University of Massachusetts Amherst ScholarWorks@UMass Amherst

New England Copyright Boot Camp

University Libraries

2015

2E Licensing Electronic Resources: Spotting Issues in e-Content Licenses

Joan M. Emmet Yale University, joan.emmet@yale.edu

Follow this and additional works at: https://scholarworks.umass.edu/cbc



Part of the Intellectual Property Law Commons, and the Scholarly Communication Commons

Emmet, Joan M., "2E Licensing Electronic Resources: Spotting Issues in e-Content Licenses" (2015). New England Copyright Boot Camp. 15.

Retrieved from https://scholarworks.umass.edu/cbc/15

This Article is brought to you for free and open access by the University Libraries at ScholarWorks@UMass Amherst. It has been accepted for inclusion in New England Copyright Boot Camp by an authorized administrator of ScholarWorks@UMass Amherst. For more information, please contact scholarworks@library.umass.edu.

Copyright Bootcamp Day 2

Spotting Issues in e-Content Licenses

Copyright Bootcamp-D Dec. 2 & 16, 2015 Joan M Emmet License & Copyright Li Yale University

Licenses are legal agreements

Copyright holder grants permission to do something OR prohibits grantee from doing something associated w/copyright holder's exclusive rights.

License terms prevail over copyright law.

License represents binding contract-offer/acceptance/consideration.

Misrepresentation amounts to fraud and is potentially actionab

ECESSARY Clauses

- Define the parties
- Scope/grant of license
- Non-exclusive perpetual right to use/access
- Subject of license
- What is being licensed
- Fees
- Term & termination
- How/when can agreement be terminated
- What do you get at the end of the day
- Signature Lines (BOTH Parties)

DESIRABLE Clauses

- ALL uses as permitted by U.S. Copyright Law (§§107-122)
- Uses not covered by an exception in copyright law
 - When in doubt—express the desired use
- Accessibility assurances (Licensor obligations)
- Text/Data mining uses
- Authors' rights
- Perpetual rights or access only
- Broad Authorized User definition
- Silent on "Sites" or broad definition
- Merger clause (entire agreement)



IG BITS

Indemnification/Liability

Audits

Overly restrictive uses

Governing law/jurisdiction

Arbitration

Changes to terms at will

- Reference to online posted terms
- Acceptance by use of materials

Sites

SMALLER BITS

- Mandatory terms
 - Will/shall/must/all
- Assignment (one-sided)
- No licensor indemnification
- Terms geared toward corporate licensees

Indemnification & Liability

- Indemnification = making the damaged party whole
- Indemnify ONLY for representations and warranties (obligations/promises)
 - These are things over which you have control
 - Employees, staff, agents BUT NOT STUDENTS
 - Beware terms identifying students as agents of Licensee
 - "Reasonable efforts" mitigate "mandatory" obligations

Audits

- Potential for invasive searching of systems/privacy violations
- Cannot control all use/misuse
- If not removable, narrow the scope, no permitted access to systems

Issue Spotting Exercise!

- .. Read the license agreement handed out—~15 min.
- 2. Discuss and pick out 2 or 3 issues (both in the agreement or missing from it)—10-15 min.
- Choose spokesperson from your group.
- Full group discussion on issues found—15-20 min.
- 5. Final Q & A—what terms have you found challenging in your or reviews?