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This book examines the extent to which professionals' liabilities are covered in a variety of indemnity policies. Its emphasis is on the drafting of documents and on market practice. Following the passage and implementation of the Affordable Care Act (ACA), librarians are more frequently called upon to provide assistance with navigating the Health Insurance Marketplace and understanding health insurance terminology and forms. Libraries offer an ideal context for health insurance information seeking, as librarians have traditionally assisted with completing public assistance forms and are well-trained in ascertaining and meeting information needs. The Medical Library Association Guide to Answering Questions about the Affordable Care Act is designed to serve as a practical guide for librarians seeking to learn more about the ACA; locate authoritative, nonbiased information regarding the ACA; and serve patrons searching for ACA information for personal or research purposes. While the book focuses specifically on the unique role that health sciences librarians play in serving the general public, health care providers, biomedical researchers, and health sciences students, the book contains guidance relevant to any information professional working with ACA information. Colinvaux's Law of Insurance continues to be a leading text in its field, providing succinct yet comprehensive analysis of all areas of UK insurance law. This book covers the core components of insurance contracts, the parties involved, and special cases of insurance. Updated to reflect the significant changes in law introduced by the Insurance Act 2015, it is an essential reference on the subject. Covering the general principles of the reinsurance agreements in detail, and covering all relevant areas of agency law, this book offers definitive reference for the practitioner. Good Faith and Insurance Contracts sets out an exhaustive analysis of the law concerning the duty of utmost good faith, as applied to insurance contracts. Now in its fourth edition, it has been updated to address the arrival of the Insurance Act 2015, as well as any references to new case law. In addition, it synthesises all known judicial decisions by the English Courts concerning good faith in this area. This book is still the only text devoted to a discussion of the duty of utmost good faith applicable to insurance contracts. As good faith is an issue which arises in respect of all insurance contracts, it is a book which will be extremely useful to lawyers involved in insurance as well as insurance practitioners.

Practitionerand's Guide to Litigating Insurance Coverage Actions, Second Edition is a comprehensive, two-volume manual that offers an excellent framework for understanding the complex practical and procedural issues that can arise in insurance coverage disputes. Written by insurance litigators with extensive experience from both the policyholder and insurance company perspective, Practitionerand's Guide to Litigating Insurance Coverage Actions reveals hard-won strategies and proven-effective litigation tools to help you successfully prepare or defend an insurance coverage case. Masterfully organized and streamlined in a two-volume format, Practitionerand's Guide to Litigating Insurance Coverage Actions walks you through the logical sequence of events as an insurance coverage litigation case evolves. Youand'll find: Step-by-step guidance through every stage of case preparation and litigation. Balanced and "best-practiceand" recommendations for counsel to policyholders and insurance companies. And much more! Model Forms include: Notice Letters Initial Pleadings Preliminary Motions Discovery Requests Summary Judgment Motions Motions at Trial Opening and Closing Statements Trial Briefs and Jury Instructions Motions and Briefs during Appeals Process Settlement Agreements As statutes and regulations increasingly inhibit the rights of private landowners, the restrictive covenant has subtly emerged as one of the few remaining tools of property control available to the freeholder of land. This new edition discusses recent case law and its far-reaching effects on the jurisdiction of the Lands Tribunal, the modification or discharge of covenants and the compensation required It also incorporates rent charge covenants and other use obligations, and the problems of consent and breach Detailed chapters are included on procedure in Lands Tribunal applications Designed for trainee solicitors taking the Professional Skills course, this text explains the solicitors' accounts system in non-technical language and includes worked examples and self testing questions Colinvaux's Law of Insurance presents a thorough but succinctly written analysis of all areas of insurance law. An essential companion for the insurance practitioner, it ensures that you have the necessary facts and insights readily available. The book covers the foundations of insurance law, then considers the parties involved, and finally examines the most important types of insurance. The 1st supplement to the 10th edition provides updates on all the significant developments in the law of insurance to have taken place since the publication of the last mainwork. This edition deals with all insurance risks other than marine and takes account of key legislative developments and judicial decisions. In the Ninth Edition, experienced practitioners guide the reader through the intricacies of the ever-changing area of Florida automobile insurance law. Topics include the procedure for handling the typical automobile insurance case from both the plaintiff's and defendant's perspective, as well as the process for determining the order and priority of coverage in cases involving multiple tort feasons and insurance policies. Sample forms, worksheets, and checklists are provided to aid the practitioner. Highlights of the new Ninth Edition include: • Updates all statutes, rules of procedure, and case law through March 1, 2014 • Updates requirements for furnishing a certificate of self-insurance • Discusses extensive alterations to the Personal Injury Protection law, F.S. 627.736, enacted in the 2012 legislative session • Adds new sections on administrative remedies in ratemaking cases • Discusses Federal preemption under the Graves Amendment, 49 U.S.C. 20106 which has now been upheld by both Florida and Federal courts The eBook versions of this title feature links to Lexis Advance for further legal research options. Colinvaux's Law of Insurance offers a concise but thorough and reliable overview of insurance law. The new 2nd supplement to the 9th edition brings your mainwork fully up to date. The unique features of the Lloyd's Corporation and Market and their governing rules are complex and are often difficult to navigate even for the most seasoned practitioner. This book provides the reader with a definitive and detailed guide, and is essential for any practitioner dealing with Lloyd's Insurance. After a brief historical account, the book provides a thorough legal description and analysis of Lloyd's, which includes topics ranging from the constitution and membership requirements of Lloyd's, UK and overseas regulation, the processes for placing and underwriting business and handling claims,

chain of security, enforcement and disciplinary matters, compensation and the reconstruction and the renewal of the Lloyd's market between 1990 and 1996. The book will be an invaluable reference tool for insurance practitioners and professionals dealing with Lloyd's. Julian Burling is a barrister at Serle Court, and has been involved in advising on and implementing nearly all significant legal developments at Lloyd's in the last 25 years. LexisNexis Practice Guide: New Appleman New Jersey Insurance Law provides authoritative, easily accessible, concise guidance on how to navigate the many intertwining areas of New Jersey and federal statutory and case law that impact on insurance coverage and litigation. It combines how-to practice guidance, over 50 task-oriented checklists, targeted cross-references to specific state and federal legislation and sources detailing the features of, and requirements for, insurance coverage, including extensive cross references to New Appleman rich analytical content, and 120 practice tips (strategic points, warnings, exceptions, and timing tips) to prevent practice missteps. This Practice Guide distills 30-plus years of experience from eminent insurance law practitioners to provide a reliable roadmap through the complex and multi-faceted practice area of insurance law. Comprehensive coverage includes the following key topics: • Introduction to Insurance • Common Approaches to Coverage and Coverage Litigation • Personal Lines • Commercial Lines: Commercial General Liability Policies • Commercial Lines: Worker's Compensation, First Party, Employee Fidelity, Environmental and Additional Insured Coverage • Professional Lines • Life, Health and Disability Insurance • Denials and Limitations of Insurance Coverage • Extracontractual Liability • Excess, Umbrella and Surplus Lines Insurance • Rehabilitation, Liquidation and Guarantee Funds Customers have repeatedly expressed strong interest in integrated practice-area specific products that provide practice-tested solutions to the real life decisions they must counsel their clients about every day. LexisNexis Practice Guide: New Appleman New Jersey Insurance Law meets this customer need by providing easily accessed, proven, authoritative to-the-point practice guidance, enhanced by the following features: • 50 task-oriented checklists • 120 strategic points, warnings, and timing tips to prevent practice missteps • Targeted cross-references to specific state and federal legislation and sources detailing the features of, and requirements for insurance coverage. Distilling over 30 years of experience from two distinguished New Jersey insurance law practitioners, New Appleman New Jersey Insurance Law Practice Guide is a reliable roadmap through the complex and multi-faceted practice area of insurance law. The Law of Motor Insurance aims to give a comprehensive guide to practitioners on how to deal with motor insurance law cases. The authors provide an overview of general insurance law principles and the basic framework specifically tailored for motor insurance law cases. The book then examines in depth the law behind different insurance policies, liability, litigation procedure and how to trace uninsured and untraced drivers, as well as cover when using motor vehicles outside the UK. The new edition of this text will take into account the changes in the area of motor insurance law, especially with regard to the introduction of a 5th EC Directive on Motor Insurance Law and amendments to Motor Insurers Bureaux agreements and medical payments. This 1st supplement to the 13th edition brings the main work up to date with the latest legislative and case law developments This 2nd supplement to the 13th edition brings the main work up to date with the latest legislative and case law developments Assigned text for LOMA 307, Second edition Marine Insurance: Law and Practice, Second Edition, continues to provide the most comprehensive and integrated account of the English law and practice of marine insurance. It provides readers with a fresh and up-to-date review of the modern law in the light of traditional principles and rules of underlying commercial law, and the specific statutory rules of marine insurance as interpreted by case law, as moderated in practice by market practices and standard form marine insurance clauses. Francis Rose clarifies the law's underlying framework of principles and illustrates how it works in common contractual situations, explaining how the different components of the law interact. The new edition has been updated to incorporate: • the most recent case law: there have been some very important judgments

handed down since the book first published, including: The Cendor MOP, The Silva, The Resolute and The Marina Iris • the implications of the introduction of: Institute Cargo Clauses 2009, the effect of the Gambling Act 2005 and the Third Parties (Rights Against Insurers) Act 2010 Law Commission reform proposals The book explores in detail the following areas: • the nature of insurance • insurable interest • the insurance contract • the premium • insured risks • marine risks • exclusions • losses • claims • subrogation • double insurance MacGillivray on Insurance Law is a classic work which deals with all insurance risks other than marine and takes account of the key legislative developments and judicial decisions. Considered the insurance law bible, MacGillivray has maintained a high profile amongst insurance lawyers and the wider industry for almost 100 years. The supplement to the 11th edition will bring this well-regarded work up to date for the two years since the mainwork was published, to include the essential cases from the insurance sector which has been so fertile in recent years and which has been made part of the FSA's remit in the UK. The title is the keystone of the insurance law list at Sweet and Maxwell, and of the Insurance Practitioners' Library, being relied upon and cited in the courts as a trusted authority in insurance law. Assigned material for LOMA 307

Covering the general principles of the reinsurance agreements in detail, and covering all relevant areas of agency law, this book offers definitive reference for the practitioner. The second supplement to the 11th edition of MacGillivray on Insurance Law brings this well-regarded work up to date with changes to the law since September 2010. This title is the keystone of the insurance law list at Sweet and Maxwell, and of the Insurance Practitioners' Library, and can be relied upon and cited in the courts as a trusted authority in insurance law.

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