Fundamentals of federal contract law

Quorum Books - Federal Contracting Basics Course

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-Fundamentals of federal contract law

Notes: Includes bibliographical references (p. [245]) and index.

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Contract Law

All professionals involved in the award or administration of a government contract must understand their rights and obligations under these clauses. The existence of a contract and the enforceability of its terms is a judicial question. Some of the content that we make available to you through this website comes from amazon web services.

Federal Contracting Basics Course

Regardless of the type of contract, if any of these four elements is not met, the contract may not be enforceable: Offer An offer must be made in a contract. Features of, and differences between, methods of contracting and types of contracts.

Fundamentals of federal contract law (1991 edition)

Rose, supra at 463, quoting Stachnik v Winkel, 394 Mich 375, 382 1975. In determining contractual rights and obligations, a court must look to the intention of the parties, and a contract should always be construed so that it carries that intention into effect. The application of the doctrine of laches requires a passage of time combined with a change in condition which would make it inequitable to enforce the claim against the defendant.

Fundamentals of Government Contracting

Eugene Massengale provides a much needed comprehensive review of the basic federal statutes and implementing regulations governing contracting with the United States government, as interpreted by the courts, boards of contract appeals, and the Comptroller General of the United States. Judicially created exceptions to the statute of frauds include equitable estoppel, ratification, and part performance.

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Additionally, mutuality requires any cancellation of a contract to be agreed to by all parties involved.

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