

INTERNATIONAL CONTRACTING

SYNOPSIS

This highly practical, information-packed course explains how you can anticipate and address the risks, issues, and conflicts that arise in entering and managing contractual relationships with foreign firms and governments. You'll gain a solid understanding of the provisions that govern international contractual relationships and how they differ from provisions governing domestic contracts. This comprehensive course addresses corruption and other legal considerations, the ins and outs of commercial arrangements, and the implications of international treaties and world events. It also gives you a firm foundation for drafting, interpreting, negotiating and modifying contractual agreements.

Project managers and others who are new to the international marketplace, as well as those with experience in foreign government and commercial contracting, can learn to profit from overseas trade opportunities while avoiding the pitfalls that face those who are uninformed.

LEARN

- Assess what legal systems impact your projects
- Identify legal risks in global projects
- Draft practical, workable international contracts
- Describe contingency contracting techniques used in natural disasters and emergency situations
- Control post-contracting changes
- Resolve contracting disputes quickly and cost efficiently

This course uses digital materials.

TOPICS

UNDERSTANDING LEGAL SYSTEMS

- The History of the U.S. Common Law System
- Comparing British and U.S. Common Law
- The History of Civil Law
- Discovering What Law Applies to an International Contract

COMPARING THE RULES OF CONTRACTING

- Formation
- Termination
- Authority
- Agents
- Penalties and Forfeitures
- Liquidated Damages
- Specific Performance
- Assignment

INTELLECTUAL PROPERTY IP

- Drafting IP Clauses
- When Patent Protection is Effective
- The Risks in Using Trade and Service Marks Internationally
- The Issues in Copyright Protection
- The Future of Trade Secret/Proprietary Data Law
- Treaties and International Enforcement

THE UNIDROIT PRINCIPLES OF INTERNATIONAL CONTRACTING

- An Introduction to the UNIDROIT Organization
- How the Contracting Principles Came About
- How They are Being Used
- The Future Picture

EXTRATERRITORIAL LAWS OF THE UNITED STATES

- The Foreign Corrupt Practices Act
- Antiboycott Laws
- Antitrust
- Export Controls and Licensing

USING INTERNATIONAL AGENTS

- Legal Protections for Agent
- Selecting an Agent Wisely
- How to Avoid Unscrupulous Agents
- Bonded Agents
- Drafting an Agent's Contract

DRAFTING AND INTERPRETING INTERNATIONAL CONTRACT CONTRACTS

- Drafting for Non-English Speakers
- Drafting for Interpretation in Another Legal System
- Drafting for Implementation in Another Culture
- Understanding Civil Law Phraseology
- Effective and Ineffective Use of Standardized Clauses
- Choice of Law and Choice of Forum

TERMINATION AND DISPUTE RESOLUTION

- Drafting Closeout and Termination Clauses for the International Arena
- Effective Use of Termination for Convenience Clauses
- Negotiating Dispute Resolutions
- Using International Mediation
- Litigation in Foreign Courts
- The Pros and Cons of International Arbitration

USING INCOTERMS

- How INCOTERMS are Adopted Into Contracts
- The Specifics of Each Term
- Filling in Gaps in the Text
- Which Terms Have Become Obsolete
- Which Terms to Avoid
- Likely Future Changes to INCOTERMS

"Strategy Execution" refers to TwentyEighty Strategy Execution, Inc, a Virginia, USA, corporation, or an affiliate thereof.