

Fundamentals of federal contract law

Quorum Books - Fundamentals of federal contract law (1991 edition)

Description: -

- United States -- Claims
 - Bills, Private -- United States
 - United States. -- Congress -- Private bills
 - Courland -- Bio-bibliography
 - Estonia -- Bio-bibliography
 - Livonia -- Bio-bibliography
 - Biography -- Dictionaries
 - Russian literature -- Bio-bibliography
 - United States -- Appropriations and expenditures, 1987.
 - Budget -- United States.
 - United States. -- Congress. -- House. -- Committee on Energy and Commerce -- Appropriations and expenditures.
 - Soil surveys -- Washington (State) -- Cowlitz County.
 - Alcoholism-- Treatment -- Congresses
 - Drug abuse -- Treatment -- Congresses
 - Public contracts -- United States.Fundamentals of federal contract law
 - Fundamentals of federal contract law
- Notes: Includes bibliographical references (p. [245]) and index.
This edition was published in 1991

[DOWNLOAD FILE](#)



Filesize: 16.29 MB

Tags: #Fundamentals #of#Contract #Law

Fundamentals of Federal Contract Law: Massengale, Eugene: 9780899306049: mikhmon.us.to: Books

LegalEdcenter is an approved provider in AL, AK, AR, CA, GA, IL, ME, MO, MS, NC, ND, NE, NH, NJ, NM, NV, NY, OH, OK, PA, RI, SC, TN, TX, UT, VA, VI, VT, WA, WI, and WV. Acceptance and the government remedies.

Fundamentals of Federal Contract Law by Eugene W. Massengale, ISBN: 0899306047, 9780899306049, New, Used Books

A contract is ambiguous only if its language is reasonably susceptible to more than one interpretation. Government Property -- Government-Furnished Property GFP - The government's obligations and contractor's responsibilities. Circuit, district, and probate courts have jurisdiction in any case in which they would have jurisdiction if other relief was sought.

Federal Contracting Basics Course

This comprehensive text is a must acquisition for contract administrators in government and industry, lawyers, and contractors doing business with the federal government. When the words of a written contract are clear and unambiguous and have a definite meaning, the court has no right to look to extrinsic evidence to determine their intent.

Fundamentals of Government Contracting

Other issues considered are the government's right to audit a contractor's records; disputes, claims, and their resolution under the Contract Disputes Act of 1978; and debarment proceedings and the consequences of debarment and suspension. The remedy must be specific and enforceable, or it will not be granted.

Fundamentals of federal contract law (1991 edition)

This course will provide a detailed analysis of the more important FAR clauses found in federal government contracts. Estoppel by laches is the failure to do something which should be done under the circumstances or the failure to claim or enforce a right at a proper time.

Fundamentals of Federal Contract Law: Massengale, Eugene: 9780899306049: mikhmon.us.to: Books

Elements of a Legally Binding Contract Contract law requires certain elements of a legally binding contract to be met in order for the agreement to be enforceable. In addition to writing a number of training courses on federal contracting for government agencies, he has contributed articles to Worldview, The Review, and Military Review. All professionals involved in the award or administration of a government contract must understand their rights and obligations under these clauses.

Fundamentals of Government Contracting

Other issues considered are the government's right to audit a contractor's records; disputes, claims, and their resolution under the Contract Disputes Act of 1978; and debarment proceedings and the consequences of debarment and suspension. Contractor cost and profit recovery. All of this will be accomplished through dynamic lectures, case studies and interactive exercises.

Fundamentals of Federal Contract Law: Massengale, Eugene: 9780899306049: mikhmon.us.to: Books

Each government contract contains dozens of standardized clauses that are prescribed by the FAR and that neither the contracting officer, nor the contractor has the flexibility to omit or generally change. PCI courses can be submitted to Project Management Institute for PDU approval toward PMP certification. The plaintiff has a duty to mitigate his or her damages.

Related Books

- [Bashō to gendai haiku](#)
- [Niezależne organy regulujące w Stanach Zjednoczonych Ameryki - zagadnienia prawne](#)
- [Lepatta, sapere segreto - il metodo di calcolo delle fasi lunari nella tradizione orale di una valla](#)
- [Tushu brata o giti samīkshā](#)
- [Telecommunications sector reform in Asia - toward a new pragmatism](#)