties, 8:21
generally, 8:2 to 8:4, 8:31 to 8:42	territorial scope, 8:25
affirmations of fact and promises,	UCC, generally, 8:19 to 8:28
8:38	UCITA, generally, 8:19 to 8:28
bargain rule, 8:34	content and accuracy, 8:17
common law, 8:33	disclaimers, 8:29

WARRANTIES—Cont'd WARRANTIES—Cont'd Implied warranties—Cont'd Non-Warranty Risk Allocation (this fitness warranties and consulting index) sellers, **8:28** Opinion statements, 8:35 informational content and Payment of royalties after eviction or accuracy, 8:15 to 8:17 invalidity, 8:13 limited obligation, 8:17 Personalized data, implied warranties, 8:30 merchantability warranty, 8:27 no implied warranty, generally, 8:5 Promises, 8:38 Public domain and validity risks, 8:8 non-interference, warranty of, 8:22 Pure patent license, 8:24 personalized data, 8:30 Quality, 8:14 to 8:18, 8:26 to 8:28, quality, implied warranties of 8:42 generally, 8:14 to 8:18 Reliance, 8:32 to 8:34 computer software transactions, 8:26 to 8:28 Royalties, 8:13 informational content and Sales, 8:28 accuracy, 8:15 to 8:17 Samples, **8:40** services components and obliga-Services components and obligations, tions. 8:18 title-related warranties Specifications and hold harmless generally, 8:6 to 8:13 duties, 8:21 Territorial scope, 8:25 authority risks, 8:9 Title-related warranties computer software transactions, above in this group express warranties, 8:41 co-ownership and exclusivity implied warranties, above risks, 8:10 UCITA infringement risks, 8:11 express warranties, 8:34 interference with use risks, 8:12 implied warranties, above nature of obligations, 8:7 Uniform Commercial Code (UCC) payment of royalties after evicexpress warranties, 8:34 tion or invalidity, 8:13 implied warranties, above public domain and validity risks, Use, 8:12 8:8 Validity, **8:8, 8:13** UCC. Computer software transac-Written contract, 8:37 tions, above in this group WEIGHTED BALANCING UCITA. Computer software Public policy, 12:29 transactions, above in this group WIDELY DISTRIBUTED Indemnities, 8:44 to 8:51 **PRODUCTS** Informational content and accuracy, Formation of Contract (this index) 8:15 to 8:17 WRITTEN ACTS AND MATTERS Infringement risks, 8:11 Interference with use risks, 8:12 Construction and interpretation, 4:25 Limited obligation, 8:17 to 4:28, 4:30 Formation of contract, 3:39 Merchantability warranty, 8:27 Non-interference, warranty of, 8:22 Warranties, 8:37