

TABLE OF CONTENTS

CHAPTER 1

Overview

§ 1.01	Definition of Trade Secret	1-1
§ 1.02	Policies Underlying Trade Secret Law	1-7
	[1] Generally.	1-7
	[2] Commercial Morality	1-8
	[3] Investment in Research	1-9
	[4] Exploitation of Knowledge	1-11
	[5] Privacy	1-12
	[6] Mobility of Labor.	1-14
	[7] Free Competition	1-14
	[8] Confidence vs. Property.	1-14
	[a] An Apparent Controversy	1-14
	[b] The Confidential Relationship School	1-16
	[c] The Property School	1-17
	[d] An Integrated View	1-20
§ 1.03	Development of Trade Secret Law	1-21
	[1] Roots in the Industrial Revolution	1-21
	[2] U.S. Common Law	1-22

CHAPTER 2

Sources of Law

§ 2.01	Case Law.	2-2
	[1] Generally.	2-2
	[2] U.S. Supreme Court	2-3
§ 2.02	<i>Restatement of Torts</i>	2-6
	[1] Generally.	2-6

TRADE SECRETS

	[2]	Nature of Trade Secrets	2-7
	[3]	Continuing Relevance	2-9
§ 2.03		Uniform Trade Secrets Act	2-11
	[1]	Background	2-11
	[2]	Definition of Trade Secret	2-12
		[a] Generally	2-12
		[b] Value from Not Being Generally Known	2-12
		[c] Actual or Potential Value	2-13
		[d] Not Readily Ascertainable	2-13
		[e] Efforts to Maintain Secrecy	2-14
	[3]	Definition of Misappropriation	2-15
		[a] Generally	2-15
		[b] Improper Means	2-17
	[4]	Remedies	2-18
		[a] Court Protection of Secrets	2-18
		[b] Injunctions	2-19
		[c] Damages	2-21
		[d] Punitive Damages	2-22
		[e] Attorneys' Fees	2-22
	[5]	Limitations	2-23
	[6]	Effect on Other Laws	2-24
	[7]	Acceptance by the States	2-31
		[a] Generally	2-31
		[b] Different Versions	2-33
		[c] Future of the Uniform Act	2-35
§ 2.04		Restatement (Third) of Unfair Competition	2-36
	[1]	Background	2-36
	[2]	Definition of Trade Secret	2-36
	[3]	Misappropriation	2-39
		[a] Generally	2-39
		[b] Duty of Confidence	2-40
		[c] Improper Means	2-42
	[4]	Remedies	2-42
		[a] Generally	2-42
		[b] Injunctions	2-42
		[c] Damages	2-43
	[5]	Federal Common Law	2-43
§ 2.05		Federal Civil Claims: the Defend Trade Secrets Act	2-45
	[1]	Background	2-45
	[2]	Relationship to the Uniform Act	2-47
	[3]	<i>Ex Parte</i> Seizures	2-50

TABLE OF CONTENTS

xi

[4]	Injunctions Against Departing Employees	2-51
[5]	Exceptions for Whistleblowers	2-52
[6]	Changes to Criminal Law	2-54
[7]	Extraterritoriality	2-54
[8]	Effects on Trade Secret Litigation	2-55

CHAPTER 3

Interface with Other Laws

§ 3.01	Patent	3-2
[1]	Generally	3-2
	[a] Introduction to Patent Law	3-2
	[b] Patent Procedures	3-6
[2]	Patentable Inventions	3-8
	[a] Patentable Subject Matter	3-8
	[b] Utility	3-8
	[c] Non-obviousness	3-8
	[d] Novelty	3-9
	[e] Bars from Public Use or Sale	3-11
	[f] “Forfeiture Doctrine” and Secret Prior Art	3-12
	[g] Best Mode	3-13
[3]	Prior User Rights	3-14
[4]	Preemption	3-15
[5]	Choosing Form of Protection	3-18
	[a] Generally	3-18
	[b] Advantages of Trade Secret Protection	3-19
	[c] Advantages of Patent Protection	3-20
	[d] Rules of Thumb	3-20
§ 3.02	Copyright	3-21
[1]	Generally	3-21
[2]	Preemption	3-22
[3]	Protection of Software	3-23
[4]	Combined Copyright/Trade Secret Protection	3-25
§ 3.03	Other Federal Laws	3-27
[1]	Trademark	3-27
[2]	Antitrust	3-28
[3]	Mask Work	3-31
[4]	RICO	3-32

TRADE SECRETS

	[5] Computer Fraud and Abuse Act	3-34
	[6] False Claims Act	3-36
	[7] Tariff Act of 1930	3-36
	[8] Bankruptcy	3-36
	[9] Securities.	3-37
§ 3.04	State Laws.	3-38
	[1] Generally.	3-38
	[2] Unfair Competition.	3-40
	[3] Breach of Contract (Nondisclosure Agreements)	3-42
	[4] Breach of Confidence	3-44
	[5] Misappropriation.	3-47
	[6] Conversion	3-49
	[7] Unjust Enrichment	3-50
	[8] Breach of Fiduciary Duty/Duty of Loyalty.	3-51
	[9] Interference.	3-54

CHAPTER 4**Elements of a Trade Secret**

§ 4.01	Generally	4-2
	[1] Basic Definitions	4-2
	[2] Breadth of Coverage	4-5
	[3] Boundaries of Coverage.	4-5
	[a] Public Interest in Access to Information	4-5
	[i] Policy Requiring Definition of Secrets	4-5
	[ii] Concepts and Abstractions	4-6
	[iii] Know-How and Show-How	4-7
	[b] Individual and Public Interest in Mobility of Labor	4-8
	[i] Employee's General Skill and Knowledge.	4-8
	[ii] Distinguishing Protectable Trade Secrets	4-9
§ 4.02	Protectable Information.	4-11
	[1] Technical Secrets	4-11
	[2] Business Secrets	4-13
	[a] Customers.	4-14

TABLE OF CONTENTS

xiii

	[b] Social Media Accounts	4-17
	[c] Vendors	4-18
	[d] Not-for-Profit Organizations	4-18
	[3] Research and “Negative” Data	4-19
§ 4.03	Novelty	4-21
	[1] Generally	4-21
	[2] Compilations and Combinations	4-22
	[3] Protection for Ideas	4-25
§ 4.04	Secrecy	4-27
	[1] Generally	4-27
	[2] Degree of Secrecy Required	4-28
	[a] Relative vs. Absolute Secrecy	4-28
	[b] Reasonable Efforts to Maintain Secrecy	4-30
	[3] Effect of Disclosure	4-38
	[a] Limited Content	4-38
	[b] Limited Distribution/Disclosure	4-38
	[c] Disclosure in Patent	4-39
	[d] Disclosure by Marketed Product	4-41
	[e] Disclosure in Government Filings and Court Proceedings	4-42
	[f] Inadvertent/Improper Disclosure	4-44
	[g] Disclosure on the Internet	4-45
	[h] Trade Shows and Tours	4-46
	[4] Ready Ascertainability	4-47
§ 4.05	Competitive Advantage (Value)	4-52
	[1] Generally	4-52
	[2] Proof of Value	4-55

CHAPTER 5

Rights in Trade Secrets

§ 5.01	Ownership	5-1
	[1] Generally	5-1
	[a] Acquisition in Confidential Relationship	5-3
	[b] Independent Discovery	5-4
	[c] Joint Invention	5-5
	[2] Employee Relationship	5-7
	[a] Generally	5-7
	[b] Invention Within Scope of Employment	5-9

TRADE SECRETS

	[c] Invention Outside Scope of Employment; “Shop Right”	5-11
	[d] Contracts Affecting Ownership.	5-12
	[e] Statutes Affecting Ownership.	5-15
§ 5.02	Reverse Engineering.	5-17
	[1] Generally.	5-17
	[2] Reverse Engineering as Proper Acquisition.	5-19
	[3] Reverse Engineering In Litigation.	5-21
	[4] Reverse Engineering Techniques.	5-23
	[a] Patents	5-24
	[b] Copyrights	5-24
	[c] Semiconductor Designs.	5-25
	[d] Trade Secrets.	5-25
	[5] Discouraging Reverse Engineering.	5-26

CHAPTER 6**Misappropriation**

§ 6.01	Generally.	6-2
§ 6.02	Acquisition by Improper Means.	6-10
	[1] Liability for Wrongful Acquisition.	6-10
	[a] New Employers.	6-11
	[b] Acquisition of Trade Secrets in Software	6-12
	[2] What Constitutes “Improper Means”.	6-13
	[a] Generally	6-13
	[b] Industrial Espionage	6-14.1
	[c] Memorization.	6-15
	[d] Competitive Intelligence.	6-17
	[e] Trash.	6-18
	[f] Raiding Employees	6-19
§ 6.03	Unauthorized Use or Disclosure	6-24
	[1] Generally.	6-24
	[2] Confidential Relationship.	6-25
	[3] Direct Use.	6-30
	[a] Remoteness and Experimentation.	6-31
	[b] Use of Executable Software	6-32
	[4] Indirect Use (Derivation).	6-33
	[5] Disclosure.	6-36
§ 6.04	Acquisition by Accident or Mistake	6-38

TABLE OF CONTENTS

xv

	[1] Appropriation Without Knowledge of Secrecy	6-38
	[2] Accidental Disclosure	6-40
§ 6.05	Particular Situations	6-42
	[1] Prospective Purchaser of Business	6-42
	[2] Prospective Licensee	6-43

CHAPTER 7

Remedies

§ 7.01	Generally	7-2
§ 7.02	Provisional Remedies	7-4
	[1] Seizure and Return of Property	7-4
	[2] Injunction	7-6
	[a] Generally	7-6
	[b] Standards	7-8
	[i] Generally	7-8
	[ii] Inevitable Disclosure	7-15
	[iii] Disclosure Following Misappropriation	7-22
	[iv] Change in Circumstances Before Notice	7-24
	[c] Proof	7-24
	[d] Nature of Restraint	7-27
	[e] Definiteness of Order	7-30.1
	[f] Bond	7-34
	[g] Contempt	7-35
	[h] Appellate Review	7-36
§ 7.03	Remedies at Trial	7-39
	[1] Injunction	7-39
	[a] Generally	7-39
	[b] Duration of Restraint	7-41
	[c] Geographic Scope of Restraint	7-44
	[d] Royalty in Lieu of Injunction	7-45
	[2] Damages	7-46
	[a] Generally	7-46
	[b] Loss to Owner	7-50
	[c] Unjust Enrichment	7-51
	[d] Royalty Measure of Damages	7-54
	[3] Punitive Damages	7-56
	[4] Attorneys' Fees	7-60

TRADE SECRETS

CHAPTER 8

Contracts

§ 8.01	Introduction	8-2
§ 8.02	Nondisclosure Agreements	8-4
	[1] Generally	8-4
	[2] Importance of Written Agreements	8-7
	[3] Implied Agreements	8-9
	[4] Permissible Scope	8-9
	[a] Protection of Information Not Qualifying as a Trade Secret	8-9
	[b] Enforceability Following Disclosure	8-11
	[5] <i>Form</i> : Basic Nondisclosure Agreement	8-12
	[5A] <i>Form</i> : “Residuals” Clause for Basic Nondisclosure Agreement	8-15
	[6] <i>Form</i> : Basic Nonconfidentiality Agreement	8-16
	[7] <i>Form</i> : Employee Confidentiality Agreement (Short Form)	8-16
	[8] <i>Form</i> : Consultant Agreement	8-17
	[9] <i>Form</i> : “Residuals” Clause for Consultant Agreement	8-24
	[10] <i>Form</i> : Provision Regarding Personally Owned Technology	8-25
§ 8.03	Invention Assignments	8-26
	[1] Generally	8-26
	[2] Post-Employment Inventions	8-27
	[3] <i>Form</i> : Employee Confidentiality and Invention Assignment Agreement	8-29
§ 8.04	Noncompetition Agreements	8-35
	[1] Generally	8-35
	[2] Consideration	8-37
	[3] Reasonableness	8-39
	[4] Partial Enforcement	8-43
	[5] Defenses	8-44
	[6] Statutes	8-45
	[7] Choice of Law	8-47
	[8] Nonsolicitation	8-49
	[9] Forfeiture of Benefits	8-52
	[10] Preparations Before Covenant Expires	8-52
	[11] <i>Form</i> : Provisions for Post-Employment Restrictions on Competition	8-53

TABLE OF CONTENTS

xvii

§ 8.05	Handling Trade Secrets of Others	8-55
	[1] Generally.	8-55
	[2] Unsolicited Ideas	8-56
	[3] <i>Form</i> : Unsolicited Idea Response and Agreement.	8-56
	[4] <i>Form</i> : Vendor’s Agreement on Joint Development with Customer.	8-58
§ 8.06	Licenses.	8-60
	[1] Generally.	8-60
	[2] <i>Form</i> : Prospective Licensee Letter Agreement	8-61
	[3] Limitations Imposed by Antitrust and Patent.	8-62

CHAPTER 9

Prevention: Protecting Secrets and Avoiding Lawsuits

§ 9.01	Introduction	9-2
§ 9.02	Protection Programs	9-5
	[1] Generally.	9-5
	[2] Creating a Trade Secret Protection Program	9-6
	[a] Objectives.	9-6
	[b] Principles	9-7
	[3] Elements of a Trade Secret Protection Program	9-8
	[a] Facilities.	9-9
	[b] Documents	9-10
	[c] Computer and Communication Systems	9-13
	[d] Publications	9-14
	[e] Education and Awareness.	9-16
	[f] Contracts	9-17
	[g] <i>Form</i> : Basic Policy on Trade Secret Protection	9-18
§ 9.03	Managing Trade Secrets.	9-23
	[1] Generally.	9-23
	[2] The Initial “Audit”.	9-23
	[3] Identification and Evaluation.	9-25
	[4] Risk Assessment and Mitigation.	9-26
	[5] Governance and Review	9-27

§ 9.04	Employee Issues	9-29
	[1] Hiring	9-29
	[a] <i>Form: Pre-Employment Interview Checklist</i>	9-31
	[b] <i>Form: Statement By Applicant Regarding Proprietary Information of Others</i>	9-32
	[c] <i>Form: New Hire “Compliance Letter”</i>	9-33
	[2] Contracts	9-33
	[3] <i>Form: Employee Compliance Certificate</i>	9-34
	[4] Education	9-35
	[5] <i>Form: Information Protection Guidelines for Employees</i>	9-36
	[6] Termination	9-38
	[a] <i>Form: Exit Interview Checklist</i>	9-41
	[b] <i>Form: Trade Secret Acknowledgment and Termination Agreement</i>	9-42
	[c] <i>Form: Letter to Departing Employee</i>	9-44
	[d] <i>Form: Letter to New Employer</i>	9-45
	[7] Consultants and Temporary Employees	9-45
§ 9.05	Third Party Issues	9-47
	[1] Sharing with Customers and Vendors	9-47
	[2] Protecting Information Belonging to Others	9-47
	[3] Joint Development of Trade Secrets	9-49
	[4] Competitive Intelligence	9-50
§ 9.06	The Employee’s Perspective: Preparing to Compete	9-52
	[1] Generally	9-52
	[2] Planning to Leave	9-53
	[3] Customers and Employees	9-58
	[4] Leaving with Grace	9-60
	[5] Developing Technology After Departure	9-61
	[6] The Threat of Dispute	9-62
	[a] <i>Form: Customer Contact Sheet</i>	9-64
	[b] <i>Form: Response to “Warning Letter”</i>	9-65

CHAPTER 10

Preparing For Litigation

§ 10.01	Introduction	10-2
	[1] Background of Trade Secret Litigation	10-2
	[2] Plaintiff’s Preparatory Strategy	10-4
	[3] Defendant’s Preparatory Strategy	10-4
	[4] Preservation of Evidence	10-5
	[5] Roles of Out-of-State and Local Counsel	10-5
§ 10.02	Plaintiff’s Prelitigation Issues	10-7
	[1] Generally	10-7
	[2] Defining Objectives	10-7
	[a] Generally	10-7
	[b] Settlement Strategy	10-8
	[3] Case Analysis	10-8
	[4] Costs of Litigation	10-9
	[4A] Warning Letter	10-11
	[4B] Cease and Desist Letter	10-12
	[5] Injunctive and Other Immediate Relief	10-12.1
	[5A] <i>Form</i> : Temporary Restraining Order and Order to Show Cause <i>re</i> Preliminary Injunction, with Application Therefor	10-13
	[6] Criminal Prosecution	10-18
§ 10.03	Defendant’s Preliminary Issues	10-19
	[1] Defining Objectives	10-19
	[2] Case Analysis	10-19
	[3] Responding to a Threat Letter	10-20
	[4] Initial Response to Litigation	10-22
§ 10.04	ADR and Settlement	10-26.1
	[1] Generally	10-26.1
	[2] Pre-Dispute Agreements	10-26.2
	[a] <i>Form</i> : Arbitration Reference Clause	10-26.4
	[b] <i>Form</i> : Private Dispute Resolution Clause	10-26.5
	[3] Moving Litigation Into ADR	10-26.6
	[4] Settlement Agreements	10-26.7
	[5] <i>Form</i> : Settlement Agreement	10-26.8
§ 10.05	Insurance Issues	10-35
	[1] Insurance Coverage	10-35
	[2] Strategies Regarding Insurance	10-37

TRADE SECRETS

§ 10.06	Investigation	10-38
	[1] Generally.	10-38
	[2] Process of Investigation.	10-39
	[3] <i>Form: New Case Investigation</i> Checklist.	10-42
§ 10.07	Complaint	10-45
	[1] Generally.	10-45
	[2] Court.	10-48
	[3] Parties.	10-50
	[4] Personal Jurisdiction.	10-53
	[5] Conflicts of Law	10-54.4
	[6] <i>Form: Complaint</i>	10-56
§ 10.08	Response to Complaint.	10-60
	[1] Removal	10-60
	[2] Motions Directed at the Complaint.	10-62
§ 10.09	Defenses	10-65
	[1] Generally.	10-65
	[2] Statute of Limitations.	10-65
	[3] Other Defenses.	10-69
§ 10.10	Counterclaims	10-71

CHAPTER 11**Pretrial Issues**

§ 11.01	Discovery Strategy	11-2
	[1] Generally.	11-2
	[a] Scope of Discovery	11-2
	[b] Timing of Discovery	11-5
	[c] <i>Form: Ex Parte Application for</i> Expedited Discovery.	11-7
	[d] <i>Form: Plaintiff's Initial</i> Document Request	11-11
	[e] <i>Form: Defendant's Initial</i> Document Request	11-15
	[2] Third Party Discovery	11-17
	[a] Customers and Vendors	11-17
	[b] Discovery in Aid of International Litigation.	11-18
	[3] Discovery Motion Practice	11-19
	[4] Criminal Issues.	11-20
	[5] Electronic Discovery	11-22

TABLE OF CONTENTS

xxi

§ 11.02	Identification of Trade Secrets	11-25
	[1] Background	11-25
	[2] Existing Standards	11-26
	[a] Case Law	11-26
	[b] California Statute	11-29
	[c] Flexible Approach to Identification	11-32
§ 11.03	Protective Orders Governing Discovery	11-37
	[1] Generally	11-37
	[2] Limitation to Counsel and Outside Experts	11-42
	[3] Access by Inside Counsel	11-44
	[4] Access by Patent Counsel	11-46
	[5] Protection of Third Party Information	11-47
	[6] Public Interest and Access	11-48
	[7] Modification of Protective Orders	11-52
	[8] Compliance Issues	11-53
	[9] <i>Form</i> : Stipulated Protective Order	11-55
§ 11.04	Experts and Consultants	11-65
	[1] Generally	11-65
	[a] Strategy	11-65
	[b] Selection	11-66
	[c] Communications	11-67
	[2] Technical Experts	11-68
	[3] Damages Experts	11-69
	[4] Litigation Consultants	11-71
	[5] Court Experts and Masters	11-72

CHAPTER 12

Trial

§ 12.01	Trial Strategy	12-2
	[1] Generally	12-2
	[2] Advocacy	12-3
	[a] Generally	12-3
	[b] Simplification of Technology	12-4
	[c] Demonstrative Evidence	12-5
§ 12.02	Maintaining Secrecy	12-7
§ 12.03	Jury Issues	12-9
	[1] Judge or Jury	12-9
	[2] Jury Selection	12-9
	[3] Motions <i>In Limine</i>	12-10

TRADE SECRETS

	[4] Jury Instructions	12-10
	[5] <i>Form</i> : Jury Instructions	12-11
	[6] <i>Form</i> : Special Verdict	12-17
§ 12.04	Burdens of Proof and Persuasion	12-19
	[1] Generally	12-19
	[a] Circumstantial Evidence and Inferences	12-19
	[b] Plaintiff's Burden	12-20
	[c] Defendant's Burden	12-21
	[2] Specific Issues	12-21
	[a] Ownership	12-21
	[b] Definition of Trade Secret	12-22
	[i] Particularity Required	12-22
	[ii] Trade Secret as Question of Factor Law	12-23
	[c] Secrecy	12-24
	[i] Generally	12-24
	[ii] Secrecy Efforts by Plaintiff	12-26
	[d] Ready Ascertainability	12-28
	[e] Misappropriation	12-28
	[i] Generally	12-28
	[ii] Speed of Development by Defendant	12-29
	[iii] Similarity of Defendant's Product	12-30
	[iv] Derivation	12-32
	[v] Intent to Misappropriate	12-33
	[vi] Reverse Engineering and Independent Discovery	12-34
	[f] Value and Damage	12-35

CHAPTER 13**Criminal Law**

§ 13.01	Generally	13-2
§ 13.02	State Statutes	13-4
§ 13.03	Federal Economic Espionage Act	13-7
	[1] Background	13-7
	[2] Definition of a Trade Secret	13-9
	[3] Prohibited Conduct	13-10
	[4] Penalties and Remedies	13-12

TABLE OF CONTENTS

xxiii

[5] Territorial Coverage 13-14

[6] Practical Impact 13-15

§ 13.04 Avoiding Criminal Exposure 13-17

[1] Generally 13-17

[2] Who Should Create a Compliance
Plan 13-21

[3] Objectives of a Compliance Plan 13-23

[4] Elements of a Compliance Plan 13-25

§ 13.05 Strategy Issues 13-28

[1] Generally 13-28

[2] Making a Criminal Referral 13-28

[a] Referral by Ownership:
Advantages 13-28

[b] Referral by Owner:
Disadvantages 13-29

[c] Referral by Owner: Presenting a
Case to the Authorities 13-30

[3] Defending a Criminal Charge 13-32

[a] Generally 13-32

[b] Defenses and Strategies 13-33

[c] *Form*: Joint Defense Agreement 13-35

[4] Suspected Theft by Company
Employees 13-38

CHAPTER 14

Dealing With the Government

§ 14.01 Generally 14-1

§ 14.02 Disclosure to the Government 14-4

[1] Disclosure in Connection with
Procurement or Licensure 14-4

[2] Compelled Disclosure 14-7

§ 14.03 Disclosure and Use By the Government 14-10

[1] Generally 14-10

[2] Freedom of Information Act 14-13

[a] Background 14-13

[b] Exemption 4 (Secrets) 14-15

[c] Exemption 3 (Statutes) 14-17

[3] Preventing Disclosure or Use 14-18

[4] Remedies for Improper
Disclosure or Use 14-20

[5] *Form*: Sample FOIA Request 14-21

TRADE SECRETS

CHAPTER 15

International

§ 15.01	Generally	15-2
§ 15.02	Harmonization and Treaties	15-5
	[1] Generally	15-5
	[2] NAFTA	15-5
	[a] Background and Analysis	15-5
	[b] NAFTA Provisions Related to Trade Secrets	15-7
	[3] GATT TRIPs	15-9
	[a] Background and Analysis	15-9
	[b] GATT TRIPs Provisions Related to Trade Secrets	15-12
§ 15.03	Transaction Strategies	15-17
	[1] Background	15-17
	[2] Protecting Trade Secrets Abroad	15-17
§ 15.04	Litigation Strategies	15-20
	[1] Generally	15-20
	[2] Procedural Issues	15-21
	[3] International Trade Commission	15-22
§ 15.05	Selected Foreign Jurisdictions	15-24
	[1] Generally	15-24
	[2] North and South America	15-24
	[a] Canada	15-24
	[b] Mexico	15-24
	[c] Brazil	15-25
	[3] Asia	15-25
	[a] Japan	15-25
	[b] China	15-27
	[c] Taiwan	15-27
	[d] Korea	15-28
	[e] India	15-29
	[4] Europe	15-29
	[a] European Union	15-29
	[i] Overview	15-29
	[ii] The EU Trade Secrets Directive	15-30
	[iii] General Framework of the Directive	15-31
	[iv] Definition of Trade Secrets	15-32

TABLE OF CONTENTS

xxv

[v] Lawful Acts, Exceptions, and Unlawful Acts	15-34
[vi] Rights and Remedies	15-38
[vii] Protection of Trade Secrets in Legal Proceedings	15-39
[b] England & Wales	15-39
[c] Germany	15-42
[d] France	15-44
INDEX	I-1

