

Bricker & Eckler Terms of Use

Bricker & Eckler LLP (“B&E”) offers this blog as a service to you subject to the following terms and conditions of use (“Terms”). By accessing, creating or contributing to the *eDiscoTECH* blog (the “Blog”) hosted at <http://www.ediscotech.com> and in consideration for the blog service that B&E provides to you, you agree to abide by these Terms. These Terms are adapted from the terms of use of Harvard’s Weblog Community.

1. Rights in the Content You Submit

Any and all works of authorship copyrightable by you and posted to the Blog are submitted under a fully paid-up license to B&E. Under this license, you permit B&E to copy, distribute, display and perform your Content, royalty-free. You also permit B&E to distribute derivative works of your Content and to grant sublicenses to anyone. Although blogs do not typically make any money, the fully paid-up license gives B&E or any B&E licensee the right to earn money from your Content in any way that B&E sees fit – including posting it in a password protected site or publishing it in a book.

At the discretion of B&E, this license may permit RSS aggregators to copy, distribute, display and perform any Content that you submit. Further, your submission does not create any obligation on the part of B&E to publish your submitted Content.

2. Conduct

B&E reserves the right to refuse to publish or remove after publishing any content that you may submit. As a general matter, B&E will refuse to publish or remove after publishing any content that is illegal, obscene, defamatory, threatening, infringing upon intellectual property rights, invasive of privacy or otherwise injurious, offensive, or objectionable to B&E, in its sole discretion. You may not use B&E’s name or the name of any individual contributor to endorse

or promote any product, opinion, cause or political candidate. Representation of your personal opinion as endorsed by B&E or any individual contributor is strictly prohibited.

By submitting a comment or other content to the Blog, you warrant and represent that you either own or otherwise control all of the rights to that content, including, without limitation, all the rights necessary for you to provide, post, upload, input or submit the comment or other content, or that your use of the comment or other content is a protected fair use. You agree that you will not knowingly and with intent to defraud provide material and misleading false information. You represent and warrant also that the content you supply does not violate these Terms, and that you will indemnify and hold B&E harmless for any and all claims resulting from any comment or other content you submit, post or otherwise provide.

You acknowledge that B&E does not necessarily pre-screen or regularly review posted content, but that B&E shall have the right to remove or modify in its sole discretion any content that it considers a violation of these Terms or for any other reason, in its sole discretion. You further acknowledge that B&E may delegate this authority.

You understand that all content posted to the Blog is the sole responsibility of the individual who originally posted the content. You understand, also, that all opinions expressed by users of this site are expressed strictly in their individual capacities, and not as representatives of B&E or any attorney or employee of B&E.

You agree that B&E will not be liable, under any circumstances and in any way, for any errors or omissions, loss or damage of any kind incurred as a result of use of *any content* posted on this site. You agree that you must evaluate and bear all risks associated with the use of any content, including any reliance on the accuracy, completeness, or usefulness of such content.

3. Disclaimer of Warranties and Limitation of Liability

The information provided on this Blog and the Blog itself is provided on an “as is” and “as available” basis. B&E MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE BLOG’S OPERATION OR THE INFORMATION, CONTENT OR MATERIALS INCLUDED ON THE BLOG. TO THE FULL EXTENT PERMISSIBLE BY APPLICABLE LAW, B&E HEREBY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE. B&E WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE USE OF OR INABILITY TO USE THIS SITE. YOU EXPRESSLY AGREE THAT YOU USE THIS SITE SOLELY AT YOUR OWN RISK.

THE POSTS ON THE BLOG ARE NOT LEGAL ADVICE AND ARE WRITTEN FOR THE EYES OF ATTORNEYS INTERESTED IN OR KNOWLEDGEABLE ABOUT ELECTRONIC DISCOVERY.

The views expressed on this Blog are provided for educational purposes only to give you general information and a general understanding of the law, not to provide specific legal advice, and should be double-checked for accuracy and current applicability. No attorney client relationship is created by your use of the Blog or you’re reading of material on the Blog. The Blog should not be used as a substitute for competent legal advice from a licensed professional attorney in your State. Do not play the stock market or other financial markets based upon the information or advice contained in any post appearing on the Blog. THESE POSTS DO NOT PROVIDE FINANCIAL ADVICE.

4. Privacy Policy

The purpose of blogging is to reach a public audience. Please be aware that any information that you submit to the Blog whether through forms or email, including personally identifiable information, may be publicly displayed on the Blog, or on websites within or not within B&E's control. If you don't want others to see such information, don't submit it. B&E may publicly display the IP addresses of visitors and contributors the Blog. B&E may use your IP address to help diagnose problems with its server, to tailor site content and to format the site and software to user needs, and to generate aggregate statistical reports. B&E may use aggregate visitor data to prepare publicly displayed reports regarding the traffic on individual blogs, site popularity rankings, and referrers that visitors use to access individual blogs.

5. Modification of These Terms of Use

B&E reserves the right to change, at any time, at its sole discretion, the Terms under which the Services in the Blog are offered. You are responsible for regularly reviewing these Terms (Monthly). Your continued use of the Services constitutes your agreement to all such Terms.

6. Copyright

You are free to copy a short snippet from the Blog, so long as you attribute the material source.

A sample attribution follows: Name of Poster, eDiscoTECH (Bricker & Eckler), available at <http://www.ediscotech.com>. Contact Alan J. Ross if you want to copy an entire post or a series of posts.

7. Reader Addendum

Anyone who reads content on the Blog more than twice agrees to not charge B&E or individual posters with any violation of copyright, Lanham Act, patent, defamation, libel, or fraud, based wholly or partially on any aspect of the Blog. If you have a problem with anything posted on the

Blog or feel that you have an ownership claim to anything on the Blog, please contact Alan J. Ross immediately.