

Beware: Insurance, Indemnity, and Terms Not As They Appear

January 30, 2015

By Macdonald Allen

Landlords and tenants should always be thinking about the relationship between an obligation to insure and a lease's indemnity clause so that the risk, should the "Premises" be damaged, is allocated as the parties intended.

Download the PDF to read the entire newsletter.

For more information or inquiries:



Macdonald Allen

Toronto Emai

416.947.5027 mallen@weirfoulds.com

Macdonald Allen is a partner in the litigation practice group at WeirFoulds LLP. He practises in a range of commercial and civil litigation matters.

WeirFoulds

www.weirfoulds.com

Toronto Office

4100 – 66 Wellington Street West PO Box 35, TD Bank Tower Toronto, ON M5K 1B7

Tel: 416.365.1110 Fax: 416.365.1876

Oakville Office

1320 Cornwall Rd., Suite 201 Oakville, ON L6J 7W5

Tel: 416.365.1110 Fax: 905.829.2035

© 2025 WeirFoulds LLP