Blogs

April 20, 2022



Many companies use browsewrap or related sign-in agreements to present their terms of service for consumer acceptance.

On April 5, 2022, the U.S. Court of Appeals for the Ninth Circuit refined the standard for enforcing terms of service presented on websites via hyperlinks. The decision affects how companies should design their webpages and present their terms of service to ensure that those terms—including their accompanying arbitration agreements, class-action waivers, product licenses, and warranty disclaimers—are enforceable.

Read more

Authors



Eric J. Weiss

Partner

EWeiss@perkinscoie.com 206.359.3456



Mallory Gitt Webster

Counsel

MWebster@perkinscoie.com 206.359.3701

Explore more in

Business Litigation Class Action Defense Technology Transactions & Privacy Law Consumer

Protection
Blog series

Consumer Protection Review

Consumer Protection Review helps businesses that market and sell to consumers navigate federal and state legal issues related to advertising, privacy, promotions, products liability, government investigations, unfair competition, class actions and general consumer protection.

View the blog