

Index

ABATEMENT

Environmental issues, **17:19**

ACCELERATION

Claims by contractors, **22:73 to 22:75**

Delays in construction, constructive acceleration, **6:15**

ACCEPTED WORK DOCTRINE

Privity, negligence and fraud, **5:24**

ACCESS TO SITE

Claims by contractors, **22:85**

Contracts for work to be done on your premises, **13:26**

ACQUIESCENCE

Consent or Approval (this index)

ACTIVE INTERFERENCE OR CONCEALMENT

“No damage for delay” clauses, **6:26, 6:30**

ACTS OF GOD

Claims by contractors, **22:76**

ADA

Americans with Disabilities Act (this index)

ADMINISTRATION OF CONTRACTS

Generally, **22:41 to 22:60**

Acquiescence in procedures and/or actions inconsistent with contractual requirements, avoidance of, **22:54**

Change orders, **22:58**

Claims management, **22:58**

Closeout of contract, **22:59**

Communication, effective, **22:49 to 22:51**

Comprehensive determination generally, **22:43 to 22:47**

ADMINISTRATION OF

CONTRACTS—Cont’d

Comprehensive determination—Cont’d

contract documents, **22:44**

correspondence, **22:47**

field, events in, **22:45**

submittals by contractor, **22:46**

Contract documents, **22:44**

Correspondence, **22:47, 22:53**

Disputes, avoidance of, **22:42**

Document management, **22:48, 22:56**

Drafting of contract with designer, **22:12**

Field, events in, **22:45**

Format of effective communication, **22:49 to 22:51**

Payment, requisitions for, **22:57**

Rules of contract administration, **22:60**

Submittals by contractor, **22:46**

Waivers, avoidance of, **22:52 to 22:54**

Written procedures

generally, **22:55 to 22:59**

change order and claims management, **22:58**

closeout of contract, **22:59**

document management, **22:56**

payment, requisitions for, **22:57**

ADMINISTRATIVE METHODS

Americans with Disabilities Act, **24:9**

ADVERTISING

Visual Artists Rights Act, **25:11**

AFFIRMATIVE FALSE REPRESENTATION

Conditions at site, contractor of pre-bid inspection, **3:8**

AGENCY

Agreement (form), **27:2**

AGENCY—Cont'd

Privity (this index)

AIR HANDLING UNITS

Uniform Commercial Code, design, testing, and supervision incidental to purchase of, **14:24**

ALCOHOL ABUSE

Contractors and suppliers, use by (form), **26:49**

Contracts for work to be done on your premises, **13:13**

ALLOCATION OF CONTROL

Multiemployer construction sites, **12:9**

ALLOCATION OF RISK

Drafting of construction contracts, **22:34**

ALTERATIONS TO CONTRACTS

Changes in Contracts (this index)

AMERICANS WITH DISABILITIES ACT

Generally, **1:11, 24:1 to 24:22, App. 24A, App. 24B**

Activities, **24:7**

Administrative methods, **24:9**

Affected parties, **24:2 to 24:4**

Applicability, **24:2 to 24:4**

Association, **24:10**

Commercial facilities, **24:3**

Common ADA errors and omissions in new construction and alterations, **App. 24A**

Conclusion, **24:22**

Enforcement, **24:18**

Exemptions, **24:17**

Indemnification, enforcement, **24:21**

Individuals with disabilities, **24:4**

Injury-in-fact, enforcement, **24:19**

Integrated settings, **24:8**

Places of public accommodation, **24:3**

Prohibition against discrimination generally, **24:5 to 24:10**

activities, **24:7**

administrative methods, **24:9**

AMERICANS WITH DISABILITIES ACT—Cont'd

Prohibition against discrimination —Cont'd

association, **24:10**

existing facilities, **24:12 to 24:15**

general prohibitions, **24:6 to 24:10**

integrated settings, **24:8**

new construction, **24:16**

specific prohibitions, **24:11 to 24:15**

Resources, **App. 24B**

Standing, **24:20**

ANNING-JOHNSON/ GROSSMAN STEEL FRAMEWORK

Multiemployer construction sites, **12:3 to 12:14**

ANTI-DUPLICATION PROVISION

Resource Conservation and Recovery Act, **17:10**

ANTIWAIVER PROVISION

Changes in contracts, **4:18**

APPARENT AGENCY

Privity, **5:20**

APPROVAL

Consent or Approval (this index)

ARBITRARY AND CAPRICIOUS STANDARD OF REVIEW

Federal Arbitration Act, **23:10**

ARBITRATION

Generally, **1:14, 23:1 to 23:33**

Arbitration rules, **23:16, App. 23A**

Authority to decide arbitrability, **23:15, 23:16**

Consolidation of arbitration hearings, **23:21**

Contracts for work to be done on your premises, **13:28**

Davis-Bacon Act, **19:14**

Enforcement of valid of agreement to arbitrate, **23:24**

Evidence, **23:33**

Expedited arbitration of construction disputes, **23:31**

Federal Arbitration Act (this index)

INDEX

ARBITRATION—Cont'd

- Full faith and credit, **23:22**
- Incorporation by reference and flow to down provisions, **20:7 to 20:9**
- Incorporation by reference and flow-down provisions, **23:18**
- Mechanic's liens, waiver of right to attorneys' fees, **9:13**
- Mediation procedures, **App. 23A**
- Non-signatories, **23:32**
- Privity, **5:25, 5:26**
- Quantum meruit, **18:13**
- Res judicata, **23:23**
- Severability of agreement to arbitrate, **23:17**
- Standing to enforce arbitration agreement, **23:25**
- State arbitration acts
 - generally, **23:14 to 23:30**
 - existence of agreement to arbitrate, **23:14**
 - interralled contracts, **23:20**
 - invalid arbitration agreements, **23:30**
 - union disputes, **23:29**
 - waiver, **23:27**
 - withdrawal of consent, **23:28**
- Third party beneficiaries, **23:26**
- Union disputes, **23:29**
- Warranties, **16:27**

ARCHITECTS

- Agreement (form), **26:34, 26:35**
- Changes in contracts, **4:20**
- Delays in construction, "no damage for delay" clauses, **6:15**
- Liens. Architect's Liens (this index)
- Warranties (this index)

ARCHITECT'S LIENS

- Generally, **8:2 to 8:8**
- Compliance with other state laws, necessity of, **8:14**
- Construction administrative services, **8:7**
- Constructive improvement, **8:5**
- Drawings, recovery for, **8:3**
- Enhancement of property's value, **8:4**
- Prompt payment acts, **8:15**

ARCHITECT'S LIENS—Cont'd

- Supervision, recovery for, **8:3, 8:6**
- Types of services giving rise to lien, **8:6, 8:8**
- Work that constitutes improvement, **8:4, 8:5**

ART AND ARTISTS

- Visual Artists Rights Act (this index)

ASBESTOS

- Clean Air Act, **17:2**

ASSIGNMENT

- Arbitration clauses, **23:9**
- Mechanic's liens, **7:6**

ASSOCIATION

- Americans with Disabilities Act, **24:10**

ATTORNEYS

- Fees
 - mechanic's liens, arbitration as waiver of right to, **9:13**
 - recovery, Visual Artists Rights Act, **25:22**
- Role of corporate counsel, **22:6**

ATTRIBUTION

- Visual Artists Rights Act, **25:4**

AUTHORITY

- Claims by contractors, **22:103**
- Delays in construction, **6:12**

AUTHORSHIP

- Contracts for work to be done on your premises, **13:19**

AVOIDANCE

- Mechanic's Liens (this index)

BANKRUPTCY

- Common areas of disagreement, **1:15**
- Federal Arbitration Act, **23:7**
- Mechanic's liens, service of notice, **7:19**

BARNS

- Uniform Commercial Code, **14:31**

BASELINES

- Management of designer, **22:18**

BIBLIOGRAPHY

Generally, **App. A**

BIDS AND BIDDERS

Generally, **1:19**

Instructions to bidders (form), **26:5**

Requirements for bidding, **1:19**

Solicitation of bids (form), **26:1**

BONDS

Performance and Payment Bonds
(this index)

BOTTLING COMPANY

Construction services agreement
(form), **26:11**

BUDGETS

Drafting of contract with designer,
22:10

Management of designer, **22:22**

BURDEN OF PROOF

Quantum meruit, **18:5**

CATASTROPHIC EVENTS

Conditions at site, disclaimers, **3:15**

CAUSATION

Claims by contractors, **22:67, 22:104**

CHANGES IN CONTRACTS

Generally, **4:1 to 4:24**

Administration of contracts, **22:58**

Alteration of significant terms.

Excuse of performance under or
alteration of significant terms of
original contract, below

Antiwaiver provision, **4:18**

Architect, changes by, **4:20**

Broadly worded change orders, **4:4**

Cardinal changes, **4:22, 22:77**

Compensation, amount to be
determined at later time, **4:12**

Constructive change orders, **4:14**

Contracts for work to be done on
your premises, **13:4**

Course of conduct, waiver by owner
of written change order through,
4:15

Documentation. Proper written
documentation, changes
without, below

CHANGES IN CONTRACTS

—Cont'd

Drafting of construction contracts,
22:37

Drafting of contract with designer,
22:14

Essential term of original contract,
modification of, **4:23**

Evidence of waiver by owner of writ-
ten change order, **4:17**

Excuse of performance under or
alteration of significant terms of
original contract
generally, **4:22 to 4:24**

“cardinal” changes resulting in
abandonment of original
contract, **4:22**

essential term of original contract,
modification of, **4:23**

trade practice or custom, use to
determine meaning of
ambiguous term in change
directive, **4:24**

Failure of contractor to comply with
explicit provision for changes,
4:8

Form, sample change orders, **27:19**

Government contractors, changes
without proper written
documentation, **4:9**

Inaction by owner as waiver of writ-
ten change order, **4:16**

Like effect provision, requests by
owner for extra work, **4:5**

Objection, additional work performed
without, **4:7**

Proper written documentation,
changes without
generally, **4:6 to 4:12**

compensation, amount to be
determined at later time, **4:12**

failure of contractor to comply
with explicit provision for
changes, **4:8**

government contractors, **4:9**

objection, additional work
performed without, **4:7**

significant increase in scope of
work impliedly authorizes

INDEX

CHANGES IN CONTRACTS

—Cont'd

- Proper written documentation, changes without—Cont'd
 - increase in time to complete work, **4:11**
 - unauthorized parties, execution of change order by, **4:10**
 - waiver by owner of written change order, below
- Quantum meruit, **4:19**
- Requests by owner for extra work
 - generally, **4:2 to 4:4**
 - broadly worded change orders, **4:4**
 - like effect provision, **4:5**
 - unanticipated repairs, **4:3**
- Significant increase in scope of work impliedly authorizes increase in time to complete work, **4:11**
- Subcontractor, change orders as applied to, **4:21**
- Trade practice or custom, use to determine meaning of ambiguous term in change directive, **4:24**
- Unanticipated repairs, **4:3**
- Unauthorized parties, execution of change order by, **4:10**
- Verbal order as waiver of writing requirement, **4:13**
- Waiver by owner of written change order
 - generally, **4:13 to 4:18**
 - antiwaiver provision, **4:18**
 - constructive change orders, **4:14**
 - course of conduct, waiver through, **4:15**
 - inaction by owner as waiver, **4:16**
 - insufficient evidence of waiver, **4:17**
 - verbal order as waiver of writing requirement, **4:13**

CHEMICAL COMPANIES

- Forms (this index)

CIVIL RIGHTS

- Americans with Disabilities Act (this index)

CLAIM NOTICE

- Warranties, accuracy of plans and specifications, **16:3**

CLAIMS BY CONTRACTORS

- Generally, **22:61 to 22:150**
- Acceleration, **22:73 to 22:75**
- Access to site, denial of, **22:85**
- Acts of God, **22:76**
- Actual costs, damages, **22:119**
- Additional time, damages, **22:124**
- Administration of contracts, **22:58**
- Analysis of claims, generally, **22:126 to 22:150**
- Authority, lack of, **22:103**
- Calculation of damages, **22:109, 22:148**
- Cardinal changes, **22:77**
- Categories of damages, **22:110 to 22:117**
- Causation, **22:67, 22:104**
- Conditions of site
 - generally, **22:86 to 22:90**
 - investigation of site, **22:90**
 - notice, prompt, **22:89**
 - physical condition at site, **22:87**
 - significant difference, **22:88**
- Confirmation of work in question, **22:140**
- Context of claim, reading of provisions in, **22:138**
- Control provisions, review of, **22:137**
- Damages
 - generally, **22:63, 22:70, 22:107 to 22:125**
 - actual costs, **22:119**
 - additional time, **22:124**
 - analysis of claims, **22:129**
 - calculation of damages, **22:109, 22:148**
 - categories of damages, **22:110 to 22:117**
 - equipment costs, **22:113**
 - estimated costs, **22:120**
 - extra costs, **22:125**
 - home office overhead costs, **22:117**
 - labor costs, **22:111**
 - markups specified by contract, **22:115**

CLAIMS BY CONTRACTORS

—Cont'd

- Damages—Cont'd
 - material costs, **22:112**
 - modified total costs, **22:122**
 - purpose, **22:108**
 - subcontractor costs, **22:114**
 - supplemental costs, **22:116**
 - total costs, **22:121, 22:122**
 - types of calculations, **22:118 to 22:125**
- Defective specifications, **22:78**
- Defective work, **22:100**
- Defenses of owners
 - generally, **22:98 to 22:106**
 - authority, lack of, **22:103**
 - causation, lack of, **22:104**
 - change order includes all costs, **22:99**
 - defective work, **22:100**
 - delay, no damage for, **22:105**
 - designer's decision as final, **22:101**
 - procedural requirements, failure to comply with, **22:102**
 - statutes of limitation, **22:106**
- Delay
 - generally, **22:79 to 22:84**
 - analysis of delay claim, use of schedule for, **22:84**
 - common types of schedules, **22:81**
 - float, **22:83**
 - no damage for delay, **22:105**
 - preparation of CPM schedule, **22:82**
 - schedules, function of, **22:80**
- Designer's decision as final, **22:101**
- Differing conditions at site. Conditions of site, above
- Documentation, **22:68 to 22:71, 22:143 to 22:145**
- Entitlement, **22:64 to 22:66, 22:128, 22:147**
- Equipment costs, damages, **22:113**
- Estimated costs, damages, **22:120**
- Evaluation of factual position of contractor
 - generally, **22:66, 22:139 to 22:146**

CLAIMS BY CONTRACTORS

—Cont'd

- Evaluation of factual position of contractor—Cont'd
 - confirmation of work in question, **22:140**
 - development of conclusion, **22:146**
 - documentation of contractor, **22:143 to 22:145**
 - inspection of construction, **22:141**
 - schedules, **22:142**
- Extra costs, damages, **22:125**
- Extra work, **22:91**
- Float, delay, **22:83**
- Formal response, preparation of, **22:149**
- God, acts of, **22:76**
- Home office overhead costs, damages, **22:117**
- Identification of specific issues, **22:135**
- Impossibility or impracticability of performance, **22:95**
- Inspection of construction, **22:141**
- Instruction to accelerate, **22:75**
- Interference, **22:94**
- Investigation of conditions of site, **22:90**
- Labor costs, damages, **22:111**
- Markups specified by contract, damages, **22:115**
- Material costs, damages, **22:112**
- Modified total costs, damages, **22:122**
- Notice of differing conditions at site, **22:89**
- Objectives of claims analysis, **22:127**
- Other contractors, problems caused by, **22:96**
- Procedural requirements, compliance with, **22:102, 22:132**
- Proof, four basic requirements of
 - generally, **22:62 to 22:71**
 - damages, **22:63, 22:70**
 - direct causation, **22:67**
 - documentation, **22:68 to 22:71**
 - entitlement, **22:64 to 22:66**
 - factual basis of claim, entitlement, **22:66**

INDEX

CLAIMS BY CONTRACTORS

—Cont'd

- Proof of claims, generally, **22:61 to 22:97**
- Requirements of contract, analysis of, **22:131 to 22:138**
- Review of submission by contractor, **22:130**
- Schedules, **22:80, 22:142**
- Specifications, defective, **22:78**
- Statutes of limitation, **22:106**
- Subcontractor costs, damages, **22:114**
- Substantive requirements of contract, analysis of, **22:133**
- Substitution, improper denial of, **22:92**
- Supplemental costs, damages, **22:116**
- Techniques of contractual analysis
 - generally, **22:134 to 22:138**
 - context of claim, reading of provisions in, **22:138**
 - control provisions, review of, **22:137**
 - identification of specific issues, **22:135**
 - through examination of contract, **22:136**
- Thorough examination of contract, **22:136**
- Total costs, damages, **22:121, 22:122**
- Utilities, inadequacy of, **22:93**
- Visual Artists Rights Act, **25:5**
- Waiver (forms), **26:36 to 26:38**
- Warranties, claim notice, **16:3**
- Wrongful termination, **22:97**

CLEAN AIR ACT

- Generally, **17:2 to 17:5**

CLEAN WATER ACT

- Generally, **17:11 to 17:14**

CLOSEOUT OF CONTRACT

- Generally, **22:59**

COMMENCEMENT OF ACTION

- Mechanic's liens, failure to file notice of, **7:29**

COMMENCEMENT OF WORK

- Delays in construction, **6:3**

COMMERCIAL LIABILITY POLICIES

- Pollution exclusion clauses, **17:22**

COMMON AREAS OF DISAGREEMENT

- Introduction, **1:2**

COMPONENT PARTS

- Doctrine, warranties, **16:22**

COMPREHENSIVE DETERMINATION

- Administration of Contracts (this index)

COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT

- Generally, **17:6**

CONDITION OF MATERIALS

- Common areas of disagreement, **1:13**

CONDITIONS

- Contingent Payments (this index)
- Forms (this index)
- Materials, condition of, common areas of disagreement, **1:13**
- Site conditions. Conditions at Site (this index)

CONDITIONS AT SITE

- Generally, **3:1 to 3:16**
- Affirmative false representation by contractor of pre-bid inspection, **3:8**
- Breach, accrual of cause of action for, **3:9**
- BroadswEEPing and general disclaimers, **3:11**
- Catastrophic events, disclaimers, **3:15**
- Changes to design or performance specifications, disclaimers, **3:16**
- Claims by Contractors (this index)
- Contract documents, misrepresentation of site conditions, **3:2**
- Disclaimers
 - generally, **3:11 to 3:16**

CONDITIONS AT SITE—Cont'd

- Disclaimers—Cont'd
 - additional claims, jurisdiction over additional claims made under government contracts, **3:14**
 - broad sweeping and general disclaimers, **3:11**
 - catastrophic events, **3:15**
 - changes to design or performance specifications, **3:16**
 - government contracts, jurisdiction over additional claims, **3:14**
 - jurisdiction over additional claims made under government contracts, **3:14**
 - Type I conditions, contract with affirmative representations of conditions, **3:13**
 - warning that field verification required or drawings not to scale, **3:12**
- Fraud. Misrepresentation of site conditions, below
- General and broad sweeping disclaimers, **3:11**
- Government contracts, jurisdiction over additional claims, **3:14**
- Invasive testing by contractor, **3:5**
- Investigation by contractor
 - generally, **3:5 to 3:8**
 - affirmative false representation by contractor of pre-bid inspection, **3:8**
 - degree and kind of knowledge expected of contractor, **3:7**
 - invasive testing, **3:5**
 - unduly restricted investigation, **3:6**
- Jurisdiction over additional claims made under government contracts, **3:14**
- Knowledge, degree and kind, **3:7**
- Misrepresentation of site conditions
 - generally, **3:2 to 3:4**
 - contract documents, **3:2**
 - proffered sample of expected conditions, **3:3**
 - reliance by contractor, necessity of, **3:4**
- Parol evidence, **3:10**

CONDITIONS AT SITE—Cont'd

- Proffered sample of expected conditions, misrepresentation of site conditions, **3:3**
- Reliance by contractor, misrepresentation of site conditions, **3:4**
- Unanticipated Site Conditions (this index)
- Unduly restricted investigation by contractor, **3:6**
- Warning that field verification required or drawings not to scale, **3:12**

CONFIDENTIAL INFORMATION

- Agreement (form), **26:22, 26:51, 26:53**
- Contracts for work to be done on your premises, **13:22**

CONSENT OR APPROVAL

- Administration of contracts, avoidance of acquiescence in procedures and/or actions inconsistent with contractual requirements, **22:54**
- Joint checks, **21:2**

CONSEQUENTIAL DAMAGES

- Warranties, **16:30**

CONSERVATION

- Environmental Issues (this index)

CONSOLIDATION

- Arbitration hearings, **23:21**

CONSTITUTIONAL LAW

- Quantum meruit, issue preclusion, **18:21**

CONSTRUCTION

ADMINISTRATIVE SERVICES

- Architect's liens, **8:7**

CONSTRUCTION MANAGERS

- Delays in construction, "no damage for delay" clauses, **6:23**

CONSTRUCTION OF PROJECT

- Generally, **22:1 to 22:6**
- Attorney for owner, role of, **22:6**
- Conclusion, **22:150**

INDEX

CONSTRUCTION OF PROJECT

—Cont'd

- Control by owner, **22:4**
- Criteria for success, **22:3**
- Standard documents for owner, value in development of, **22:5**

CONSTRUCTIVE ACCELERATION

- Delays in construction, **6:15**

CONSTRUCTIVE CHANGES IN CONTRACTS

- Generally, **4:14**

CONSTRUCTIVE IMPROVEMENTS

- Architect's liens, **8:5**

CONSULTING AGREEMENTS

- Form, **26:21**

CONSUMER PRODUCTS COMPANY

- Safety guidelines (form), **26:47**

CONTINGENT PAYMENTS

- Generally, **15:1 to 15:29**
- Ambiguous contract language, **15:9, 15:16 to 15:19**
- Clarity of contractual language, **15:6 to 15:8**
- "Conditioned," use of, **15:17**
- Conditions precedent
 - generally, **15:3 to 15:10, 15:20 to 15:23**
 - ambiguous contractual language, jury issue, **15:9**
 - clarity of contractual language, **15:6 to 15:8**
 - enforcement of clauses, **15:20 to 15:23**
 - intent of parties, **15:5 to 15:10**
 - majority view, **15:20 to 15:23**
 - minority view, generally, **15:3 to 15:10**
 - partial payment, receipt by general contractor, **15:23**
 - partial payment made to subcontractor, **15:10**
 - reliance by subcontractor on owner's credit, **15:21**

CONTINGENT PAYMENTS

—Cont'd

- Conditions precedent—Cont'd
 - specific reference to nonpayment by owner, **15:22**
 - subcontractor, partial payment, **15:10**
- Enforcement of clauses, **15:20 to 15:23**
- Gross mistake of fact by owner, **15:15**
- Insolvency of owner, **15:12, 15:13**
- Intent of parties, **15:5 to 15:10, 15:16 to 15:19**
- Partial payment, receipt by general contractor, **15:23**
- Partial payment made to subcontractor, **15:10**
- Performance and payment bonds, surety's obligations after principal's release, **10:27**
- Prompt payment acts, **15:29**
- Public policy, **15:14**
- Questions of law or fact, intent and ambiguity, **15:9, 15:16**
- Reasonable time for payment
 - generally, **15:11 to 15:19**
 - "conditioned," use of, **15:17**
 - gross mistake of fact by owner, **15:15**
 - insolvency of owner, **15:12, 15:13**
 - intent and ambiguity, **15:16 to 15:19**
 - majority view, generally, **15:11 to 15:19**
 - public policy, **15:14**
 - questions of law, intent and ambiguity as, **15:16**
 - shifting of risk of insolvency of owner, **15:12**
- Reliance by subcontractor on owner's credit, **15:21**
- Shifting of risk of insolvency of owner, **15:12**
- Specific reference to nonpayment by owner, **15:22**
- Subcontractor
 - entitlement to payment, **15:25**
 - partial payment, **15:10**

CONTINGENT PAYMENTS

—Cont'd

- Surety, obligation of
 - generally, **15:24 to 15:28**
 - pay-when-paid clause, enforcement, **15:28**
 - performance and payment bonds, **10:27**
 - subcontractor, entitlement to payment, **15:25, 15:27**
 - validity of pay-when-paid clause in contractor/ subcontractor contract, **15:26**

CONTRACT FORMATION ISSUES

- Uniform Commercial Code, **14:3**

**CONTRACT LANGUAGE,
AMBIGUOUS**

- Contingent payments, **15:9, 15:16 to 15:19**

**CONTRACT MANUAL
PROVISIONS**

- Incorporation by reference and flow-down provisions, **20:6**

**CONTRACTS FOR WORK TO BE
DONE ON YOUR PREMISES**

- Generally, **13:1 to 13:28**
- Access to site, **13:26**
- Alcohol abuse by employees of vendor, **13:13**
- Arbitration, **13:28**
- Authorship, works of, **13:19**
- Changes in contracts, **13:4**
- Checklist of issues to consider when entering into, **App. 13A**
- Confidential information, **13:22**
- Delegation of duty, **13:29**
- Disruption of work, **13:5**
- Drug abuse by employees of vendor, **13:13**
- Employees of vendor, behavior of, **13:11 to 13:13**
- Environmental concerns, **13:8**
- Equipment, **13:25**
- Hazardous materials, **13:9**
- Health and safety, **13:7**
- Intellectual property, **13:19**
- Legal differences, **13:2**

**CONTRACTS FOR WORK TO BE
DONE ON YOUR PREMISES**

—Cont'd

- Payment, **13:6**
- Practical difference from “sale of goods,” **13:3 to 13:26**
- Property, **13:25**
- Public liability, **13:10**
- Qualifications of personnel, **13:23**
- Relationship of parties, **13:21**
- Resources, use of, **13:20**
- Safety and health, **13:7**
- Scope of work, **13:4**
- Security, **13:24**
- Sexual harassment by employees of vendor, **13:12**
- Site access, **13:26**
- Subcontracts, **13:16**
- Supplementary terms and conditions, **13:27**
- Taxes, **13:18**
- Termination, **13:14**
- Time of completion, **13:15**
- Use of resources and utilities, **13:20**
- Utilities, use of, **13:20**
- Warranties, **13:17**

CONTRACTS WITH OWNER

- Privity, third party beneficiaries, **5:16**

**CONTRACTUAL LANGUAGE,
CLARITY OF**

- Contingent payments, **15:6 to 15:8**

CONTROL

- Multiemployer Construction Sites (this index)
- Owner, control by, **22:4**

CONTROLLED SUBSTANCES

- Alcohol Abuse (this index)
- Contractors and suppliers, use by (form), **26:49**
- Contracts for work to be done on your premises, **13:13**

COORDINATION OF WORK

- Delays in construction, causation by owner, **6:10**

INDEX

CO-PRIME CONTRACTORS

Privity, third party beneficiaries, **5:16**

COPYRIGHT CLAIMS

Liens, **8:17**

CORRESPONDENCE

Administration of contracts, **22:47, 22:53**

COST-PLUS CONSTRUCTION AGREEMENTS

Forms, **26:15, 26:16**

COUNSEL

Attorneys (this index)

COURSE OF CONDUCT

Changes in contracts, waiver by owner of written change order, **4:15**

CRAFT OR JURISDICTIONAL RULES

Multiemployer construction sites, **12:13**

DAMAGES

Claims by Contractors (this index)
Delays in construction, authority to resolve delay damages disputes, **6:12**
Joint checks, **21:14**
“No damage for delay” clauses.
Delays in Construction (this index)
Warranties, recovery of consequential, **16:30**

DATE

Time and Date (this index)

DAVIS-BACON ACT

Generally, **19:1 to 19:23**
Applicability of Act, **19:2 to 19:7**
Arbitration, **19:14**
Conclusion, **19:23**
“Construction” contracts, **19:3**
Criticism of Act, **19:22**
Davis-Bacon and Related Acts (DBRA), U.S. Department of Labor, **App. 19A**

DAVIS-BACON ACT—Cont’d

Davis-Bacon Wage Survey Process, U.S. Department of Labor, **App. 19B**

Debarment, **19:17**

Fair Labor Standards Act, **19:20**

“Fringe benefits,” **19:7**

“Laborers,” **19:6**

Liability on contract, **19:15**

“Mechanics,” **19:6**

Option clauses, contracts with, **19:12**

Penalties

generally, **19:15 to 19:21**

debarment, **19:17**

Fair Labor Standards Act, **19:20**

False Claims Act, violation of, **19:18**

liability on contract, withholding and challenges to withholding, **19:15**

private right of action, **19:19**

termination of contract, **19:16**

unjust enrichment, **19:21**

Private right of action, **19:19**

“Public buildings,” **19:4**

“Public works,” **19:4**

Required provisions, **19:8 to 19:13**

Secretary’s authority regarding wage determinations, **19:11**

Termination of contract, **19:16**

Unjust enrichment, **19:21**

Wages, minimum within DOL guidelines

generally, **19:9 to 19:12**

option clauses, contracts with, **19:12**

process for wage determinations, **19:10**

secretary’s authority regarding wage determinations, **19:11**

“Wages,” **19:7**

Weekly payments to employees, **19:13**

Withholding and challenges to withholding, **19:15**

“Within the United States,” **19:5**

Work “on the site,” **19:3**

DEBARMENT

Davis-Bacon Act, **19:17**

DECEIT

Fraud and Misrepresentation (this index)

DEFECTIVE PLANS AND SPECIFICATIONS

Claims by contractors, **22:78**

Delays in construction, causation by owner, **6:11**

DEFECTIVE WORK

Claims by contractors, **22:100**

Performance and payment bonds, liability of surety, **10:8 to 10:10**

DEFENSES

Claims by Contractors (this index)

Mechanic's Liens (this index)

Multiemployer Construction Sites (this index)

Warranties, accuracy of plans and specifications, **16:6**

DEHUMIDIFICATION SYSTEMS

Uniform Commercial Code, **14:23**

DELAYS IN CONSTRUCTION

Generally, **6:1 to 6:44**

Active interference or concealment, "no damage for delay" clauses, **6:26, 6:30**

Architects, "no damage for delay" clauses, **6:22**

Authority to resolve delay damages disputes, **6:12**

Availability of site, owner-caused delays, **6:9**

Claims by Contractors (this index)

Commencement of work, time for reasonable time requirement, **6:3**

"time is of the essence" clauses, **6:3**

Construction managers, "no damage for delay" clauses, **6:23**

Constructive acceleration, **6:15**

Contemplation of parties, delays not in, **6:29**

DELAYS IN CONSTRUCTION

—Cont'd

Contractor, rights and responsibilities of

generally, **6:5 to 6:8**

excusable delays, recovery for, **6:5**

liquidated damages, recovery of, **6:7**

subcontractors, liability to, **6:6**

surety of contractor, recovery by owner of damages from, **6:8**

Coordination of work of prime contractors, owner-caused delays, **6:10**

Damages, authority to resolve delay damages disputes, **6:12**

Defective plans and specifications, owner-caused delays, **6:11**

Dispute resolution, authority to resolve delay damages disputes, **6:12**

Disruption, "no damage for delay" clauses, **6:32**

Drafting of construction contracts, **22:38**

Eichlay formula. Government contracts, below

Engineers, "no damage for delay" clauses, **6:22**

Excusable delays, recovery for, **6:5**

Force majeure clause, **6:33**

Fraud, "no damage for delay" clauses, **6:30**

Fundamental obligation, breach of, **6:28**

Government contracts

generally, **6:34 to 6:39**

Eichlay formula

federal contracts, **6:39**

state court, **6:41**

federal contracts, Eichlay formula in, **6:39**

immunity, sovereign, **6:36**

McMullan presumption, **6:37**

Miller Act, **6:35**

sovereign immunity, **6:36**

state court, Eichlay formula in, **6:41**

state statutes, **6:43**

INDEX

DELAYS IN CONSTRUCTION

—Cont'd

- Government contracts—Cont'd
 - suspension of work clause, **6:42**
 - unabsorbed home office overhead
 - generally, **6:38 to 6:40**
 - Eichlay formula in federal contracts, **6:39**
 - Eichlay formula in state court, **6:41**
 - federal contracts, Eichlay formula in, **6:39**
 - stand-by, **6:40**
 - state court, Eichlay formula in, **6:41**
- Gross negligence, “no damage for delay” clauses, **6:27**
- Hindrance, **6:31**
- Hindrance, “no damage for delay” clauses, **6:31**
- Immunity, sovereign, **6:36**
- Incorporation by reference and flow-down provisions, damages for delay provisions, **20:4**
- Interference, willful and deliberate, **6:26**
- Liquidated damages, **6:7, 6:44**
- McMullan presumption, government contracts, **6:37**
- Miller Act, government contracts, **6:35**
- “No damage for delay” clauses
 - generally, **6:16 to 6:20**
 - architects, use of clause to protect other parties, **6:22**
 - construction managers, use of clause to protect other parties, **6:23**
 - contemplation of parties, delays not in, **6:29**
 - disruption, **6:32**
 - engineers, use of clause to protect other parties, **6:22**
 - exceptions, **6:25 to 6:33**
 - force majeure clause, **6:33**
 - fraud or active concealment, **6:30**
 - fundamental obligation, breach of, **6:28**
 - gross negligence, **6:27**

DELAYS IN CONSTRUCTION

—Cont'd

- “No damage for delay” clauses
 - Cont'd
 - hindrance, **6:31**
 - other contractors, use of clause to protect, **6:24**
 - parties at fault, **6:19**
 - strict construction, **6:18**
 - use of clause to protect other parties, **6:21 to 6:24**
 - validity of clauses, **6:17 to 6:20**
 - willful and deliberate or “active” interference, **6:26**
- Owner to caused delays
 - generally, **6:9 to 6:11**
- Owner-caused delays
 - availability of site and coordination of work of prime contractors, **6:10**
 - defective plans and specifications, **6:11**
- Parties at fault, “no damage for delay” clauses, **6:19**
- Reasonable time requirement
 - generally, **6:2**
 - commencement of work, time for, **6:3**
 - time for commencement of work, **6:3**
- Release, waiver of delay damages, **6:14**
- Resolution, authority to resolve delay damages disputes, **6:12**
- Sovereign immunity, government contracts, **6:36**
- State court, Eichlay formula in, **6:41**
- State statutes, government contracts, **6:43**
- Strict construction, “no damage for delay” clauses, **6:18**
- Subcontractors, liability to, **6:6**
- Substantial completion, **6:4**
- Surety of contractor, recovery by owner of damages from, **6:8**
- Suspension of work clause, government contracts, **6:42**
- Time for commencement of work, **6:3**

DELAYS IN CONSTRUCTION

—Cont'd

- “Time is of the essence” clauses generally, **6:2**
- commencement of work, time for, **6:3**
- Unabsorbed home office overhead. Government contracts, above
- Waiver of delay damages, **6:13**

DELEGATION OF DUTY

- Contracts for work to be done on your premises, **13:29**

DELIVERABLES

- Designer, management of, **22:20**

DESIGNER, MANAGEMENT OF

- Generally, **22:17 to 22:31**
- Baselines, establishment of, **22:18**
- Budget, **22:22**
- Deliverables, **22:20**
- Document discussions and decisions, **22:28**
- Failure to comply with requirements of agreement, **22:30**
- Gaps, three, **22:31**
- Monitoring performance by designer, **22:26 to 22:29**
 - generally, **22:24 to 22:30**
 - document discussions and decisions, **22:28**
 - failure to comply with requirements of agreement, **22:30**
 - items to monitor, **22:25**
 - method of monitoring, **22:26 to 22:29**
 - regular meetings, **22:27**
 - reports, requirement and utilization of, **22:29**
- Program, **22:19**
- Regular meetings, **22:27**
- Reports, requirement and utilization of
 - generally, **22:29**
 - progress reports, **22:23**
- Schedules, **22:21**

DISABLED PERSONS

- Americans with Disabilities Act (this index)

DISCLAIMERS

- Conditions at Site (this index)
- Unanticipated Site Conditions (this index)
- Uniform Commercial Code, warranties, **14:11, 14:40 to 14:43**
- Warranties, **16:31**

DISCOVERY

- Warranties, time for bringing action, **16:24**

DISCRIMINATION

- Americans with Disabilities Act (this index)

DISPUTE RESOLUTION

- Delays in construction, **6:12**

DISRUPTION OF WORK

- Contracts for work to be done on your premises, **13:5**
- Delays in construction, “no damage for delay” clauses, **6:32**

DOCUMENTATION

- Administration of contracts, **22:44, 22:48, 22:56**
- Changes in Contracts (this index)
- Claims by contractors, **22:68 to 22:71, 22:143 to 22:145**
- Conditions at site, misrepresentation of site conditions, **3:2**
- Management of designer, **22:28**

DRAFTING OF CONSTRUCTION CONTRACTS

- Generally, **22:32 to 22:40**
- Allocation of risk, **22:34**
- Change orders, **22:37**
- Coordination with design agreement, **22:33**
- Delay, damages for, **22:38**
- Indemnification, **22:39**
- Schedules, **22:36**
- Termination, **22:40**

DRAFTING OF CONTRACT WITH DESIGNER

- Generally, **22:7 to 22:16**
- Additional services, **22:15**
- Administration of schedule, **22:12**

INDEX

DRAFTING OF CONTRACT WITH DESIGNER—Cont'd

- Analysis of claims, **22:14**
- Budget of owner, designing to, **22:10**
- Change orders, review of, **22:14**
- Deliverables required for management, **22:16**
- Inspection of construction, **22:11**
- Management of construction, **22:8**
- Payment requisitions, review of, **22:13**
- Program of owner, designing to, **22:9**
- Reimbursable expenses, **22:15**
- Review of requisitions for payment, **22:13**
- Schedule administration, **22:12**

DRUGS

- Controlled Substances (this index)

ECONOMIC LOSS DOCTRINE

- Privity, **5:32**

EDGAR DATABASE

- Forms, **27:1 to 27:17, App. C**

EICHLAY FORMULA

- Delays in construction, **6:39, 6:41**

ELECTRICAL SERVICES

- Form, **26:58**

ELECTRICAL SUBSTATIONS

- UCC, tests for determining whether Article 2 applies, **14:29**

ELECTRONIC CONTRACTING

- Generally, **1:17**
- Internet, **1:17**

ENDANGERED SPECIES ACT

- Generally, **17:15**

ENFORCEMENT

- Americans with Disabilities Act, **24:18**
- Arbitration agreements, **23:24, 23:25**
- Contingent payment clauses, **15:20 to 15:23**
- Incorporation by reference clauses, **20:2**
- Surety, obligation of. pay-when-paid clause, **15:28**

ENFORCEMENT—Cont'd

- Visual Artists Rights Act, **25:5**

ENGINEERS

- Agreement (form), **27:3**
- Contracts (forms), **26:31 to 26:33, 26:35, 27:7**
- Delays in construction, “no damage for delay” clauses, **6:22**
- Liens. Engineer’s Liens (this index)
- Warranties (this index)

ENGINEER’S LIENS

- Generally, **8:10 to 8:13**
- Compliance with other state laws, necessity of, **8:14**
- Knowledge of owner of improvement, **8:11**
- Notice to third parties, **8:12**
- Preliminary site work, recovery for, **8:10**
- Time to file lien, **8:13**

ENVIRONMENTAL ISSUES

- Generally, **1:12, 17:1 to 17:23, App. 17A**
- Abatement work, **17:19**
- Anti-duplication provision, Resource Conservation and Recovery Act, **17:10**
- Asbestos, Clean Air Act, **17:2**
- Checklist of issues, **App. 17A**
- Clean Air Act, **17:2 to 17:5**
- Clean Water Act, **17:11 to 17:14**
- Commercial liability insurance pollution exclusion clauses, **17:22**
- Comprehensive Environmental Response, Compensation, and Liability Act, **17:6**
- Conclusion, **17:23**
- Contracts for work to be done on your premises, **13:8**
- Endangered Species Act, **17:15**
- Indemnity agreement (form), **27:13**
- Indoor air pollution, Clean Air Act, **17:5**
- Lead-based paint, **17:18**
- Multiemployer worksites, **17:20**
- National Environmental Policy Act, **17:16**

ENVIRONMENTAL ISSUES

—Cont'd

- Negligent exposure to hazardous materials, **17:21**
- New Source Review, Clean Air Act, **17:3**
- NPDES, Clean Water Act, **17:12**
- Paint, lead-based, **17:18**
- Permits, Clean Air Act, **17:4**
- Pollution exclusion clauses, **17:22**
- Protection rules for contractors (form), **26:44**
- Regulated activities, Clean Water Act, **17:14**
- Resource Conservation and Recovery Act, **17:7 to 17:10, 17:10**
- State laws, **17:17**
- Underground storage tanks, Resource Conservation and Recovery Act, **17:9**
- Waste, Resource Conservation and Recovery Act, **17:8**
- Wetlands, Clean Water Act, **17:13**

EQUIPMENT

- Claims by contractors, damages, **22:113**
- Contracts for work to be done on your premises, **13:25**
- Loan agreement (form), **26:57, 26:59**
- Sale and engineering contract (form), **26:32**

EQUITABLE SUBORDINATION

- Performance and payment bonds, surety's right, **10:40**

ESTIMATED COSTS

- Claims by contractors, damages, **22:120**

ESTOPPEL

- Joint checks, **21:13**

EVIDENCE

- Arbitration, **23:33**
- Quantum meruit, burden of proof, **18:5**
- Questions of Law or Fact (this index)
- Waiver by changes in contracts, **4:17**

EXCULPATORY CLAUSES

- Unanticipated Site Conditions (this index)

EXCUSE OF PERFORMANCE

- Changes in Contracts (this index)

EXEMPTIONS

- Americans with Disabilities Act, **24:17**

EXPEDITED ARBITRATION

- Arbitration, **23:31**

EXTRA WORK

- Claims by contractors, **22:91**
- Unanticipated site conditions, **2:6**

FAILURE TO DISCLOSE

- Fraud and Misrepresentation (this index)

FAILURE TO FILE NOTICE OF COMMENCEMENT OF ACTION

- Mechanic's liens, **7:29**

FAIR LABOR STANDARDS ACT

- Davis-Bacon Act, **19:20**

FAST-TRACK APPROACH

- Generally, **1:22**

FEDERAL ARBITRATION ACT

- Generally, **23:2 to 23:13**
- Arbitrary and capricious standard of review, **23:10**
- Assignment of arbitration clause, **23:9**
- Bankruptcy, **23:7**
- Commerce, involving transactions, **23:3**
- Conflict between state and federal law, **23:6**
- Incorporation by reference, **23:8**
- Interstate transactions involving commerce, **23:4**
- "Involving commerce," interstate transactions, **23:4**
- Post-award proceedings, **23:13**
- Severability of agreement to arbitrate, **23:5**
- Vacating awards, **23:12**

INDEX

FEDERAL ARBITRATION ACT

—Cont'd

Waiver of right to compel arbitration,
23:11

FEDERAL CONTRACTS

Arbitration. Federal Arbitration Act
(this index)

Delays in Construction (this index)

Incorporation by reference and flow-
down provisions, federal dispute
resolution procedures, **20:8**

Multiemployer construction sites,
12:15

Performance and payment bonds,
10:2

Unanticipated site conditions,
exculpatory and disclaimer
clauses, **2:9**

FEES

Attorneys' fees, recovery, Visual Art-
ists Rights Act, **25:22**

Manufacturing company, cost-plus-
fixed-fee construction agree-
ments, **26:16**

Mechanic's Liens (this index)

FIELD SERVICE AGREEMENTS

Form, **26:55**

FILING

Engineer's liens, **8:13**

Mechanic's Liens (this index)

Performance and payment bonds,
time for filing claim, **10:33**

FIRE ALARM SYSTEMS

Uniform Commercial Code, **14:35**

FITNESS FOR PARTICULAR PURPOSE

Implied warranties, **14:9, 14:45 to
14:49, 16:21**

FLOAT

Claims by contractors, **22:83**

FLOW-DOWN PROVISIONS

Incorporation by Reference and
Flow-Down Provisions (this
index)

FORCE MAJEURE CLAUSE

Delays in construction, **6:33**

FORMS

Generally, **27:1 to 27:17**

Agency agreement, **27:2**

Alcohol, use by contractors and sup-
pliers, **26:49**

Amended and restated engineering,
27:10

Annual contractor services agree-
ment, **26:14**

Architectural agreement, **26:34,
26:35**

Bid solicitation, **26:1**

Bidders, instructions to, **26:5**

Blanket contract for miscellaneous
construction, **26:13**

Bonds

payment bond, **26:41**

performance and payment bond,
26:43

performance bond, **26:42**

Bottling company, construction ser-
vices agreement, **26:11**

Change Order Form, **27:19**

Checklist of drafting terms and
conditions, **26:60**

Chemical company

cost-plus construction agreements,
26:15

lump sum construction contract,
26:17

release of supplier, **26:39**

Conditions

architectural or engineering ser-
vices, contract for, **26:35**

equipment rental, **26:59**

independent contractor's agree-
ments, **26:27**

supervisory services, **26:56**

Confidentiality agreement, **26:22,
26:51, 26:53**

Construction agreements, **26:7 et
seq., 27:1, 27:2**

Construction contract, **27:5**

Construction management services
agreement, **27:17**

FORMS—Cont'd

- Construction manager and contractor, contract between, **26:29**
- Consulting agreement for construction services, **26:21**
- Consumer products company, safety guidelines, **26:47**
- Contractor and owner form, **26:10**
- Contractor and subcontractor waivers and releases, **27:18**
- Controlled substances, use by contractors and suppliers, **26:49**
- Cost-plus construction agreements, **26:15, 26:16**
- Development agreement, **27:12**
- Development services agreement, **27:12**
- EDGAR Database, forms from, **27:1 to 27:17, App. C**
- Electrical services, **26:58**
- Engineering, **27:14**
- Engineering, procurement and construction agreement, **27:3**
- Engineering contracts, **26:31 to 26:33, 26:35, 27:7**
- Engineering services, equipment sale, and construction agreement, **26:33**
- Environmental indemnity agreement, **27:13**
- Environmental protection rules for contractors, **26:44**
- Equipment loan agreement, **26:57, 26:59**
- Equipment sale and engineering contract, **26:32**
- Field service agreement, **26:55**
- General requirements for construction, **26:19**
- General rules and procedures, **26:44, 26:45**
- General terms and conditions for construction, **26:20**
- Health protection rules for contractors, **26:44**
- Improvement construction agreement, **27:17**
- Independent contractor's agreements, **26:26, 26:27**

FORMS—Cont'd

- Instructions to bidders, **26:5**
- Insurance agreement, **26:50**
- Inventions and secrecy agreement, **26:52**
- Labor, contract for, **26:54**
- Landlord and tenant—work letter, **27:6**
- Letter of credit, **27:14**
- Liens. Waiver, below
- Limited scope, constructions projects of, **26:30**
- Line installation agreement, **27:16**
- Loan of equipment, **26:57, 26:59**
- Lump sum construction contracts, **26:17, 26:18**
- Lump sum contract proposal, **26:6**
- Management of construction, **27:1, 27:2**
- Manufacturing company
 - blanket contract for miscellaneous construction, **26:13**
 - cost-plus-fixed-fee construction agreements, **26:16**
- Master construction agreement, **27:11**
- Master construction and term loan agreement, **27:4**
- Materials, contract for, **26:54**
- Necessary precautions checklist, **26:46**
- Performance and payment bonds, **26:41 to 26:43**
- Plumbing services, **26:58**
- Precautions checklist, **26:46**
- Premises of owner or buyer
 - purchase orders, supplementary terms and conditions for, **26:23**
 - supplementary terms and conditions for work, **26:25**
 - terms and conditions for work, **26:24**
- Prequalification questionnaire, **26:4**
- Procurement agreement, **27:7**
- Procurement and construction agreement, **27:10, 27:14**
- Proposal for contract, **26:2, 26:6**
- Purchase orders, supplementary terms and conditions for, **26:23**

INDEX

FORMS—Cont'd

- Qualification of contractor, **26:3, 26:4**
- Release of contractor, **26:40**
- Release of supplier, **26:39**
- Safety
 - checklist, **26:48**
 - guidelines, **26:47**
 - protection rules for contractors, **26:44**
- Secrecy and inventions agreement, **26:52**
- SEC's EDGAR Database, forms from, **27:1 to 27:17, App. C**
- Selected terms and conditions, **26:61**
- Service organizations of company, general rules and procedures expected of, **26:45**
- Small construction contract, **26:9**
- Solicitation of bids, **26:1**
- Special services agreement, **26:8**
- Subcontractor and contractor/ builder, agreement between, **26:28**
- Supervision, contract for, **26:54**
- Supervisory services conditions, **26:56**
- Supplementary terms and conditions for purchase orders, **26:23**
- Supplier, release of, **26:39**
- Time and materials form, **26:12**
- Utility company
 - general requirements for construction, **26:19**
 - general terms and conditions for construction, **26:20**
- Waiver
 - liens, generally, **26:38, 27:15**
 - liens and claims, **26:37**
 - mechanic's and/or materialmen's liens, **26:36**

FORUM SELECTION CLAUSES

- Common areas of disagreement, **1:10**
- Incorporation by reference and flow-down provisions, **20:10**

FRAUD AND MISREPRESENTATION

- Conditions at Site (this index)

FRAUD AND MISREPRESENTATION

—Cont'd

- Mechanic's liens, procurement of waiver, **9:16**
- "No damage for delay" clauses, **6:30**
- Privity (this index)
- Unanticipated Site Conditions (this index)

FRAUDS, STATUTE OF

- Uniform Commercial Code, **14:13**

"FRINGE BENEFITS"

- Davis-Bacon Act, **19:7**

FRUSTRATION OF PURPOSE DOCTRINE

- Performance and payment bonds, liability of surety, **10:10**

FULL FAITH AND CREDIT

- Arbitration, **23:22**

FUNCTIONAL ART

- Visual Artists Rights Act, exclusions, **25:12**

GOD, ACTS OF

- Claims by contractors, **22:76**

GOOD FAITH

- Performance and payment bonds, **10:23**

GOODS

- Uniform Commercial Code (this index)

GOVERNMENT CONTRACTORS

- Changes without proper written documentation, **4:9**

GOVERNMENT CONTRACTS

- Generally, **1:18**
- Conditions at site, disclaimers, **3:14**
- Delays in Construction (this index)

GRANITE PROCESSING

- UCC, tests for determining whether Article 2 applies, **14:28**

GROSS MISTAKES OF FACT

- Contingent payments, **15:15**

GROSS NEGLIGENCE
“No damage for delay” clauses, **6:27**

GUARANTIES
Warranties, **16:32**

HANDICAPPED PERSONS
Americans with Disabilities Act (this index)

HAZARD COMMUNICATION RULE
Multiemployer construction sites, **12:25**

HAZARDOUS MATERIALS
Contracts for work to be done on your premises, **13:9**
Negligent exposure, **17:21**

HEALTH
Safety and Liability (this index)

HINDRANCE
“No damage for delay” clauses, **6:31**

HOME OFFICE OVERHEAD
Claims by contractors, damages, **22:117**
Delays in Construction (this index)

IMMUNITY
Delays in construction, **6:36**
Visual Artists Rights Act, **25:19**

IMPLIED CONTRACTS
Privity (this index)
Quantum meruit, **18:3**

IMPLIED WARRANTIES
Warranties (this index)

IMPOSSIBILITY OR IMPRACTICABILITY OF PERFORMANCE
Claims by contractors, **22:95**

INACTION
Changes in contracts, waiver of written change order, **4:16**

INCORPORATION BY REFERENCE AND FLOW TO DOWN PROVISIONS
Generally, **20:1 to 20:10**

INCORPORATION BY REFERENCE AND FLOW TO DOWN PROVISIONS—Cont’d
Dispute resolution provisions, **20:7 to 20:9**

INCORPORATION BY REFERENCE AND FLOW-DOWN PROVISIONS
Arbitration, **23:19**
Contract manual provisions, **20:6**
Damages for delay provisions, **20:4**
Federal Arbitration Act, **23:8**
Federal dispute resolution procedures, **20:8**
Forum selection clauses, **20:10**
General contract arbitration clauses, **20:9**
Indemnity provisions, **20:5**

INCORPORATION BY REFERENCE CLAUSES
Enforcement, **20:2**

INDEMNITY AND INDEMNIFICATION
Americans with Disabilities Act, **24:21**
Bonds. Performance and Payment Bonds (this index)
Drafting of construction contracts, **22:39**
Environmental indemnity agreement (form), **27:13**
Incorporation by reference and flow-down provisions, **20:5**
Performance and Payment Bonds (this index)
Safety and liability, **11:9**
Uniform Commercial Code, **14:18**

INDEPENDENT CONTRACTORS
Forms, agreements, **26:26, 26:27**
Safety and liability, **11:3**

INSOLVENCY
Contingent payments, **15:12, 15:13**

INSPECTIONS
Claims by contractors, **22:141**
Drafting of contract with designer, **22:11**

INDEX

INSPECTIONS—Cont'd

Unanticipated site conditions, “duty to inspect” clauses, **2:16**

INSTITUTIONAL FORMS

Generally, **1:26**

INSURANCE

Delays in construction, force majeure clause, **6:33**

Form, **26:50**

Mechanic’s liens, **7:9**

Pollution exclusion clauses in commercial liability policies, **17:22**

Privity, **5:21**

INTEGRATED SETTINGS

Americans with Disabilities Act, **24:8**

INTEGRITY

Visual Artists Rights Act, **25:3**

INTELLECTUAL PROPERTY

Contracts for work to be done on your premises, **13:19**

INTENT

Contingent payments, **15:5 to 15:10, 15:16 to 15:19**

Mechanic’s liens, actions inconsistent with intent to file lien, **9:12**

INTEREST

Quantum meruit, **18:22**

INTERFERENCE

Claims by contractors, **22:94**

INTERIOR DECORATING

Uniform Commercial Code, **14:36**

INTERNET

Generally, **1:17, App. B**

Electronic contracting, **1:17**

INTERSTATE MATTERS

Federal Arbitration Act, interstate transactions “involving commerce,” **23:4**

INTOXICATING LIQUOR

Alcohol Abuse (this index)

INTRODUCTION

Generally, **1:1 to 1:28**

INTRODUCTION—Cont'd

Summary and conclusion, **1:28**

INVENTIONS

Form, **26:52**

INVESTIGATIONS

Conditions at Site (this index)

JOINT CHECKS

Generally, **21:1 to 21:15**

Agreements allowing joint checks, **21:2 to 21:8**

Conclusion, **21:15**

Condition precedent, **21:4**

Consent required, **21:2**

Consideration, **21:5**

Damages, **21:14**

Estoppel, **21:13**

Identity of payees, **21:7**

Mechanic’s liens, acceptance as waiver, **9:10**

Miller Act, **21:11**

Parties’ relationship, **21:8**

Priority of competing claims, **21:10**

Protection of rights under agreement allowing joint checks, **21:6**

Relationship of parties, **21:8**

Rule, **21:9**

Scope of agreement allowing joint checks, **21:3**

Waiver, **21:12**

JURISDICTION

Conditions at site, additional claims made under government contracts, **3:14**

JURISDICTIONAL OR CRAFT RULES

Multiemployer construction sites, **12:13**

LABOR COSTS

Claims by contractors, damages, **22:111**

LANDLORD AND TENANT

Forms, **27:6**

Privity, **5:18**

Quantum meruit, **18:18**

Work letter, form, **27:6**

LAWYERS

Attorneys (this index)

LEAD-BASED PAINT

Generally, **17:18**

LEASES

Landlord and Tenant (this index)

LETTER OF CREDIT

Form, **27:14**

LIABILITY

Safety and Liability (this index)

LICENSING STATUTES

Quantum meruit, failure of contractor to comply, **18:17**

LIENS

Generally, **8:1 to 8:18**

Ability of other professionals to file lien claims, **8:16**

Architect's Liens (this index)

Conclusion, **8:18**

Construction managers, **8:9**

Copyright claims, **8:17**

Engineer's Liens (this index)

Mechanic's Liens (this index)

Professionals, generally, **8:1 to 8:18**
State laws, compliance with other, **8:14**

Waiver (forms), **26:36 to 26:38, 27:15**

LIKE EFFECT PROVISION

Changes in contracts, requests by owner for extra work, **4:5**

LIMITATION OF ACTIONS

Statutes of Limitation (this index)

LIMITATIONS OF LIABILITY

Warranties, **16:31**

LIQUIDATED DAMAGES

Delays in construction, **6:7, 6:44**

LOANS

Equipment (forms), **26:57, 26:59**

LOSSES

Privity, economic loss doctrine, **5:32**

LUMP SUM CONSTRUCTION CONTRACTS

Forms, **26:17, 26:18**

LUMP SUM CONTRACT PROPOSAL

Form, **26:6**

MACHINERY

Mechanic's liens, **7:8**

MANAGEMENT OF CONSTRUCTION

Generally, **1:25**

Drafting of contract with designer, **22:8**

Forms, **26:29, 27:1, 27:2**

Liens, **8:9**

Privity, **5:19**

MANUFACTURER'S WARRANTY

Contract term, **16:33**

MANUFACTURING COMPANIES

Forms (this index)

MASTER CONSTRUCTION AGREEMENT

Forms, **27:11**

MASTER CONSTRUCTION AND TERM LOAN AGREEMENT

Form, **27:4**

MATERIALS

Claims by contractors, damages, **22:112**

Form, **26:54**

MCMULLAN PRESUMPTION

Delays in construction, **6:37**

MECHANIC'S LIENS

Generally, **1:4, 7:1 to 7:32, 9:1 to 9:19**

Affixation to property, **7:12**

Arbitration as waiver of right to attorneys' fees, **9:13**

Assignment, **7:6**

Attorneys' fees, arbitration as waiver of right to, **9:13**

Avoidance generally, **7:22 to 7:23**

INDEX

MECHANIC'S LIENS—Cont'd

Avoidance—Cont'd
claims process, lien-free construction, **7:32**
commencement of action, failure to file notice of, **7:29**
direct disbursement, lien-free construction, **7:25**
failure to file notice of commencement of action, **7:29**
file notice of commencement of action, failure to, **7:29**
lien to free construction, **7:24 to 7:29**
notice of commencement of action, failure to file, **7:29**
notice of nonresponsibility, **7:23**
waiver, **7:22**
Bankruptcy, service of notice, **7:19**
Breach of contract by owner as waiver, **9:15**
Claims process, lien-free construction, **7:32**
Commencement of action, failure to file notice of, **7:29**
Conclusion, **9:19**
Conduct, waiver by, **9:7 to 9:12**
Defenses
generally, **7:31**
release of lien, **7:33**
waiver, below
Delivery vs. incorporation of materials, **7:14**
Direct disbursement, lien-free construction, **7:25**
Failure of consideration as waiver, **9:14**
Failure to file notice of commencement of action, **7:29**
Fees
arbitration as waiver of right to attorneys' fees, **9:13**
contractor's fee as lienable/nonlienable item, **7:10**
payment of, **7:5**
Filing notice of commencement of action, failure, **7:29**
Filing of liens, generally, **7:2 to 7:11**
Fraud in procuring waiver, **9:16**

MECHANIC'S LIENS—Cont'd

Funds, lienable, **7:21**
Incorporation of prime contract, waiver, **9:3**
Incorporation vs. delivery of materials, **7:14**
Insurance premiums as lienable item, **7:9**
Intent to file lien, actions inconsistent with, **9:12**
Joint payee checks, acceptance as waiver, **9:10**
Labor, types covered, **7:11**
Lien to free construction, **7:24 to 7:29**
Location of materials, filing of lien, **7:3**
Machinery as lienable item, **7:8**
Notice
generally, **7:16**
commencement of action, failure to file, **7:29**
contents of notice, **7:17**
nonresponsibility, **7:23**
Partial written waivers, **9:9**
Party other than owner, work ordered by, **7:15**
"Pay-if-paid" clause as impermissible indirect waiver, **9:5**
Payment of fee, **7:5**
Persons who may file liens, **7:4**
Priority, relation back, **7:20**
Release of lien, **7:33**
Retention payments, waiver, **9:18**
Sample form of lien and claim waivers, **App. 7A**
Service of notice, **7:18**
Subject matter of liens, **7:7 to 7:10**
Time limit for filing of lien, **7:3**
Tools as lienable item, **7:8**
Visibility, **7:13**
Wages as lienable item, **7:7**
Waiver
generally, **7:22, 9:1 to 9:19**
arbitration as waiver of right to attorneys' fees, **9:13**
breach of contract by owner, **9:15**
conduct, waiver by, **9:7 to 9:12**

MECHANIC'S LIENS—Cont'd

- Waiver—Cont'd
 - defenses of subcontractors and materialmen
 - generally, **9:14 to 9:18**
 - breach of contract by owner, **9:15**
 - execution date of waiver, **9:17**
 - failure of consideration, **9:14**
 - fraud in procuring waiver, **9:16**
 - retention payments, **9:18**
 - scope of waiver, **9:17, 9:18**
 - effect of waiver by general contractor on materialmen and subcontractors, **9:6**
 - execution date of waiver, **9:17**
 - failure of consideration, **9:14**
 - form, **26:36**
 - fraud in procuring waiver, **9:16**
 - incorporation of prime contract, **9:3**
 - intent to file lien, actions inconsistent with, **9:12**
 - joint payee checks, acceptance of, **9:10**
 - other consideration, acceptance in lieu of lien, **9:11**
 - partial written waivers, **9:9**
 - “pay-if-paid” clause as impermissible indirect waiver, **9:5**
 - retention payments, **9:18**
 - scope of waiver, **9:17, 9:18**
 - statutory restrictions, **9:4, 9:5**
 - written waivers, **9:7, 9:8, 9:9**
- Written waivers, **9:7, 9:8, 9:9**

MEDIATION PROCEDURES

- Arbitration, **App. 23A**

MEETINGS

- Management of designer, **22:27**

MERCHANTABILITY

- Uniform Commercial Code, warranties, **14:8, 14:44**

MILLER ACT

- Delays in construction, **6:35**
- Joint checks, **21:11**
- Performance and payment bonds, recovery under bond, **10:30**

MISREPRESENTATION

- Fraud and Misrepresentation (this index)

MODIFICATIONS TO CONTRACTS

- Changes in Contracts (this index)
- Performance and payment bonds, modification of agreement between owner and contractor, **10:14**

MULTIEMPLOYER

CONSTRUCTION SITES

- Generally, **12:1 to 12:27**
- Allocation of control of hazard, **12:9**
- Alternative safety measures, **12:11**
- Anning-Johnson/ Grossman Steel framework, **12:3 to 12:14**
- Complaint by subcontractor, adequacy of, **12:12**
- Compliance requirements, **12:17 to 12:23**
- Conclusion, **12:27**
- Control of hazard
 - generally, **12:4 to 12:10, 12:17 to 12:23**
 - compliance requirements, **12:17 to 12:23**
 - contractual allocation of control, **12:9**
 - general contractor liable for subcontractor safety violations, **12:5**
 - general supervisory authority over construction site, **12:18**
 - noncontrolling employers, responsibility of, **12:8**
 - realistic measures, taking of, **12:23**
 - reasonable effort to detect hazard, **12:22**
 - subcontractor liable for subcontractor safety violations, **12:7**
- Craft or jurisdictional rules, **12:13**
- Duty of care, creation for tort actions, **12:14**
- Environmental issues, **17:20**
- Federal sector, application of defense to, **12:15**

INDEX

MULTIEMPLOYER

CONSTRUCTION SITES

—Cont'd

- Hazard Communication Rule, **12:25**
- Jurisdictional or craft rules, **12:13**
- Occupational Safety and Health Act, generally, **12:1 to 12:27**
- OSHA Field Inspection Reference Manual Multiemployer Citation Policy, **12:16**
- Realistic measures, control of hazard, **12:23**
- Reasonable effort to detect hazard, **12:22**
- Reasonable efforts to abate hazard generally, **12:10 to 12:14**
 - alternative safety measures, **12:11**
 - complaint by subcontractor, adequacy of, **12:12**
 - craft or jurisdictional rules, **12:13**
- Site owner liability, **12:26**
- State statutes, **12:24**
- Statutory provisions, **12:2**

NATIONAL ENVIRONMENTAL POLICY ACT

- Generally, **17:16**

NEGLIGENCE

- Exposure to hazardous materials, **17:21**
- Hiring, negligent, **11:11**
- Privity (this index)

NEGOTIATIONS

- Uniform Commercial Code, disclaimer of warranties after ineffective, **14:42**

NEW SOURCE REVIEW

- Clean Air Act, **17:3**

“NO DAMAGE FOR DELAY” CLAUSES

- Delays in Construction (this index)

NOTICE

- Claims by contractors, differing conditions at site, **22:89**
- Engineer's liens, **8:12**
- Mechanic's Liens (this index)

NOTICE—Cont'd

- Performance and Payment Bonds (this index)
- Privity, breach of warranty, **5:30**
- Termination of contracts, **1:6**
- Unanticipated site conditions, **2:7**
- Uniform Commercial Code, warranties, **14:10**
- Warranties (this index)

NPDES

- Clean Water Act, **17:12**

OBJECTIONS

- Changes in contracts, additional work performed without objection, **4:7**

OCCUPATIONAL SAFETY AND HEALTH ACT

- Multiemployer Construction Sites (this index)

OCCURRENCE OF BREACH

- Common areas of disagreement, **1:3**

OPTION CLAUSES

- Davis-Bacon Act, **19:12**

PAINT

- Lead-based paint, **17:18**

PARALLEL PRIME APPROACH

- Generally, **1:24**

PAROL EVIDENCE

- Conditions at site, **3:10**

PARTIAL PAYMENTS

- Contingent payments, **15:10, 15:23**

PARTIES

- Americans with Disabilities Act, **24:2 to 24:4**
- Arbitration agreement, enforcement of, **23:25**
- Delays in construction, parties at fault, **6:19**
- Joint checks, relationship of parties, **21:8**

PASS-THROUGH CLAIMS

- Privity, **5:31**

PAYMENT

- Bonds. Performance and Payment Bonds (this index)
- Contingent Payments (this index)
- Contracts for work to be done on your premises, **13:6**
- Drafting of contract with designer, **22:13**
- Mechanic's liens, **7:5**
- Performance and Payment Bonds (this index)
- Requisitions for payment, **22:57**
- Retention payments, mechanic's liens, **9:18**

PENALTIES

- Davis-Bacon Act (this index)

PERFORMANCE AND PAYMENT BONDS

- Generally, **10:1 to 10:43**
- Acceptance by owner of substantially completed project, liability of surety, **10:8**
- Calculation of recovery under bond, **10:35**
- Claim under policy of insurance, **10:39**
- Contingent pay clause excuses bond obligation, surety's obligations after principal's release, **10:27**
- Defects or deficiencies in work of contractor, liability of surety, **10:8 to 10:10**
- Equitable subordination, surety's right to, **10:40**
- Excess contract proceeds, recovery under bond, **10:37**
- Failure to comply with bonding statute, **10:43**
- Federal construction contracts, **10:2**
- Filing, time for filing claim, **10:33**
- Forms, **26:41 to 26:43**
- Frustration of purpose doctrine, liability of surety, **10:10**
- Good faith of surety, **10:23**
- Insurer and surety, comparison between, **10:23, 10:24**

PERFORMANCE AND PAYMENT BONDS—Cont'd

- Liability of surety
 - acceptance by owner of substantially completed project, **10:8**
 - defects or deficiencies in work of contractor, **10:8 to 10:10**
 - frustration of purpose doctrine, **10:10**
 - modification of agreement between owner and contractor, below notice of default, below pre-bond work, **10:7**
 - warranties of contractor, **10:9**
- Liquidated damages, **10:42**
- Liquidated damages, surety's right to equitable subordination, **10:40**
- Material change to contract between owner and contractor, **10:12**
- Miller Act, recovery under bond, **10:30**
- Modification of agreement between owner and contractor
 - generally, **10:10 to 10:15**
 - material change to contract, **10:12**
 - prejudice to surety, **10:11**
 - substantial increase of risk, **10:13**
 - waiver of defense, **10:15**
- Notice of default
 - generally, **10:16 to 10:20**
 - damages avoidable with notice, **10:17**
 - statutory requirements, **10:18**
 - service, **10:19**
 - waiver, **10:20**
- Persons entitled to recovery under bond, **10:28, 10:29**
- Pre-bond work, **10:7**
- Prejudice to surety, modification of agreement between owner and contractor, **10:11**
- Private right of action against government, **10:43**
- Privity, **5:27, 5:28**
- Recovery under bond
 - generally, **10:28 to 10:38**
 - arbitration, **10:31**
 - calculation of recovery, **10:35**

INDEX

PERFORMANCE AND PAYMENT

BONDS—Cont'd

- Recovery under bond—Cont'd
 - excess contract proceeds, **10:37**
 - Miller Act, **10:30**
 - Arbitration, **10:31**
 - persons entitled to recovery, **10:28, 10:29**
 - set off, **10:38**
 - tender under bond, **10:32**
 - time for filing claim
 - generally, **10:33**
 - Miller Act, **10:34**
 - waiver, **10:36**
- Release of principal, obligations of surety after, **10:25**
- Requirements under contract, **10:3**
- Reservation of rights by creditor, obligations of surety after release of principal, **10:26**
- Right to equitable subordination, surety's, **10:40**
- Risk, substantial increase for modification of agreement between owner and contractor, **10:14**
- Set off, recovery under bond, **10:38**
- Statutory provisions noncompliance, **10:43**
- Statutory requirements, **10:4**
- Subcontractors as third party beneficiaries of owner's performance bond, **10:5**
- Subcontractors not granted third-party beneficiary status, **10:6**
- Subordination, surety's right to equitable, **10:40**
- Surety's obligations after principal's release, contingent pay clause excuses bond obligation, **10:27**
- Surety's right to equitable subordination, **10:40**
 - priority, **10:41**
- Tender under bond, **10:32**
- Time and date
 - pre-bond work, **10:7**
 - recovery under bond, *supra*
- Waivers
 - bond requirement, of, **10:21, 10:22**

PERFORMANCE AND PAYMENT BONDS—Cont'd

- Waivers—Cont'd
 - defense, of, **10:15**
 - recovery under bond, **10:36**
- Warranties of contractor, liability of surety, **10:9**

PLUMBING SERVICES

- Form, **26:58**

POLLUTION EXCLUSION CLAUSES

- Environmental issues, commercial liability policies, **17:22**

PREDOMINANT FACTOR/PURPOSE TEST

- UCC Article 2 applicability, **14:21**

PREFABRICATED BUILDINGS

- Uniform Commercial Code, **14:27**

PREJUDGMENT INTEREST

- Quantum meruit, **18:22**

PREJUDICE

- Performance and payment bonds, modification of agreement between owner and contractor, **10:11**

PRELIMINARY SITE WORK

- Engineer's liens, **8:10**

PRICES

- Generally, **1:21**

PRIME CONTRACTORS

- Delays in construction, coordination of work of prime contractors, **6:10**
- Mechanic's liens, incorporation of prime contract, **9:3**
- Privity, co-prime contractors, **5:16**

PRIVATE RIGHT OF ACTION

- Davis-Bacon Act, **19:19**
- Performance and payment bonds, **10:43**

PRIVITY

- Generally, **1:7, 5:1 to 5:32**

PRIVITY—Cont'd

- Accepted work doctrine, negligence and fraud, **5:24**
- Agency theory
 - generally, **5:17 to 5:21**
 - apparent agent of owner, contractor as, **5:20**
 - arbitration clauses, **5:26**
 - construction manager as agent of owner, **5:19**
 - insurance coverage, acquisition of, **5:21**
 - landlord/ tenant relationship, **5:18**
- Apparent agent of owner, contractor as, **5:20**
- Arbitration clauses, **5:25, 5:26**
- Benefit to owner, quantum meruit, implied contract and unjust enrichment, **5:5**
- Construction manager as agent of owner, **5:19**
- Contracts with owner, co-prime contractors as beneficiaries of, **5:16**
- Co-prime contractors, **5:16**
- Economic loss doctrine, **5:32**
- Expectation of payment, quantum meruit, implied contract and unjust enrichment, **5:6**
- Express contract between contractor and lessee of property, quantum meruit, implied contract and unjust enrichment, **5:3**
- Fraud. Negligence and fraud, below
- Full payment to someone for work of subcontractor, quantum meruit, implied contract and unjust enrichment, **5:4**
- Hold-back provision in general contractor/ subcontractor contract, rights of materialmen, **5:11**
- Implied contract. Quantum meruit, implied contract and unjust enrichment, below
- Insurance coverage, acquisition of, **5:21**
- Landlord/ tenant relationship, **5:18**
- Negligence and fraud
 - generally, **5:22 to 5:24**

PRIVITY—Cont'd

- Negligence and fraud—Cont'd
 - accepted work doctrine, **5:24**
 - duty, concepts of, **5:23**
- Notice of breach of warranty, **5:30**
- Owners, co-prime contractors as beneficiaries of contracts with, **5:16**
- Pass-through claims, **5:31**
- Payment bonds, **5:27, 5:28**
- Quantum meruit, implied contract and unjust enrichment
 - generally, **5:2 to 5:7, 18:19**
 - benefit to owner, **5:5**
 - expectation of payment, **5:6**
 - express contract between contractor and lessee of property, **5:3**
 - full payment to someone for work of subcontractor, absence of, **5:4**
- Statutory remedies, **5:8, 5:9**
- Statutory remedies, exclusivity of, **5:8, 5:9**
- Third party beneficiaries
 - generally, **5:10 to 5:15**
 - contracts with owner, co-prime contractors as beneficiaries of, **5:16**
 - co-prime contractors, **5:16**
 - general contractor/ subcontractor contract, owner as incidental beneficiary of, **5:13**
 - hold-back provision in general contractor/ subcontractor contract, rights of materialmen, **5:11**
 - owner/general contractor contract, subcontractor as incidental beneficiary of, **5:12**
 - owners, co-prime contractors as beneficiaries of contracts with, **5:16**
 - rights of, **5:15**
 - subcontractor/ subsubcontractor contract, general contractor as third party beneficiary of, **5:14**
- Unjust enrichment. Quantum meruit, implied contract and unjust enrichment, above

INDEX

PRIVITY—Cont'd

- Warranties
 - generally, **5:29, 5:30**
 - Uniform Commercial Code, **14:7**

PROGRESS REPORTS

- Management of designer, **22:23**

PROMOTIONAL MATERIALS

- Uniform Commercial Code, creation of warranty despite lack of privity, **14:43**

PROMOTIONAL WORKS

- Visual Artists Rights Act, **25:11**

PROMPT PAYMENT ACTS

- Architect's liens, **8:15**

PUBLIC POLICY

- Contingent payments, **15:14**

PUFFING

- Express warranties, **16:11**

PURCHASE ORDERS

- Supplementary terms and conditions (form), **26:23**

QUALIFICATIONS OF PERSONNEL

- Contracts for work to be done on your premises, **13:23**

QUANTUM MERUIT

- Generally, **18:1 to 18:23**
- Arbitration, **18:13**
- Benefits, receipt by charged entity, **18:20**
- Breach of contract, **18:11**
- Burden of proof, **18:5**
- Case discussions, **18:4 et seq.**
- Changes in contracts, **4:19**
- Clear contracts, **18:7 to 18:10**
- Conclusion, **18:23**
- Defendant, expectation of payment from, **18:6**
- Elements, **18:5**
- Express contracts, **18:2**
- Failure to file lien, **18:16**
- Implied contracts, **18:3**
- Interest, prejudgment, **18:22**
- Landlord and tenant, **18:18**

QUANTUM MERUIT—Cont'd

- Licensing statute, failure of contractor to comply with, **18:17**
- Partial performance, **18:10**
- Prejudgment interest, **18:22**
- Privity (this index)
- Seventh Amendment, issue preclusion, **18:21**
- Subcontractor's unjust enrichment claim against owner, **18:14**
- Third party beneficiary, expectation of payment from, **18:6**
- Value of services rendered, proof of, **18:15**
- Waiver of right to sue by nonbreaching party, **18:12**

QUESTIONS OF LAW OR FACT

- Contingent payments, intent and ambiguity, **15:9, 15:16**
- Unanticipated site conditions, existence of differing site condition, **2:5**

REASONABLE AND CUSTOMARY CARE

- Warranties, errors of design professionals, **16:9**

REASONABLE TIME FOR PAYMENT

- Contingent Payments (this index)

REASONABLE TIME REQUIREMENT

- Delays in construction, **6:3**

RECOVERY UNDER BOND

- Performance and Payment Bonds (this index)

RELEASES

- Delays in construction, waiver of delay damages, **6:14**
- Forms, **26:39, 26:40**
- Mechanic's liens, **7:33**
- Performance and payment bonds, obligations of surety after release of principal, **10:25**

RELIANCE

- Conditions at site, misrepresentation of site conditions, **3:4**

RELIANCE—Cont'd

- Contingent payments, credit of owner, **15:21**
- Uniform Commercial Code, warranty of fitness for particular purpose, **14:45 to 14:49**

REPAIRMEN EXCEPTION

- Safety and liability, strict liability, **11:12**

REPORTS

- Management of designer, **22:29**

REQUESTS BY OWNER

- Changes in Contracts (this index)

RES JUDICATA

- Arbitration, **23:23**

RESERVATION OF RIGHTS

- Performance and payment bonds, obligations of surety after release of principal, **10:26**

RESOURCE CONSERVATION AND RECOVERY ACT

- Generally, **17:7, 17:7 to 17:10**

RETENTION PAYMENTS

- Mechanic's liens, waiver, **9:18**

REVOCATION OF ACCEPTANCE

- Uniform Commercial Code, **14:14**

ROOFING PRODUCTS

- Uniform Commercial Code, **14:22**

SAFETY AND LIABILITY

- Generally, **1:9, 11:1 to 11:14**
- Conclusion, **11:14**
- Contractors for actions of liability of property owner
 - generally, **11:5 to 11:9**
 - employee of contractor, injury to, **11:7**
 - indemnity, **11:9**
 - independent contractors, **11:3**
 - public, injury to, **11:8**
- Contracts for work to be done on your premises, **13:7**
- Disclaimers, owner's ability to limit liability by, **3:11 to 3:16**

SAFETY AND LIABILITY—Cont'd

- Employee of contractor, injury to, **11:7**
- Forms (this index)
- Indemnity, **11:9**
- Independent contractors, inherently dangerous work, **11:4**
- Independent contractors, property owner's duty of care, **11:2**
- Multiemployer Construction Sites (this index)
- Negligent hiring, liability of property owner for, **11:11**
- Occupational Safety and Health Act. Multiemployer Construction Sites (this index)
- On to premises work by contractors, generally, **11:1 to 11:14**
- Ordinary care, duty of property owner, **11:2**
- Public, injury to, **11:8**
- Repairmen exception, strict liability, **11:13**
- Strict liability, **11:12**
- Tools, liability of property owner for loaned, **11:10**
- Warn, duty of property owner to, **11:5**

SALES OF GOODS

- Uniform Commercial Code (this index), **1:8**

SAMPLES

- Conditions at site, misrepresentation of site conditions, **3:3**

SCHEDULES

- Claims by contractors, **22:80, 22:142**
- Drafting of construction contracts, **22:36**
- Drafting of contract with designer, **22:12**
- Management of designer, **22:21**

SECRECY

- Form, **26:52**

SECURITIES AND EXCHANGE COMMISSION

- EDGAR Database, forms from, **27:1 to 27:17, App. C**

INDEX

SECURITY

Contracts for work to be done on your premises, **13:24**

SERVICE OF PAPERS

Mechanic's liens, notice, **7:18**

SERVICES

Uniform Commercial Code (this index)

SET OFF

Performance and payment bonds recovery under bond, **10:38**

SEVENTH AMENDMENT

Quantum meruit, issue preclusion, **18:21**

SEVERABILITY

Arbitration agreements, **23:5, 23:17**

SEXUAL HARASSMENT

Contracts for work to be done on your premises, **13:12**

SITE ACCESS

Access to Site (this index)

SITE OWNER LIABILITY

Multiemployer construction sites, **12:26**

SITE-SPECIFIC ART

Visual Artists Rights Act, **25:14**

SMALL CONSTRUCTION CONTRACTS

Form, **26:9**

SOLICITATION

Bids (form), **26:1**

SOVEREIGN IMMUNITY

Delays in construction, **6:36**
Visual Artists Rights Act, **25:19**

SPEARIN DOCTRINE

Warranties, accuracy of plans and specifications, **16:2**

SPECIAL SERVICES AGREEMENTS

Form, **26:8**

STANDARD DOCUMENTS

Value in development of owner's standard documents, **22:5**

STATE COURTS

Delays in construction, **6:41**

STATE STATUTES

Arbitration acts. Arbitration (this index)

Delays in construction, **6:43**

Multiemployer construction sites, **12:24**

STATUTE OF FRAUDS

Uniform Commercial Code, **14:13**

STATUTES OF LIMITATION

Claims by contractors, **22:106**

Uniform Commercial Code, warranties, **14:12**

STEEL BEAMS

Uniform Commercial Code, **14:26**

STRICT CONSTRUCTION

Delays in construction, "no damage for delay" clauses, **6:18**

STRICT LIABILITY

Uniform Commercial Code (this index)

SUBORDINATION

Performance and payment bonds, **10:40**

Surety's right to equitable subordination priority, **10:41**

SUBSTITUTION

Claims by contractors, improper denial, **22:92**

SUPERVISION

Architect's liens, **8:3, 8:6**

Forms, **26:54, 26:56**

SUPPLEMENTAL COSTS

Claims by contractors, damages, **22:116**

**SUPPLEMENTARY TERMS AND
CONDITIONS**

Contracts for work to be done on
your premises, **13:27**

SUPPLIERS

Release (form), **26:39**

SURETIES

Contingent Payments (this index)
Delays in construction, recovery by
owner of damages from surety
of contractor, **6:8**
Performance and Payment Bonds
(this index)

SUSPENSION OF WORK CLAUSE

Delays in construction, **6:42**

SWIMMING POOLS

Uniform Commercial Code, tender
and rejection, **14:34**

TAXES

Contracts for work to be done on
your premises, **13:18**

TENANTS

Landlord and Tenant (this index)

TENDER

Performance and payment bonds,
10:32

TERMINATION OF CONTRACTS

Common areas of disagreement,
termination for convenience, **1:5**
Contracts for work to be done on
your premises, **13:14**
Davis-Bacon Act, **19:16**
Drafting of construction contracts,
22:40
Notice, **1:6**

TESTING, INVASIVE

Conditions at site, **3:5**

THIRD PARTY BENEFICIARIES

Arbitration, **23:26**
Privity (this index)
Quantum meruit, expectation of pay-
ment, **18:6**
Uniform Commercial Code, warran-
ties, **14:51**

**THIRD PARTY BENEFICIARIES
—Cont'd**

Warranties, **16:28**

THREE GAPS

Management of designer, **22:31**

TIME AND DATE

Contracts for work to be done on
your premises, **13:15**
Delays in Construction (this index)
Engineer's liens, filing of, **8:13**
Express warranties, duration, **16:12**
Mechanic's liens, filing of lien, **7:3**
Performance and Payment Bonds
(this index)
Statutes of Limitation (this index)
Warranties (this index)

TOOLS

Mechanic's liens, **7:8**
Owner of property, liability of, **11:10**

TRADE PRACTICE OR CUSTOM

Changes in contracts, use to
determine meaning of ambigu-
ous term in change directive,
4:24

**TYPES OF CONSTRUCTION
CONTRACTS**

Generally, **1:20 to 1:27**
Construction managers, **1:25**
Design/build contract, **1:23**
Fast-track approach, **1:22**
Institutional forms, **1:26**
Parallel prime approach, **1:24**
Prices, **1:21**
Work letters, **1:27**

UCC

Uniform Commercial Code (this
index)

**UNABSORBED HOME OFFICE
OVERHEAD**

Delays in Construction (this index)

**UNANTICIPATED SITE
CONDITIONS**

Generally, **2:1 to 2:17**
Breach of contract claim, **2:17**

INDEX

UNANTICIPATED SITE

CONDITIONS—Cont'd

- Differing site conditions clauses, **2:2 to 2:7, 2:10**
- Disclaimers. Exculpatory and disclaimer clauses, below
- Discovery by contractor, **2:4**
- “Duty to inspect” clauses, **2:16**
- Exculpatory and disclaimer clauses generally, **2:8 to 2:11**
 - differing site conditions clauses, relationship to, **2:10**
 - effective disclaimers, **2:11**
 - federal contracts, **2:9**
- Extra work clauses, **2:6**
- Failure to disclose. Misrepresentation and failure to disclose, below
- Federal contracts, exculpatory and disclaimer clauses, **2:9**
- Fraud. Misrepresentation and failure to disclose, below
- Misrepresentation and failure to disclose generally, **2:12 to 2:15**
 - definite description, **2:14**
 - obligation of contractor to review ancillary documents referenced in contract, **2:15**
- Notice requirements in clauses, **2:7**
- Obligation of contractor to review ancillary documents referenced in contract, **2:15**
- Question of law, existence of differing site condition as, **2:5**
- Triggering of differing site conditions clause, **2:3**

UNDERGROUND STORAGE

TANKS

- Resource Conservation and Recovery Act, **17:9**

UNIFORM COMMERCIAL CODE

- Generally, **1:8, 14:1 to 14:54**
- Acceptance, revocation of, **14:14**
- Air handling units, design, testing, and supervision incidental to purchase of, **14:24**
- Barn, construction of, **14:31**
- Contract for the UCC to apply, **14:33**

UNIFORM COMMERCIAL CODE —Cont'd

- Contract formation issues, **14:3**
- Dehumidification system, purchase and installation of, **14:23**
- Design, testing, and supervision incidental to purchase of air handling units, **14:24**
- Electrical substation constitutes goods under predominant purpose test, **14:29**
- Fire alarm systems, **14:35**
- Fitness for particular purpose, warranties, **14:9, 14:39 to 14:43**
- Frauds, statute of, **14:13**
- General rules, Uniform Commercial Code application, **14:15**
- Goods or services generally, **14:16, 14:16 to 14:36**
 - air handling units, design, testing, and supervision incidental to purchase of, **14:24**
 - barn, construction of, **14:31**
 - dehumidification system, purchase and installation of, **14:23**
 - design, testing, and supervision incidental to purchase of air handling units, **14:24**
 - electrical substation constitutes goods under predominant purpose test, **14:29**
 - fire alarm systems, **14:35**
 - granite processing constitutes goods under predominant purpose test, **14:28**
 - interior decorating, **14:36**
 - large and complex construction project, **14:37**
 - mixed goods and services, **14:16**
 - performance of contract as center of dispute, **14:32**
 - prefabricated building, sale and erection of, **14:27**
 - roofing products, supplying of, **14:22, 14:30**
 - steel beams, supplying of, **14:26**
 - substantial justification for application of UCC, **14:38**

UNIFORM COMMERCIAL CODE

—Cont'd

- Goods or services—Cont'd
 - swimming pool, tender and rejection, **14:34**
 - tests for determining applicability of UCC, **14:21 to 14:37**
- Granite processing constitutes goods under predominant purpose test, **14:28**
- House as “product,” strict liability, **14:53**
- Indemnification, **14:18**
- Interior decorating, **14:36**
- Justification for application of UCC, substantial, **14:38**
- Large and complex construction project, **14:37**
- Mixed goods and services, **14:17**
- Negotiations, disclaimer of warranties after ineffective, **14:42**
- Notice requirement, warranties, **14:10**
- Performance of contract as center of dispute, **14:32**
- Predominant factor/ purpose test, **14:25, 14:29**
- Prefabricated building, sale and erection of, **14:27**
- Privity, warranties, **14:7**
- Promotional materials, creation of warranty despite lack of privity, **14:43**
- Reliance required for warranty of fitness for particular purpose, **14:45 to 14:49**
- Revocation of acceptance, **14:14**
- Roofing products, supplying of, **14:22, 14:30**
- Sales of goods, generally, **1:8, 14:1 to 14:54**
- Services. Goods or services, above
- Specifications provided by owner or buyer, warranty of fitness for particular purpose, **14:47 to 14:49**
- Statute of frauds, **14:13**
- Statute of limitations, warranties, **14:12**

UNIFORM COMMERCIAL CODE

—Cont'd

- Steel beams, supplying of, **14:26**
- Strict liability
 - generally, **14:52 to 14:54**
 - damage only to defective property itself, denial of recovery, **14:54**
 - house as “product,” **14:53**
- Summary and conclusions, **14:20**
- Swimming pool, tender and rejection, **14:34**
- Tests for determining applicability of UCC, **14:21 to 14:37**
- Third party beneficiaries, warranties, **14:51**
- Tort remedies vs. UCC remedies, **14:4**
- UCC application in a purely service transaction, **14:19**
- Warranties
 - generally, **14:5 to 14:12, 14:39 to 14:43**
 - defects in workmanship vs. suitability of system as whole, application of disclaimer, **14:41**
 - disclaimers, **14:11, 14:40 to 14:43**
 - express warranties, **14:6**
 - fitness for particular purpose, **14:9, 14:47 to 14:49**
 - implied warranty despite disclaimer, creation by contractor as agent of supplier, **14:40**
 - merchantability, **14:8, 14:44**
 - negotiations, disclaimer after ineffective, **14:42**
 - non-UCC implied warranties developed by case law, **14:50**
 - notice requirement, **14:10**
 - privity, **14:7**
 - promotional materials, creation of warranty despite lack of privity, **14:43**
 - reliance required for warranty of fitness for particular purpose, **14:45 to 14:49**

INDEX

UNIFORM COMMERCIAL CODE

—Cont'd

- Warranties—Cont'd
 - specifications provided by owner or buyer, fitness for particular purpose, **14:47 to 14:49**
 - statute of limitations, **14:12**
 - third party beneficiaries, **14:51**

UNIONS

- Disputes, state arbitration acts, **23:29**

UNJUST ENRICHMENT

- Davis-Bacon Act, **19:21**
- Quantum Meruit (this index)

UTILITIES

- Claims by contractors, inadequacy of utilities, **22:93**
- Contracts for work to be done on your premises, **13:20**
- Forms (this index)

VERBAL ORDERS

- Waiver of writing requirement, changes in contracts, **4:13**

VISUAL ARTISTS RIGHTS ACT

- Generally, **1:16, 25:1 to 25:22**
- Advertising, **25:11**
- Attorney's fees, recovery, **25:22**
- Attribution, claim to enforce right, **25:4**
- Claim for destruction, **25:2**
- Claim to enforce right of attribution, **25:4**
- Claim to enforce right of integrity, **25:3**
- Construction, renovation, conservation, **25:17**
- Destruction, claim for, **25:2**
- Duration of rights, **25:15**
- Enforcement
 - claim to enforce right of attribution, **25:4**
 - claim to enforce right of integrity, **25:3**
- Exclusions under
 - advertising, **25:11**
 - functional art, **25:12**
 - promotional works, **25:11**

VISUAL ARTISTS RIGHTS ACT

—Cont'd

- Exclusions under—Cont'd
 - site-specific art, **25:14**
 - Visual Artists Rights Act of 1990, **25:9**
 - works for hire, **25:10**
 - works illegally placed on property, **25:13**
- Functional art, **25:12**
- Immovable art, **25:8**
- Immunity, sovereign, **25:19**
- Insurance, **25:18**
- Integrity, claim to enforce right, **25:4**
- Lease contract provision, **App. 25A**
- Promotional works, **25:11**
- Recognized stature, establishing, **25:16**
- Recovery, **25:21**
- Site-specific art, **25:14**
- Sovereign immunity, **25:19**
- Temporary works, **25:7**
- Unfinished works, **25:6**
- Waiver, **25:20**
- Works for hire, **25:10**
- Works illegally placed on property, **25:13**

WAGES, MINIMUM

- Davis-Bacon Act (this index)

WAIVER

- Arbitration, right to compel, **23:11**
- Avoidance of waivers, administration of contracts, **22:52 to 22:54**
- Changes in Contracts (this index)
- Delays in construction, damages for, **6:13, 6:14**
- Forms (this index)
- Joint checks, **21:12**
- Mechanic's Liens (this index)
- Performance and payment bonds, **10:15, 10:21, 10:22**
- Quantum meruit, right to sue of nonbreaching party, **18:12**
- Visual Artists Rights Act, **25:20**

WARNINGS

- Conditions at site, field verification required or drawings not to scale, **3:12**

WARNINGS—Cont'd

Owner of property, duty of, **11:5**

WARRANTIES

Generally, **16:1 to 16:33**

Accuracy of plans and specifications generally, **16:1 to 16:6**

claim notice, **16:3**

defenses available to owner, **16:6**

notice of claim, **16:3**

repercussions of breach of warranty, **16:4**

Spearin Doctrine, **16:2**

Arbitration, **16:27**

Architects. Design professionals, errors of, below

Breach, elements of proof to establish, **16:5**

Breach of warranty, accuracy of plans and specifications, repercussions of, **16:4**

Care, errors of design professionals in reasonable and customary, **16:9**

Claim notice, accuracy of plans and specifications, **16:3**

Component parts doctrine, **16:22**

Consequential damages, recovery of, **16:30**

Contracts for work to be done on your premises, **13:17**

Damages, recovery of consequential, **16:30**

Defect, degree of, for implied warranty of habitability, **16:17**

Defenses available to owner, accuracy of plans and specifications, **16:6**

Design professionals, errors of generally, **16:7 to 16:9**

implied promise to use reasonable and customary care, **16:9**

majority view, **16:7**

minority view, **16:8**

Disclaimer, **16:19**

Disclaimers, **16:31**

Duration of express warranties, **16:12**

Engineers. Design professionals, errors of, above

WARRANTIES—Cont'd

Expert testimony, **16:14**

Express warranties, **16:10, 16:15**

Fitness for particular purpose, implied warranties, **14:9, 14:48, 14:49, 16:21**

Guaranties, **16:32**

Habitability, implied warranties, **16:16 to 16:18**

Implied warranties

generally, **16:13 to 16:16**

degree of defect, habitability, **16:17**

disclaimer, habitability, **16:19**

fitness for particular purpose, **14:9, 16:21**

habitability, **16:16 to 16:18**

malfunction theory, habitability, **16:20**

new homes, habitability, **16:16 to 16:18**

persons covered, habitability, **16:18**

protects purchasers of new homes, **16:16**

repair and replacement warranty does not abrogate implied warranty of workmanlike performance, **16:15**

workmanlike performance, **16:13**

Limitations of liability, **16:31**

Malfunction theory, **16:20**

Manufacturer, **16:33**

New homes, implied warranty of habitability, **16:16 to 16:18**

Notice

breach of warranty, **16:23**

claim, **16:3**

Performance and payment bonds, **10:9**

Plans. Accuracy of plans and specifications, above

Privity, **5:29, 5:30**

Public policy, **16:29**

Puffing, express warranties, **16:11**

Recovery of consequential damages, **16:30**

Repair and replacement warranty does not abrogate implied war-

INDEX

WARRANTIES—Cont'd

ranty of workmanlike performance, **16:15**

Spearin Doctrine, accuracy of plans and specifications, **16:2**

Specifications. Accuracy of plans and specifications, above

Third party beneficiaries, **16:28**

Time

bringing action, **16:24**

discovery rule, **16:25**

Statute of repose, **16:26**

express warranties, duration, **16:12**

statute of repose, **16:26**

Uniform Commercial Code (this index)

Workmanlike performance, implied warranties, **16:13, 16:15**

WASTE

Resource Conservation and Recovery Act, **17:8**

WETLANDS

Clean Water Act, **17:13**

WILLFUL AND DELIBERATE INTERFERENCE

“No damage for delay” clauses, **6:26**

WITHHOLDING AND CHALLENGES TO WITHHOLDING

Davis-Bacon Act, **19:15**

WORK LETTERS

Generally, **1:27, 27:6**

WORKMANLIKE PERFORMANCE

Expert testimony, **16:14**

Implied warranties, **16:13**

Implied warranties, repair and replacement, **16:15**

WORKS FOR HIRE

Visual Artists Rights Act, **25:10**

WRITTEN PROCEDURES

Administration of Contracts (this index)

WRONGFUL TERMINATION

Claims by contractors, **22:97**