

Index

ABNORMALLY DANGEROUS ACTIVITIES

- Construction activities qualifying as,
§ 4:22
- Definition of, § 4:20

ACCEPTED-WORK DOCTRINE

- Abolishment of, § 4:2
- Non-liability provisions, § 4:2

ACCIDENT

- Accident Investigations** (this index)
- Attributing of fault, § 11:6
- Investigations. **Accident Investigations** (this index)
- Photographs of scene
 - general discussion, § 11:7
 - unusability of, § 11:7
- Unreported, § 11:10

ACCIDENT INVESTIGATION

- General discussion, § 11:2
- Discovery, § 11:40
- Effective, tips for preparing
 - general discussion, § 11:11
 - evidence preserved, § 11:15
 - ignorant opinions eschewed,
§ 11:16
 - illustrative photographs, § 11:14
- investigator
 - education of, § 11:12
 - number of, § 11:13
- witness statements with factual information
 - general discussion, § 11:17
- Errors in preparing
 - attributing of fault, § 11:6
 - fundamental factors not included,
§ 11:5
 - multiplicity of reports, § 11:4
 - opinions, § 11:6
 - photographs unusable, § 11:7
 - remedial measures, § 11:6

ACCIDENT INVESTIGATION —Cont'd

- Errors in preparing—Cont'd
 - tangible evidence not preserved,
§ 11:8
 - uneducated opinions, § 11:6
 - unreported accidents, § 11:10
 - useless information, § 11:6
 - witness statements useless, § 11:9
- Multiplicity of, § 11:4
- Obligation and authority for performing, § 11:4
- OSHA, § 11:3
- Report
 - discovery, § 11:40
 - elements of, § 11:13
 - multiplicity of, § 11:4, 11:40
 - number of, § 11:13
 - retention of, § 11:17

ACTIVE NEGLIGENCE

- Case law examples, § 6:22
- Definition of, § 6:21, 6:26

ADHESION CONTRACT DEFENSE

- General discussion, § 7:12

AMERICAN INSTITUTE OF ARCHITECTS

- General discussion, § 2:4

APPRENTICESHIP

- General discussion, § 11:44

ARCHITECT

- General discussion, § 2:1
- American Institute of Architects, generally, § 2:4
- Design-build project, § 2:2
- In-house, § 2:2
- Role of, § 2:2

ARCHITECTURAL DRAWINGS

- Drawings** (this index)

ASSIGNMENT

Express contractual indemnity, **6:36**

ATTORNEYS FEES

Indemnitor liability for, **§ 8:10**

BIDS AND BIDDING

Bid package, **§ 1:2, 2:3**
Competitive system, **§ 2:3**
Criteria for evaluating, **§ 8:1**
Design professional participation in,
§ 2:3
Governmental agencies, **§ 2:3**
Liability insurance premiums
included in, **§ 4:35**
Pre-bid meeting
 general discussion, **§ 1:2, 2:3**
 discovery, **§ 11:47**
Process of, **§ 1:2**
Workers' compensation premium
included in, **§ 4:35**

BONDS

Terms and conditions of principal
construction contract regarding,
§ 1:3

BORROWED SERVANTS

General discussion, **§ 4:49**
Illustrative cases, **§ 4:50**

BREACH OF CONTRACT

Control, **§ 4:18, 4:20**
Defenses, **§ 11:25**
Insurance procurement obligation
additional insured endorsement,
§ 10:7
damages, **§ 10:6**
defenses, **§ 10:8, 11:31**
pleading, **§ 11:31**
Pleading, **§ 11:25**

BUILDERS

Risk insurance, **10:12**

BUSINESS INVITEES

Safe Place to Work (this index)

CERTIFICATES OF INSURANCE

General discussion, **§ 10:8**
Discovery, **§ 11:39**

CHANGE ORDER

Principal construction contract, **§ 1:3**

**COLLECTIVE BARGAINING
AGREEMENT**

Control in, **§ 4:13**
Discovery, **§ 11:34 to 11:35, 11:42**
Expert witness familiarity, **§ 12:3**
Subcontractor, **§ 3:7**

**COMMERCIAL GENERAL
LIABILITY INSURANCE**

General discussion, **§ 2:13**
Exclusions, **§ 2:13**

**COMMON KNOWLEDGE
EXCEPTION**

Expert testimony, **§ 2:11**

COMMON LAW NEGLIGENCE

Design professional liability, **§ 2:6**

COMMON WORK AREA

General discussion, **§ 4:14**
General contractor's responsibility
for safety in, **§ 4:17**
Multi-trade risks, **§ 4:17**

CONSTRUCTION CONTRACT
Contract (this index)

CONSTRUCTION MANAGEMENT

General discussion, **§ 1:7**
General contractor vs., **§ 1:7**

CONSTRUCTION MANAGER

General discussion, **§ 1:7**

CONSTRUCTION PHASE

General discussion, **§ 1:2**
Design professionals' role, **§ 2:3**

CONSTRUCTION PROJECTS

General discussion, **§ 1:1**
Parties involved, **§ 1:1**
Timeliness of, **§ 3:4**

CONSTRUCTION SITE

Analysis of, **§ 2:3**
Design professional visits to, **§ 2:4**
Housekeeping of, **§ 1:3**
Inspection of, **§ 4:15**
Organization of, **§ 1:5**

INDEX

CONSTRUCTION SITE—Cont'd

Owner visits to, § 4:15 to 4:16

CONTRACT

Adhesion defense, § 7:12

Breach of Contract (this index)

Compliance with safety rules
expressed in, § 6:17

Control

general discussion, § 4:13

breach of contract, § 4:18, 4:20

Discovery, § 11:38

Elements, § 1:3, 6:32

Indemnity clauses and language

express contractual. **Express**

Contractual Indemnity (this
index)

implied contractual. **Implied**

Contractual Indemnity (this
index)

Injury risk allocations, § 6:1

Instruments incorporated by refer-
ence, § 1:3, 6:29, 6:32

Insurance

general discussion, § 10:4

additional insured

general discussion, § 10:9

adequacy of, § 10:7

obligation to procure

general discussion, § 6:1, 6:16,
10:5

breach of

additional insured endorse-
ment, § 10:7

damages, § 10:6

defenses, § 10:8, 11:31

pleading, § 11:30

Meeting of the minds, § 7:13

Preparation of, § 1:2

Principal

general discussion, § 1:3

architectural and engineering
drawings, § 1:3

description of work, § 1:3

instruments incorporated by refer-
ence, § 1:3, 6:29

specifications, § 1:3

terms and conditions, § 1:3

CONTRACT—Cont'd

Process. **Contracting Process** (this
index)

Reading of, § 7:13

Safety

general contractor's responsibility,
§ 4:18

nondelegable status, § 4:18

Safety provisions in, § 6:17

CONTRACTING PROCESS

General discussion, § 1:2

Phases

general discussion, § 1:2, 2:2

bidding, § 1:2

construction, § 1:2, 2:4

design, § 2:3

CONTRACTOR

Competent, § 4:42

Definition of, § 3:1

General Contractor (this index)

Hiring criteria

price, § 3:3

quality of workmanship, § 3:5

timeliness, § 3:4

tranquility, § 3:6

Incompetent, § 4:42

Independent Contractor (this
index)

Negligent selection of

general discussion, § 4:42

standards of care, § 4:43

Owners vs., § 3:1

Prime

insurance obtained by, § 10:6

responsibilities, § 1:7

Rights and obligations

general discussion, § 3:7

reliance on plans and specifica-
tions, § 3:8

Safety practices of, § 4:43

Standards of conduct, § 4:43

Subcontractor (this index)

CONTROL

General discussion, § 4:4, 4:9, 4:12

Contractual

general discussion, § 4:13

CONTROL—Cont'd

- Contractual—Cont'd
 - breach of contract, § 4:18, 4:20
- Defenses, § 11:21
- Liability based on, § 5:1
- Master-servant relationship vs., § 4:10 to 4:11
- Negligence in exercising control, § 4:9
- Open and obvious danger rule, § 4:4
- OSHA violations, § 4:19
- Practical considerations, § 4:16
- Premises, § 4:14
- Vicarious liability, § 9:5
- Work performed, § 4:14

DANGEROUS CONDITIONS

- Contractor knowledge of, § 4:4
- Open and obvious danger rule, § 4:4
- Owner nonliability for, § 4:4
- Passive negligence secondary to failure to discover, § 6:22

DANGEROUS WORK THEORIES

- General discussion, § 4:20, 11:22
- Abnormally dangerous activities
 - construction activities qualifying as, § 4:22
 - definition of, § 4:20
- Against whom do the rules apply, § 4:21
- Contractor employees
 - application to
 - general discussion, § 4:23 to 4:24
 - arguments against
 - general discussion, § 4:33
 - authors of the Restatement did not intend to include contractor employees, § 4:38
 - contractor is in better position to assess risks, § 4:39
 - employer should not pay twice for worker injuries, § 4:35
 - employer's liability should be based on fault, § 4:37
 - innocent bystanders, § 4:23, 4:33

DANGEROUS WORK THEORIES—Cont'd

- Contractor employees—Cont'd
 - application to—Cont'd
 - arguments against—Cont'd
 - safety disincentives, § 4:41
 - unfair liability upon employer, § 4:36
 - workers' compensation laws negatively impacted, § 4:40
 - arguments in favor of
 - general discussion, § 4:25
 - authors of the Restatement intended to include contractor employees, § 4:31
 - employer benefits from work, § 4:26
 - employer can demand indemnity from contractor, § 4:28
 - employer can get insurance, § 4:29
 - employer selects the contractor, § 4:27
 - safety, § 4:30
 - workers are powerless to protect themselves, § 4:32
 - jurisdictions that deny, § 4:24
 - innocent bystanders vs., § 4:23, 4:33
- Criteria for viability, § 4:20
- Defenses, § 11:22
- Employer knowledge and experience, § 4:21
- Extra-hazardous, § 4:20
- Inherently dangerous activities
 - application, § 4:20
 - case law, § 4:20
 - construction activities qualifying as, § 4:22
 - definition of, § 4:20
 - employee familiarity with risks, § 4:33
 - employer familiarity with, § 4:23
 - indemnity not applicable for negligence caused by, § 7:9

INDEX

DANGEROUS WORK THEORIES —Cont'd

- Innocent bystanders vs. contractor employees, § 4:23, 4:33
- Negligent selection of contractor
 - general discussion, § 4:42, 11:23
 - defenses, § 11:23
 - standards of care and conduct, § 4:43
- Parties subject to, § 4:21
- Peculiar risk
 - application, § 4:20
 - case law, § 4:23
 - common risk vs., § 4:23
 - construction activities qualifying as, § 4:22
 - definition of, § 4:20
 - employer knowledge and experience, § 4:21
 - indemnity not applicable for negligence caused by, § 7:9
- Precautions against, § 4:20
- Product liability application, § 4:23
- Ultra-hazardous work
 - general discussion, § 4:20
 - construction activities qualifying as, § 4:22
- Vicarious liability based on, § 9:3
- Work dangerous in absence of special precautions, § 4:20
- Work qualifying as
 - general discussion, § 4:22
- Work qualifying as criteria, § 4:23

DEFENDANT

- General Contractor** (this index)
- Owner** (this index)

DEFENSES

- General discussion, § 7:1
- Breach of contract
 - general discussion, § 11:25
 - insurance procurement obligation, § 11:31
- Common law indemnity, § 11:29
- Common types of, § 7:2
- Control theory, § 11:21

DEFENSES—Cont'd

- Dangerous Work Theories** (this index)
- Defensible
 - general discussion, § 7:10
 - adhesion contract defense, § 7:12
 - indemnitee's liability arose from indemnification agreement, § 7:11
- Express contractual indemnity, § 11:28
- Foreclosing of, § 8:9
- Implied contractual indemnity, § 11:30
- Insurance procurement obligation, breach of contract caused by, § 11:31
- Miscellaneous types, § 7:13
- Negligent selection of contractor, § 11:23
- Safe Place to Work Exception** (this index)
- Safety regulations violation, § 11:26
- Settlement with principal plaintiff
 - actual vs. potential liability, § 8:6
 - indemnitor's choices before, § 8:4
 - reasonableness of, § 8:7
 - rights to, § 8:3
- Special types of
 - general discussion, § 7:3
 - indemnitee not liable to principal plaintiff, § 7:8
 - indemnitor was not negligent, § 7:6
 - indemnity not applicable for dangerous work liability, § 7:9
 - indemnity provision inapplicable to facts, § 7:4
 - injuries occurring off site, § 7:4
 - non-negligent indemnitor, § 7:6
 - plaintiff's negligence should not be imputed to employer, § 7:7
 - work had nothing to do with the injurious condition, § 7:5
- Tender of
 - general discussion, § 8:1
 - actual vs. potential liability, § 8:6

DEFENSES—Cont'd

- Tender of—Cont'd
 - anti-indemnity statutes effect, § 8:8
 - refusal
 - general discussion, § 8:1
 - anti-indemnity statutes effect, § 8:8
 - foreclosure of defenses after, § 8:9
 - indemnitor liability for interest, costs and attorneys' fees, § 8:10
 - rules for, § 8:2
 - settlement with principal plaintiff.
 - Settlement with principal plaintiff, above
- Tool, equipment, and material defects, § 11:24

DESIGN PHASE

- General discussion, § 2:3

DESIGN PROFESSIONALS

- Actions against, malpractice characterization of, § 2:11
- Architect** (this index)
- Bidding phase participation, § 2:3
- Engineers** (this index)
- Expert testimony
 - general discussion, § 2:11
 - design analysis as basis for liability, § 2:12
- Improvement to real property, § 2:14
- Liability
 - general discussion, § 2:5
 - case law, § 2:8 to 2:9
 - common law duties, § 2:6
 - completion of construction, § 2:14
 - contractual obligations, § 2:7 to 2:9
 - expert testimony for proving, § 2:11
 - general contractor, § 2:6
 - improvement to real property, § 2:14
 - indemnity protection, § 2:13
 - insurance, § 2:13
 - personal injuries, § 2:6
 - safe place to work statutes, § 2:10

DESIGN PROFESSIONALS

—Cont'd

- Liability—Cont'd
 - standards of care, § 2:11, 2:14
 - statute of limitations, § 2:14
 - workers' compensation immunity, § 2:10
- Project completion
 - functions, § 2:4
 - liability after, § 2:14
- Reasonable care exercised by, § 2:6
- Role of
 - general discussion, § 2:2
 - construction phase, § 2:3
 - design phase, § 2:3
 - supervisory, § 2:11
- Shop drawings reviewed and approved by, § 2:4
- Site visits by, § 2:4

DISCOVERY

- General discussion, § 11:32
- Collective bargaining agreement, § 11:34 to 11:35
- Defendant
 - general discussion, § 11:37
 - accident investigation reports, § 11:40
 - collective bargaining agreement, § 11:42
 - contract documents, § 11:38
 - drawings, § 11:41
 - information to be obtained, § 11:37
 - insurance policies and certificates, § 11:39
 - job meeting minutes, § 11:50
 - medical records, § 11:53
 - OSHA inspection records and citations, § 11:46
 - pre-award meeting minutes, § 11:47
 - pre-job meeting minutes, § 11:48
 - progress photographs, § 11:45, 11:52
 - progress reports, § 11:49
 - safety rules, § 11:43
 - union apprenticeship materials, § 11:44

INDEX

DISCOVERY—Cont'd

- Defendant—Cont'd
 - workers' compensation records,
§ 11:53
- Plaintiff
 - general discussion, § 11:33
 - employment history from prior and
subsequent employers,
§ 11:36
 - injury record, § 11:34
 - personal information, § 11:34
 - union information, § 11:35

DRAWINGS

- Design professional review and
approval of, § 2:4
- Discovery, § 11:41
- Principal construction contract, § 1:3

EDUCATION

- Investigator, § 11:12
- Plaintiff, discovery for, § 11:34

EMPLOYEE

- Dangerous Work Theories** (this
index)
- Knowledgeable status of, § 4:32
- Self-protections by, § 4:32
- Trade union participation, § 4:32

EMPLOYER

- Benefits of work for, § 4:26
- Contractors
 - indemnity requests by employer,
§ 4:28
 - negligent selection of, § 4:42
 - selection, § 4:27
- Discovery, § 11:36
- Immediate, statutory indemnity
protections for, § 6:28
- Knowledge and experience of risks
inherent in work, § 4:21, 4:39
- Liability
 - insurance, § 10:2
 - tool, equipment, and material
defects
 - actual knowledge of, § 4:45
 - failure to provide proper materi-
als, § 4:46

EMPLOYER—Cont'd

- Liability—Cont'd
 - tool, equipment, and material
defects—Cont'd
 - loaned tools and equipment
general discussion, § 4:47
 - obvious defect exception,
§ 4:48
 - no duty to inspect contractor-
owned or supplied tools,
equipment, or materials,
§ 4:45, 11:24
 - Plaintiff's negligence not imputed to,
§ 7:7
 - Vicarious liability, § 4:36 to 4:37

ENGINEERING DRAWINGS

- Principal construction contract, § 1:3

ENGINEERS

- General discussion, § 2:1
- In-house, § 2:2
- Role of, § 2:2

EQUIPMENT

- Tool, Equipment, and Materials**
(this index)

EVIDENCE PRESERVATION

- Benefits, § 11:15
- Failure, § 11:8

EXPERT WITNESS

- General discussion, § 12:1
- Analyses provided by, § 12:3
- Expertise
 - straying away from, § 12:5
 - testing of, § 12:3
- Inadmissible opinions of law, § 12:5
- Investigations, § 12:2
- Opinions rendered by, § 12:5
- Persons suitable as, § 12:1
- Qualifications, § 12:3 to 12:4
- Regulations and standards familiarity,
§ 12:3
- Sources for, § 12:1
- Testimony
 - common knowledge exception,
§ 2:11
 - design analysis, § 2:12
 - design professional, § 2:11

**EXPRESS CONTRACTUAL
INDEMNITY**

- General discussion, § 6:1
- Active negligence
 - case law examples, § 6:22
 - definition of, § 6:21
- All-inclusive language
 - general discussion, § 6:6
 - broad view analysis, § 6:7 to 6:8
 - restrictive view analysis, § 6:7
- Anti-indemnity statutes
 - general discussion, § 6:23
 - issues regarding, § 6:27
 - language constructions, § 6:26
 - own negligence statutes, § 6:24, 6:26
 - parties covered, § 6:26
 - sole negligence statutes, § 6:25 to 6:26
 - states without, § 6:23
 - tender of defense effects, § 8:8
- Assignment of contractual right of indemnity, 6:36
- Attorneys fees, § 8:10
- Broad view analysis
 - all-inclusive language, § 6:7 to 6:8
 - clear and unambiguous language, § 6:5
 - indemnitee's own negligence, language implicitly including, § 6:11
 - sole negligence exception, § 6:14
 - step-over clause, § 6:32
- Clear and unambiguous language
 - general discussion, § 6:3
 - broad view analysis, § 6:5
- Co-indemnitors, § 6:34
- Conflicting provisions
 - general discussion, § 6:29
 - harmonizing of, § 6:31
- Defense of a primary plaintiff, § 6:33
- Defenses** (this index)
- Design professional considerations, § 2:13
- Employer's request for, § 4:28
- Express negligence doctrine, § 6:5
- General indemnity agreements
 - general discussion, § 6:20

**EXPRESS CONTRACTUAL
INDEMNITY—Cont'd**

- General indemnity agreements
 - Cont'd
 - active negligence. Active negligence, above
 - passive negligence. Passive negligence, below
- Gross negligence, § 7:14
- Immediate employer statutory protections, § 6:28
- Indemnitee's own negligence
 - anti-indemnity statutes, § 6:24, 6:26
 - language implicitly including
 - general discussion, § 6:9
 - broad view analysis, § 6:11
 - restrictive view analysis, § 6:10
- Independent contractor, § 4:28
- Injuries arising in performance of the work, § 7:4
- Language
 - all-inclusive. All-inclusive language, above
 - clear and unambiguous. Clear and unambiguous language, above
 - harmonizing apparently conflicting language, § 6:31
 - invalidating, severability of, § 6:30
- Legal principles, § 6:2
- Passive negligence
 - case law examples, § 6:22
 - definition of, § 6:21
- Pleading, § 11:28
- Restrictive view analysis
 - all-inclusive language, § 6:7
 - clear and unambiguous language, § 6:3 to 6:4, 6:20
 - general indemnity agreement created by, § 6:20
 - indemnitee's own negligence, language implicitly including, § 6:10
 - sole negligence exception, § 6:13
- Severability of invalidating language, § 6:30
- Sole negligence exception
 - general discussion, § 6:12, 11:28
 - broad view analysis, § 6:14

INDEX

EXPRESS CONTRACTUAL INDEMNITY—Cont'd

- Sole negligence exception—Cont'd
 - restrictive view analysis, § 6:13
 - statutes that prohibit, § 6:25
- Statutes
 - anti-indemnity. Anti-indemnity statutes, above
 - immediate employer protections, § 6:28
- Step-over clauses, § 6:32
- Surrounding circumstances analysis
 - general discussion, § 6:15
 - indemnitor agreement to comply with safety rules, § 6:17
 - indemnitor procurement of insurance, § 6:16
 - indemnity provision serves no other purpose, § 6:19
 - situation of parties, § 6:18
- Terms and conditions of principal construction contract regarding, § 1:3
- Willful misconduct, § 7:14

EXTRA-HAZARDOUS WORK

- General discussion, § 4:20

GENERAL CONTRACTOR

- Common work area
 - multi-trade risks, § 4:17
 - safety in, § 4:17
- Competency of, § 4:27
- Construction management vs., § 1:7
- Definition of, § 1:6
- Insurance for damage to work, § 3:9
- Liability
 - failure to follow design professional's design, § 2:6
 - subcontractor negligence, § 4:1
 - tool, equipment, and material defects
 - actual knowledge of, § 4:45
 - failure to provide proper materials, § 4:46
 - loaned tools and equipment
 - general discussion, § 4:47
 - obvious defect exception, § 4:48

GENERAL CONTRACTOR —Cont'd

- Liability—Cont'd
 - tool, equipment, and material defects—Cont'd
 - no duty to inspect contractor-owned or supplied tools, equipment, or materials, § 4:45, 11:24
- Non-Liability Theories** (this index)
- Owner vs., § 3:1
- Premises
 - control of, § 4:14
 - safe conditions requirement, § 4:14
 - safety of
 - general discussion, § 4:5
 - contractual, § 4:18
- Responsibilities, § 1:6, 3:7
- Safety of premises. Premises, above
- Site inspection by, § 4:15
- Sophisticated user defense, § 5:1
- Subcontractor interactions with, § 1:6
- Subcontractors hired by, § 4:27

GOVERNMENTAL AUTHORITIES AND AGENCIES

- Bidding process, § 2:3
- Terms and conditions of principal construction contract regarding, § 1:3

HOUSEKEEPING OF SITE

- Terms and conditions of principal construction contract regarding, § 1:3

IMPLIED CONTRACTUAL INDEMNITY

- General discussion, § 6:16, 9:5
- Active negligence, § 9:6
- Pleading, § 11:30
- Special relationship between indemnitor and indemnitee requirement, § 9:5, 11:30

IMPROVEMENT TO REAL PROPERTY

- Repose statutes, § 2:14

INCORPORATION BY REFERENCE

- Principal construction contract, § 1:3

**INCORPORATION BY
REFERENCE—Cont'd**

Rules of, § 6:32
Step-over clauses, § 6:32

INDEMNITEE

Actual vs. potential liability, § 8:6
Attorneys fees and costs reimbursed
by indemnitor, § 8:10
Own negligence
anti-indemnity statutes, § 6:24,
6:26
language implicitly including
general discussion, § 6:9
broad view analysis, § 6:11
restrictive view analysis, § 6:10
Settlement with plaintiff
indemnitor's choices before, § 8:4
notice to indemnitor
general discussion, § 8:4
adequacy of, § 8:5
rights, § 8:3
workers' compensation, § 8:3

INDEMNITOR

Agreement to comply with safety
rules, § 6:17
Co-indemnitors, § 6:34
Conditional, § 6:35
Insurance procurement by, § 6:16
Negligence of, § 7:6
Notice of indemnitee settlement with
principal plaintiff
general discussion, § 8:4
adequacy of, § 8:5

INDEMNITY

General discussion, § 6:1
Common law
general discussion, § 9:2
pleading, § 11:29
vicarious liability, § 9:3
Express Contractual Indemnity
(this index)
Implied contractual
general discussion, § 6:16, 9:5
active negligence, § 9:6
pleading, § 11:30
special relationship between
indemnitor and indemnitee

INDEMNITY—Cont'd

Implied contractual—Cont'd
requirement, § 9:5, 11:30
Pure common law. Common law,
above
Without contract
general discussion, § 9:1
active negligence, § 9:6
implied contractual indemnity,
§ 6:16, 9:5
pure common law indemnity. Pure
common law, above
statutory liability, § 9:4

INDEPENDENT CONTRACTOR

Contractual indemnity as defense,
§ 6:33
Control test for
general discussion, § 4:12
contractual provisions, § 4:13
control over work performed,
§ 4:15
Criteria, § 4:11
Definition, § 4:11
Employee vs., § 4:11
Indemnity, § 4:28
Liability
general discussion, § 4:1
dangerous conditions known to or
discoverable by possessor,
§ 4:4
open and obvious danger rule,
§ 4:4
Master-servant relationship vs.,
§ 4:10 to 4:11
Negligent selection of
general discussion, § 4:42
standards of care and conduct,
§ 4:43
Subcontractor negligence, § 4:17.5

**INHERENTLY DANGEROUS
ACTIVITIES**
Application, § 4:20
Case law, § 4:20
Construction activities qualifying as,
§ 4:22
Definition of, § 4:20
Employee familiarity with risks,
§ 4:33

INDEX

INHERENTLY DANGEROUS

ACTIVITIES—Cont'd

- Employer familiarity with, § 4:23
- Indemnity not applicable, § 7:9
- Vicarious liability applicability, § 9:3

INJURY RECORD

- Discovery, § 11:34

INNOCENT BYSTANDERS

- Contractor employees vs., dangerous work theories for, § 4:23, 4:33

INSPECTIONS

- Control theory considerations, § 4:15
- OSHA, § 11:46
- Site
 - general contractor, § 4:15
 - owner, § 4:15
- Terms and conditions of principal construction contract regarding, § 1:3

INSURANCE

- Additional insured provisions
 - general discussion, § 10:9
 - adequacy of, § 10:7
- Builder's risk insurance, 10:12
- Certificates of
 - general discussion, § 10:8
 - discovery, § 11:39
- Claims made policies, § 2:13
- Contractual obligations to obtain, § 6:1, 6:16
- Coverages
 - general discussion, § 10:1
 - liability. Liability, below
- Dangerous work theory, § 4:28
- Discovery, § 11:39
- Liability
 - all-risk policy, § 3:9
 - bid inclusion of, § 4:35
 - commercial general liability, § 2:13
 - contractual, § 10:4
 - damage to work, § 3:9
 - deductible, § 2:13
 - design professionals, § 2:13
 - employer, § 10:2
 - general, § 10:3

INSURANCE—Cont'd

- Liability—Cont'd
 - negligent supervision, § 2:13
 - owner's obligation to acquire, § 3:9
- Multiple policies covering same loss, § 10:10
- Owner controlled programs, § 4:28, 6:1
- Sole negligence costs, § 6:27
- Terms and conditions of principal construction contract regarding, § 1:3
- Waiver of subrogation, § 3:9
- Wrap-around, § 4:28, 6:1
- Wrap-up, § 4:28, 6:1

INTENTIONAL TORTS

- Indemnity inapplicability for, § 7:14

INTERFERENCE OF WORK

- Control exception, § 4:9, 4:15

INVESTIGATION

- Accident Investigation** (this index)
- Expert witness, § 12:2

JOB MEETING

- Discovery, § 11:50
- Minutes, § 11:50

LIABILITY

- Actual, § 8:6
- Borrowed servants doctrine
 - general discussion, § 4:49
 - illustrative cases, § 4:50
- Control** (this index)
- Dangerous Work Theory** (this index)
- Design professionals
 - general discussion, § 2:5
 - case law, § 2:8 to 2:9
 - common law duties, § 2:6
 - contractual obligations, § 2:7 to 2:9
 - general contractor, § 2:6
 - personal injuries, § 2:6
 - safe place to work statutes, § 2:10
 - workers' compensation immunity, § 2:10
- General Contractor** (this index)

LIABILITY—Cont'd

Independent Contractor (this index)

Insurance (this index)

Negligent selection of contractor
 general discussion, § 4:42
 standards of care and conduct,
 § 4:43

Owner (this index)

Potential, § 8:6

Statutory, § 9:4

Tool, equipment, and material defects
 general discussion, § 4:44
 chattel known to be dangerous,
 § 4:44

employer has not duty to inspect
 contractor-owned or supplied
 tools, equipment, or materials,
 § 4:45

owner furnishes material, § 4:44

Vicarious

general discussion, § 9:3

inherently dangerous activities,
 § 9:3

peculiar risk activities, § 9:3

**MASTER-SERVANT
 RELATIONSHIP**

Control test for establishing, § 4:12

Criteria, § 4:11

Independent contractor vs., § 4:10 to
 4:11

Principal-agency relationship vs.,
 § 4:11

**MATERIAL AND EQUIPMENT
 SUPPLIERS**

Sophisticated user defense, § 5:1

MATERIALS

Tool, Equipment, and Materials
 (this index)

MEDICAL RECORDS

Discovery, § 11:53

MEETINGS

Job

discovery, § 11:50

minutes, § 11:50

MEETINGS—Cont'd

Pre-bid

general discussion, § 1:2

discovery, § 11:47

Terms and conditions of principal
 construction contract regarding,
 § 1:3

NEGLIGENCE

Active

case law examples, § 6:22

definition of, § 6:21, 6:26

Gross

criteria, § 7:14

indemnity inapplicability for,
 § 7:14

Indemnitee

anti-indemnity statutes, § 6:24

language implicitly including
 general discussion, § 6:9

broad view analysis, § 6:11

restrictive view analysis, § 6:10

Indemnitor, § 7:6

Inherently dangerous activities, § 7:9

Insurance costs, § 6:27

Passive

case law examples, § 6:22

definition of, § 6:21, 6:26

indemnity recovery for, § 9:6

Peculiar risk, § 7:9

Sole Negligence (this index)

Sophisticated user defense, § 5:1

**NEGLIGENT SELECTION OF
 CONTRACTOR**

General discussion, § 4:42, 11:23

Defenses, § 11:23

Standards of care and conduct, § 4:43

NEGLIGENT SUPERVISION

Liability insurance coverage, § 2:13

NON-LIABILITY THEORIES

General discussion, § 4:1

Accepted-work doctrine, § 4:2

Control exception

general discussion, § 4:4, 4:9, 4:12

contractual, § 4:13

control of premises, § 4:14

control of work performed, § 4:14

INDEX

NON-LIABILITY THEORIES

—Cont'd

- Control exception—Cont'd
 - master-servant relationship vs., § 4:10 to 4:11
 - negligence in exercising control, § 4:9
 - open and obvious danger rule, § 4:4
 - OSHA violations, § 4:19
 - practical considerations, § 4:16
- Criminal acts, § 4:8
- Exceptions
 - general discussion, § 4:1, 4:3
 - safe place to work. Safe place to work exception, below
- Safe place to work exception
 - general discussion, § 4:4, 11:19
 - applicability criteria, § 4:6
 - contractor employees as trespassers, § 4:7
 - dangerous conditions known to or discoverable by contractor, § 4:4
 - defenses, § 11:19
 - inapplicability where injurious condition related to the work, § 4:5
 - statutory obligations, § 4:6

OCCUPATIONAL SAFETY AND HEALTH ACT REGULATIONS

- General discussion, § 4:32
- Discovery, § 11:46
- Investigations based on, § 11:3
- Liability based on violations of, § 4:19, 6:17

OPEN AND OBVIOUS DANGER RULE

- Dangerous conditions, § 4:4

OPINIONS

- Expert witness, § 12:5
- Inadmissible, § 12:5
- Uneducated, eschewing of, § 11:6, 11:16

OSHA

- Occupational Safety and Health Act (this index)

OWNER

- Construction site visits
 - general discussion, § 4:15
 - inspections, § 4:15
 - Contractors vs., § 3:1
 - Control theory, § 3:1
 - Discovery** (this index)
 - Insurance
 - general discussion, § 3:9
 - dangerous work protections, § 4:28
 - owner controlled programs, § 4:28, 6:1
 - waiver of subrogation, § 3:9
 - Knowledge and experience of risks inherent in work, § 4:39
 - Liability
 - negligent selection of contractor, § 4:42
 - tool, equipment, and material defects
 - actual knowledge of, § 4:45
 - failure to provide proper materials, § 4:46
 - no duty to inspect contractor-owned or supplied tools, equipment, or materials, § 4:45, 11:24
 - Non-Liability Theories** (this index)
 - Responsibilities, § 3:1 to 3:2
 - Rights and obligations
 - general discussion, § 3:2
 - price, § 3:3
 - quality of workmanship, § 3:5
 - timeliness, § 3:4
 - tranquility, § 3:6
 - Risks inherent in work foreseen by, § 4:39
 - Safety of premises
 - general discussion, § 4:5
 - independent contractor requirements, § 4:11
 - Tool, equipment, and material furnished by, § 4:44
- ### OWN NEGLIGENCE INDEMNITY PROVISIONS
- Anti-indemnity statutes, § 6:24, 6:26
 - Language implicitly including general discussion, § 6:9

OWN NEGLIGENCE INDEMNITY PROVISIONS—Cont'd

Language implicitly including—Cont'd
 broad view analysis, § 6:11
 restrictive view analysis, § 6:10

PASSIVE NEGLIGENCE

Case law examples, § 6:22
 Definition of, § 6:21, 6:26
 Indemnity recovery for, § 9:6

PECULIAR RISK

Application, § 4:20
 Case law, § 4:23
 Common risk vs., § 4:23
 Construction activities qualifying as, § 4:22
 Definition of, § 4:20
 Employer knowledge and experience, § 4:21
 Indemnity not applicable for negligence caused by, § 7:9
 Vicarious liability for lack of precautions, § 9:3

PERFORMANCE OF WORK

Indemnity applicability limited to, § 7:4

PERMITS

Terms and conditions of principal construction contract regarding, § 1:3

PERSONAL INJURY

Design professional liability, § 2:6

PHOTOGRAPHS

Accident scene, § 11:7
 Illustrative, § 11:14
 Progress
 general discussion, § 11:7
 discovery, § 11:45, 11:52
 Unusable, § 11:7

PLAINTIFF

Discovery (this index)
 Indemnatee settlement with indemnitor's choices before, § 8:4
 notice to indemnitor
 general discussion, § 8:4

PLAINTIFF—Cont'd

Indemnatee settlement with—Cont'd
 notice to indemnitor—Cont'd
 adequacy of, § 8:5
 rights, § 8:3
Subcontractor (this index)

PLEADING

General discussion, § 11:18
 Breach of contract, § 11:25
Control (this index)
Dangerous Work Theories (this index)
Indemnity (this index)
Negligent Selection of Contractor (this index)
Safe Place to Work (this index)
 Safety regulations violation, § 11:26
 Safe work statute violation, § 11:20
 Tool, equipment, and material defects, § 11:24

PRE-BID MEETING

General discussion, § 1:2
 Discovery, § 11:47

PREMISES

Common work area requirement, § 4:14
 Control of, 4:14
 Safe conditions requirement, 4:14

PRIME CONTRACTOR

Insurance obtained by, § 10:6
 Responsibilities, § 1:7

PROGRESS PHOTOGRAPHS

General discussion, § 11:7
 Discovery, § 11:45, 11:52

PROGRESS REPORTS

Discovery, § 11:49

REASONABLE CARE

Design professionals, § 2:6
 Incompetent of contractor, § 4:42
 Precautions against dangerous work, § 4:20

REPORTS

Accident Investigation (this index)
 Progress, § 11:49

INDEX

REPOSE STATUTES

- Design professional liability, § 2:14
- Improvement to real property, § 2:14

RETAINED CONTROL

- Control (this index)

RISK OF INJURY

- Common work area, § 4:17
- Employer knowledge and experience, § 4:21, 4:39
- Multi-trade, § 4:17
- Terms and conditions of principal construction contract regarding, § 1:3

SAFE PLACE TO WORK

EXCEPTION

- General discussion, § 4:4, 11:19
- Applicability criteria, § 4:6
- Contractor employees as trespassers, § 4:7
- Dangerous conditions known to or discoverable by contractor, § 4:4
- Defenses, § 11:19
- Design professional liability based on, § 2:10
- General contractor's responsibilities, § 4:5, 4:17
- Inapplicability where injurious condition related to the work, § 4:5
- Open and obvious danger rule, § 4:4
- Owner's responsibilities, § 4:5
- Statutory obligations, § 4:6

SAFETY

- Common work area, § 4:17
- Contractor's practices
 - contractual obligations, § 6:17
 - employer evaluations of, § 4:43
- Contractual obligations, § 6:17
- Dangerous work theory application to contractor employees effect
 - arguments against, § 4:40
 - arguments in favor of, § 4:30
- Inherently dangerous activity precautions, § 4:22
- Rules and regulations
 - discovery, § 11:43
 - OSHA, § 4:19, 6:17

SAFETY—Cont'd

- Rules and regulations—Cont'd
 - violation of, § 11:26
- Terms and conditions of principal construction contract regarding, § 1:3
- Tools, equipment, and materials, § 4:45

SAFE WORK STATUTE

- Violation of, § 11:20

SHOP DRAWINGS

- Design professional review and approval of, § 2:4

SITE

- Construction Site (this index)

SOLE NEGLIGENCE EXCEPTION TO CONTRACTUAL INDEMNITY

- General discussion, § 6:12, 11:28
- Broad view analysis, § 6:14
- Criteria, § 7:7
- Restrictive view analysis, § 6:13
- Statutes that prohibit, § 6:25 to 6:26

SOPHISTICATED USER DEFENSE

- General discussion, § 5:1

SPECIFICATIONS

- Contractor's right to rely on, § 3:8
- Principal construction contract, § 1:3
- Revision of, § 2:3

STATEMENTS

- Injured worker, § 11:17
- Witness
 - factual, § 11:17
 - useless types of, § 11:9

STATUTE OF LIMITATIONS

- Design professional liability, § 2:14

STEP-OVER CLAUSES

- General discussion, § 1:4, 6:32
- Incorporation by reference, § 6:32

SUBCONTRACTOR

- Co-indemnitors, § 6:34
- Collective bargaining agreement, § 3:7

SUBCONTRACTOR—Cont'd

- Competency of, § 4:27
- Contractual obligations to obtain insurance, § 6:1, 6:17
- Definition of, § 3:1
- General contractor interactions with, § 1:6
- Hiring of, § 4:27
- Liability
 - general discussion, § 4:1
 - injurious conditions related to work performed, § 4:5
- Progress reports, § 11:49
- Rights, § 3:7
- Types of, § 3:7

SUBCONTRACTOR NEGLIGENCE

- Independent contractor, § 4:17.5

SUBCONTRACTS

- General discussion, § 1:4
- Language of, § 6:32
- Step-over clauses, § 1:4

SUBROGATION

- Waiver of, § 3:9

SUPERVISION

- Terms and conditions of principal construction contract regarding, § 1:3

SURROUNDING

CIRCUMSTANCES ANALYSIS OF CONTRACTUAL INDEMNITY

- General discussion, § 6:15
- Indemnitor agreement to comply with safety rules, § 6:17
- Indemnitor procurement of insurance, § 6:16
- Indemnity provision serves no other purpose, § 6:19
- Situation of parties, § 6:18

TENDER OF DEFENSE

- General discussion, § 8:1
- Actual vs. potential liability, § 8:6
- Anti-indemnity statutes effect, § 8:8
- Refusal
 - general discussion, § 8:1

TENDER OF DEFENSE—Cont'd

- Refusal—Cont'd
 - anti-indemnity statutes effect, § 8:8
 - foreclosure of defenses after, § 8:9
 - indemnitor liability for interest, costs and attorneys' fees, § 8:10
- Rules for, § 8:2
- Settlement with principal plaintiff.
 - Settlement with principal plaintiff, above

TERMS AND CONDITIONS

- Principal construction contract, § 1:3

TOOL, EQUIPMENT, AND MATERIAL DEFECTS

- Actual knowledge of, § 4:45
- Defenses, § 11:24
- Failure to preserve evidence of accident, § 11:8
- Failure to provide proper materials, § 4:46
- Loaned tools and equipment
 - general discussion, § 4:47
 - obvious defect exception, § 4:48
- No duty to inspect contractor-owned or supplied tools, equipment, or materials, § 4:45
- Pleading, § 11:24

ULTRA-HAZARDOUS WORK

- General discussion, § 4:20
- Construction activities qualifying as, § 4:22

UNION

- Apprenticeship materials, § 11:44
- Discovery, § 11:34 to 11:35
- Employee participation in, § 4:32

VICARIOUS LIABILITY

- General discussion, § 9:3
- Inherently dangerous activities, § 9:3
- Peculiar risk activities, § 9:3

WAIVERS

- Subrogation, § 3:9

WILLFUL MISCONDUCT

- Indemnity inapplicability for, § 7:14

INDEX

WITNESS

Expert Witness (this index)

Statements

factual, § **11:17**

useless types of, § **11:9**

WORKERS' COMPENSATION

Dangerous work theory application to
contractor employees effect on
intent of, § **4:40**

Design professional immunity against
liability, § **2:10**

Exclusive remedy provision of,
§ **6:28**

WORKERS' COMPENSATION

—**Cont'd**

Indemnitee, § **8:3**

Records, discovery of, § **11:53**

Terms and conditions of principal
construction contract regarding,
§ **1:3**

WRAP-AROUND INSURANCE

General discussion, § **4:28, 6:1**

WRAP-UP INSURANCE

General discussion, § **4:28, 6:1**

