

Index of Articles

(vol 16 and succeeding issues)

- Administrative expense claims under BACPA 2005, 26 No 3, p. 36
- ADR
- appeals of arbitrability, effect on lower courts, 26 No 2, p. 37
 - arbitration, pursuit of investors' claims, 16 No 2, p. 5
 - commercial dispute resolution, new horizons, 22 No 2, p. 17
 - mediation 17 No 1, p. 15; 26 No 3, p. 49
 - "real time" conflict solutions 28 No 2, p. 31
- Advertising injury clause, insurance coverage, 24 No 3, p. 26
- Agriculture
- Farm Security and Rural Investment Act of 2002, 22 No 3, p. 30
 - succession planning for agribusinesses, 24 No 3, p. 9
- Annuity suitability requirements, 27 No 2, p. 15
- Antiterrorism technology, federal SAFETY Act, 24 No 3, p. 34
- Antitrust compliance program for in-house counsel, 22 No 1, p. 42
- Assignments for benefit of creditors, 19 No 3, p. 32
- Assumed names of LLCs, 28 No 3, p. 5
- Attorney-client privilege, tax matters, 24 No 3, p. 7; 26 No 3, p. 9. *See also* E-mail
- Automotive suppliers
- disputes in automotive industry, lessons learned, 26 No 2, p. 11
 - extending credit in era of contractual termination for convenience, 26 No 1, p. 49
 - requirements contracts, enforceability, 28 No 2, p. 18
- Bankruptcy
- after-acquired property and proceeds in bankruptcy, 28 No 1, p. 28
 - Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, 25 No 3, p. 27; 26 No 3, p. 18
 - composition agreements, alternatives to bankruptcy, 28 No 3, p. 43
 - cross-border insolvencies, 26 No 3, p. 10
 - default interest, 23 No 2, p. 47
 - dividends and other corporate distributions as avoidable transfers, 16 No 4, p. 22
 - franchisors, using bankruptcy forum to resolve disputes, 16 No 4, p. 14
 - in-house counsel's survival guide for troubled times, 22 No 1, p. 33
 - intellectual property, protecting in bankruptcy cases, 22 No 3, p. 14
 - landlord-tenant issues, 26 No 3, p. 32
 - litigation roadmap, 28 No 1, p. 34
 - mortgage avoidance cases, 26 No 3, p. 27
 - ordinary course of business, 23 No 2, p. 40; 26 No 1, p. 57
 - overview of Bankruptcy Reform Act of 1994, 16 No 4, p. 1
 - partners and partnership claims, equitable subordination, 16 No 1, p. 6
 - prepayment penalty provisions in Michigan, enforceability in bankruptcy and out, 16 No 4, p. 7
 - prepayment premiums in and out of bankruptcy, 23 No 3, p. 29
 - priority for creditors providing goods to debtors in ordinary course of business, 28 No 1, p. 18
 - reclamation and administrative offense claims, 26 No 3, p. 36
 - tax tips for bankruptcy practitioners, 27 No 2, p. 30
 - trust fund statutes and discharge of trustee debts, 28 No 1, p. 11
- Banks. *See* Financial institutions
- Business claims, intersection of statute and common law, 27 No 1, p. 29
- Business continuity planning, 28 No 1, p. 9
- Business Court in Michigan, 25 No 3, p. 9
- Business-income-loss claims, 27 No 1, p. 24
- Business judgment rule
- corporate scandals and business judgment rule, 25 No 3, p. 19
 - Disney* derivative litigation, 25 No 2, p. 22
- Certificated goods, frontier with UCC, 24 No 2, p. 23
- Charitable Solicitations Act, proposed revisions, 26 No 1, p. 14
- Charities. *See* Nonprofit corporations or organizations
- Chiropractors and professional service corporations, 24 No 3, p. 5
- Choice of entity
- 2003 tax act considerations, 23 No 3, p. 8
 - frequently asked questions, 25 No 2, p. 27
 - getting it right the first time, 26 No 1, p. 8
- Circular 230 and tax disclaimers, 25 No 2, p. 7
- Class Action Fairness Act of 2005, 25 No 3, p. 15
- Click-wrap agreements under UCC, mutual assent, 26 No 2, p. 17
- Commercial finance lease agreements, 26 No 2, p. 21
- Commercial impracticability, issues to consider, 29 No 1, p. 16
- Commercial litigation. *See also* ADR
- business court in Michigan, 25 No 3, p. 9
 - Class Action Fairness Act of 2005, 25 no 3, p. 15
 - document production, 28 No 2, p. 13
 - economic duress, proving in Michigan, 26 No 2, p. 25
 - electronic discovery, 22 No 2, p. 25; 27 No 2, p. 9; 27 No 3, p. 37
 - future lost profits for new businesses, proving in post-*Daubert* era, 26 No 2, p. 29
- Competitor communications, avoiding sting of the unbridled tongue, 18 No 1, p. 18
- Composition agreements, alternatives to bankruptcy, 28 No 3, p. 43
- Computers. *See* Technology Corner.
- Confidentiality agreements, preliminary injunctions of threatened breaches, 16 No 1, p. 17
- Contracts. *See also* Automotive suppliers
- doctrine of *culpa in contrahendo* and its applicability to international transactions, 24 No 2, p. 36
 - drafting, 28 No 2, p. 24
 - electronic contracting, best practices, 28 No 2, p. 11
 - letters of intent, best practices, 25 No 3, p. 44
 - liquidated damages and limitation of remedies clauses 16 No 1, p. 11
 - setoff rights, drafting contracts to preserve, 19 No 1, p. 1
- Corporate counsel. *See* In-house counsel
- Corporations. *See also* Business judgment rule; Nonprofit corporations; Securities
- Business Corporation Act amendments, 21 No 1, p. 28; 29 No 1, pp. 5, 10
 - deadlocks in closely held corporations, planning ideas to resolve, 22 No 1, p. 14
 - corporate governance, 28 No 3, p. 9

- Delaware and Michigan incorporation, choosing between, 22 No 1, p. 21
- Delaware corporate case law update (2005), 25 No 2, p. 49
- derivatives transactions, explanation of products involved and pertinent legal compliance considerations, 16 No 3, p. 11
- dissenter's rights: a look at a share valuation, 16 No 3, p. 20
- dividends and other corporate distributions as avoidable transfers, 16 No 4, p. 22
- drag-along rights under Michigan Business Corporation Act, 28 No 3, p. 20
- employment policies for the Internet, why, when, and how, 19 No 2, p. 14
- foreign corporations, internal affairs doctrine, 27 No 1, p. 48
- insolvency, directors' and officers' fiduciary duties to creditors when company is insolvent or in vicinity of insolvency, 22 No 2, p. 12
- interested directors, advising re selected problems in sale of corporation, 16 No 3, p. 4
- minority shareholder oppression suits, 25 No 2, p. 16
- opportunity doctrine in Michigan, proposed legislative reform, 28 No. 3, p. 15
- professional service providers and *Miller v Allstate Ins Co*, 28 No 3, p. 26
- proposed amendments to Business Corporation Act (2005), 25 No 2, p. 11
- Sarbanes-Oxley Act of 2002, 22 No 3, p. 10
- shareholder standing and direct versus derivative dilemma, 18 No 1, p. 1
- tax matters, 27 No 1, p. 8
- technical amendments to Michigan Business Corporation Act (1993), 16 No 3, p. 1
- tort liability for corporate officers, 26 No 3, p. 7
- Creditors' rights. *See also* Bankruptcy; Entireties property; Judgment lien statute
- assignments for benefit of creditors, 19 No 3, p. 32
- claims in nonbankruptcy litigation, 19 No 3, p. 14
- cross-border secured lending transactions in United States and Canada, representing the lender in, 16 No 4, p. 38
- decedent's estates, eroding creditors' rights to collect debts from, 19 No 3, p. 54
- fiduciary duties of directors and officers to creditors when company is insolvent or in vicinity of insolvency, 22 No 2, p. 12
- judgment lien statute, advisability of legislation, 23 No 2, pp. 11, 24
- necessaries doctrine, Michigan's road to abrogation, 19 No 3, p. 50
- nonresidential real property leases, obtaining extensions of time to assume or reject, 19 No 3, p. 7
- prepayment penalty provisions in Michigan, enforceability in bankruptcy and out, 16 No 4, p. 7
- out-of-court workouts, 19 No 3, p. 9
- personal property entireties exemption, applicability to modern investment devices, 22 No 3, p. 24
- receiverships, 19 No 3, p. 16
- trust chattel mortgages, 19 No 3, p. 1.
- Criminal law and matters, white collar-crime investigation and prosecution, 27 No 1, p. 37
- Cross-border insolvencies, 26 No 3, p. 10
- Cross-cultural negotiations, 27 No 2, p. 39
- Cybercourt for online lawsuits, 21 No 1, p. 54
- Cybersquatting and domain name trademark actions, 22 No 2, p. 9
- Data breach notification act, 27, No 1, p. 9
- Deadlocks in closely held corporations, planning idea to resolve, 22 No 1, p. 14
- Defamation claims for businesses, intersection of statute and common law, 27 No 1, p. 29
- Delaware and Michigan incorporation, choosing between 22 No 1, p. 21
- Delaware corporate case law update (2005), 25 No 2, p. 49
- Derivatives transactions, explanation of products involved and pertinent legal compliance considerations, 16 No 3, p. 11
- Did You Know?
- acupuncture, 26 No 2, p. 7
- assumed names of LLCs, 28 No 3, p. 5
- Business Corporation Act 2009 amendments, 29 No 1, p. 5
- chiropractors and professional service corporations, 24 No 3, p. 5
- educational corporations or institutions, 24 No 1, p. 5; 24 No 3, p. 5
- expedited filing, 25 No 3, p. 6; 26 No 1, p. 5
- fee changes for authorized shares 25 No 3, p. 6; 26 No 1, p. 5
- finding the proper agency, 25 No 2, p. 5
- LLC Act amendments (2002), 23 No 2, p. 5
- low profit LLCs, 29 No 1, p. 6
- mold lien act amendments, 22 No 2, p. 5
- names for business entities, 23 No 1, p. 5; 25 No 1, p. 5
- nonprofit corporation amendments, 28 No 2, p. 7
- professional corporations, 22 No 1, p. 5; 27 No 2, p. 6
- special entity acts, 25 No 3, p. 5
- summer resort associations, 24 No 3, p. 6
- tort liability for corporate officers, 26 No 3, p. 7
- uniform and model acts, 24 No 2, p. 5
- viewing entity documents, 24 No 3, p. 5
- Digital signatures, 19 No 2, p. 20
- Disaster preparations for law firms, 21 No 1, p. 7
- Discovery of electronic information in commercial litigation, 22 No 2, p. 25; 28 No 2, p. 13
- Dissenter's rights: A look at a share valuation, 16 No 3, p. 20
- Dissolution of Michigan LLC when members deadlock, 25 No 3, p. 38
- Domain names, 21 No 1, p. 48; 22 No 2, p. 9
- Drag-along rights under Michigan Business Corporation Act, 28 No 3, p. 20
- Economic duress, proving in Michigan, 26 No 2, p. 25
- E-mail
- encryption and attorney-client privilege, 19 No 2, p. 26
- monitoring of e-mail and privacy issues in private sector workplace, 22 No 2, p. 22
- unencrypted Internet e-mail and attorney-client privilege, 19 No 2, p. 9
- Educational corporations, 24 No 1, p. 5; 24 No 3, p. 5
- Employment. *See also* Noncompetition agreements
- Internet policies: why, when, and how, 19 No 2, p. 14
- monitoring of e-mail and privacy issues in private sector workplace, 22 No 2, p. 22
- sexual harassment, employer liability for harassment of employees by third parties, 18 No 1, p. 12
- Empowerment zones, business lawyer's guide to, 17 No 1, p. 3
- Entireties property
- exemption for personal property, applicability to modern investment devices, 22 No 3, p. 24

- federal tax liens, 22 No 2, p. 7; 23 No 2, p. 28
 LLC interests, 23 No 2, p. 33
- Ethics, disaster preparations, 21 No 1, p. 7
- Export controls and export administration, 24 No 1, p. 32
- Farm Security and Rural Investment Act of 2002, 22 No 3, p. 30
- Fiduciary duties
 insolvent company or in vicinity of insolvency, duties of offices and directors to creditors, 22 No 2, p. 12
 LLC members, duties and standards of conduct, 24 No 3, p. 18
- Financial institutions
 cross-border secured lending transactions in United States and Canada, representing the lender in, 26 No 4, p. 38
 federal legislation giving additional powers to banks and bank holding companies, 20 No 1, p. 1
 Gramm-Leach-Bliley's privacy requirements, applicability to non-financial institutions, 20 No 1, p. 13
 new Banking Code for new business of banking, 20 No 1, p. 9
 revised UCC Article 9, impact on commercial lending, 21 No 1, p. 20
- Force majeure and commercial impracticability, issues to consider, 29 No 1, p. 16
- Foreign corporations, internal affairs doctrine, 27 No 1, p. 48
- Foreign trade zones, 24 No 3, p. 40
Franchino v Franchino, minority shareholder oppression suits, 25 No 2, p. 16
- Franchises
 bankruptcy forum to resolve disputes, 16 No 4, p. 14
 less-than-total breach of franchise agreement by franchisor, loss or change in format, 16 No. 1, p. 1
 Petroleum Marketing Practices Act, oil franchisor-franchisee relationship, 18 No 1, p. 6
- Gaming in Michigan, primer on charitable gaming, 26 No 1, p. 21
- "Go Shop" provisions in acquisition agreements, 27 No 3, p. 18
- I.D. cards, security vs privacy, 27 No 3, p. 11
- Immigration
 E-verify program and its application to federal contractors, 29 No 1, p. 36
 tax criminal prosecution, employer I-9 compliance, 28 No 3, p. 34
- Independent contractors, tax issues, 28 No 2, p. 9
- India, mergers and acquisitions, 28 No 2, p. 43
- Information security, 23 No 2, p. 8; 23 No 3, p. 10
- In-house counsel
 antitrust compliance program, 22 No 1, p. 42
 pension funding basics, 25 No 1, p. 17
 risk management, 25 No 1, p. 10
 survival guide for troubled times, 22 No 1, p. 33
- Insolvency, directors' and officers' fiduciary duties to creditors when company is insolvent or in vicinity of insolvency, 22 No 2, p. 12
- Installment contracts under UCC 2-612, perfect tender rule, 23 No 1, p. 20
- Insurance
 business-income-loss claims, 27 No 1, p. 24
 risk management for in-house counsel, 25 No 1, p. 10
 scope of advertising injury clause, 24 No 3, p. 26
- Intellectual property
 bankruptcy cases, 22 No 3, p. 14
 domain name trademark actions, 22 No 2, p. 9
- Interested directors, advising re selected problems in sale of corporation, 16 No 3, p. 4
- International transactions
 applicability of doctrine of *culpa in contrahendo*, 24 No 2, p. 36
 documentary letters of credit, 25 No 1, p. 24
 foreign trade zones, 24 No 3, p. 40
- Internal affairs doctrine, foreign corporations, 27 No 1, p. 48
- Internet. *See also* E-mail; Privacy; Technology Corner
 corporate employment policies: why, when, and how, 19 No 2, p. 14
 cybercourt for online lawsuits, 21 No 1, p. 54
 data breach notification act, 27, No 1, p. 9
 digital signatures, 19 No 2, p. 20
 domain names, 21 No 1, p. 48; 22 No 2, p. 9
 jurisdiction and doing business online, 29 No 1, p. 23
 proxy materials, Internet delivery, 27 No 3, p. 13
 public records, using technology for, 19 No 2, p. 1
 sales tax agreement, 23 No 1, p. 8
 year 2000 problem, tax aspects, 19 No 2, p. 4
- Investing by law firms in clients, benefits and risks, 22 No 1, p. 25
- Joint enterprises, recognition by Michigan courts, 23 No 3, p. 23
- Judgment lien statute
 advisability of legislation, 23 No 2, pp. 11, 24
 new collection tool for creditors, 24 No 3, p. 31
- Judicial dissolution of Michigan LLC when members deadlock, 25 No 3, p. 38
- Landlord-tenant issues under BACPA 2005, 26 No 3, p. 32
- Law firms, benefits and risks of equity arrangements with clients, 22 No 1, p. 25
- Leases
 commercial finance lease agreements, 26 No 2, p. 21
 obtaining extensions of time to assume or reject, 19 No 3, p. 7
- Letters of credit in international transactions, 25 No 1, p. 24
- Letters of intent, best practices, 25 No 3, p. 44
- Liens. *See also* Judgment lien statute
 how to find notices of state and federal tax liens, 24 No 1, p. 10
 mold lien act, 22 No 2, p. 5; 26 No 3, p. 44
 special tools lien act, 23 No 1, p. 26; 26 No 3, p. 44
- Life insurance, critical planning decisions for split-dollar arrangements, 23 No 3, p. 41
- Limited liability companies (LLCs)
 2002 LLC Act amendments (PA 686), 23 No 1, p. 34; 23 No 2, p. 5
 anti-assignment provisions in operating agreements, impact of UCC 9-406 and 9-408, 24 No 1, p. 21
 buy-sell provisions of operating agreements, 19 No 4, p. 60
 entireties property, 23 No 2, p. 33
 family property and estate planning, operating agreements for, 19 No 4, p. 49
 fiduciary duties and standards of conduct of members 24 No 3, p. 18
 joint venture, operating agreements for, 19 No 4, p. 34
 low profit LLCs, 29 No 1, p. 6
 manufacturing business, operating agreements for, 24 No 4, p. 2
 minority member oppression, 27 No 1, p. 11
 piercing the veil of a Michigan LLC, 23 No 3, p. 18
 real property, operating agreements for holding and managing, 19 No 4, p. 16

- securities, interest in LLC as, 16 No 2, p. 19
 self-employment tax for LLC members, 23 No 3, p. 13
 series LLCs, 27 No 1, p. 19
 single-member LLCs vs member's judgment creditors, 29 No 1, p. 33
- Liquidated damages and limitation of remedies clauses, 16 No 1, p. 11
- Litigation. *See* Commercial litigation
- Lost profits for new businesses in post-*Daubert* era, 26 No 2, p. 29
- Malware grows up: Be very afraid, 25 No 3, p. 8
- Material adverse effect clauses, Delaware court's pro-seller attitude towards, 29 No 1, p. 28
- Mediation instead of litigation for resolution of valuation disputes, 17 No 1, p. 15
- Mergers and acquisitions
 India, framework and issues, 28 No 2, p. 43
 multiples as key to value or distraction, 23 No 1, p. 31
 Michigan Business Tax, 28 No 1, p. 40; 29 No 1, p. 40
- Minority oppression
 LLCs, minority members, 27 No 1, p. 11
 shareholder suits, 25 No 2, p. 16
- Mold lien act, 22 No 2, p. 5, 26 No 3, p. 44
- Mortgage avoidance cases in Michigan's bankruptcy courts, 26 No 3, p. 27
- Names for business entities, 23 No 2, p. 5; 25 No 1, p. 5
- Necessaries doctrine, Michigan's road to abrogation, 19 No 3, p. 50
- Negotiations, cross-cultural, 27 No 2, p. 39
- Noncompetition agreements
 geographical restrictions in Information Age, 19 No 2, p. 17
 preliminary injunctions of threatened breaches, 16 No 1, p. 17
- Nonprofit corporations or organizations
 amendments, 28 No 2, p. 7
 Charitable Solicitations Act, proposed revisions, 26 No 1, p. 14
 compensating executives, 24 No 2, p. 31
 intermediate sanctions, slippery slope to termination, 26 No 1, p. 27
 lobbying expenses, businesses, associations, and non-deductibility of, 17 No 2, p. 14
 proposed amendments to Michigan Nonprofit Corporation Act, 17 No 2, p. 1; 23 No 2, p. 70; 26, No 1, p. 9
 Sarbanes-Oxley Act of 2002, impact on nonprofit entities, 23 No 2, p. 62
 shuffle up and deal: a primer on charitable gaming in Michigan, 26 No, p. 21
 tax exemptions, 26 No 1, p. 33
 trustees, nonprofit corporations serving as, 17 No 2, p. 9
 volunteers and volunteer directors, protection of, 17 No 2, p. 6
- Offshore outsourcing of information technology services, 24 No 1, p. ; 24 No 2, p. 9
- Open source software, 25 No 2, p. 9
- Optioning the long-term value of a company, effect on shareholders, 27 No 3, p. 33
- Ordinary course of business, bankruptcy, 23 No 2, p. 40; 26 No 1, p. 57
- Partnerships
 bankruptcy, equitable subordination of partners and partnership claims, 16 No 1, p. 6
 interest in partnership as security under Article 9, 19 No 1, p. 24
- Pension funding basics for in-house counsel, 25 No 1, p. 17
- Perfect tender rule, installment contracts under UCC 2-612, 23 No 1, p. 20
- Personal property entireties exemption, applicability to modern investment devices, 22 No 3, p. 24
- Petroleum Marketing Practices Act, oil franchisor-franchisee relationship, 18 No 1, p. 6
- Piercing the veil of a Michigan LLC, 23 No 3, p. 18
- Preliminarily enjoining threatened breaches of non-competition and confidentiality agreements, 16 No 1, p. 17
- Prepayment penalty provisions in Michigan, enforceability in bankruptcy and out, 16 No 4, p. 7
- Prepayment premiums in and out of bankruptcy, 23 No 3, p. 29
- Privacy
 drafting privacy policies, 21 No 1, p. 59
 Gramm-Leach-Bliley requirements, applicability to non-financial institutions, 20 No 1, p. 13
 monitoring of e-mail and privacy issues in private sector workplace, 22 No 2, p. 22
 securities industry, application of privacy laws to, 27 No 3, p. 25
- Professional service providers and *Miller v Allstate Ins Co*, 28 No 3, p. 26
- Public debt securities, restructuring, 22 No 1, p. 36
- Public records, using technology for, 19 No 2, p. 1
- Receiverships, 19 No 3, p. 16; 28 No 2, p. 36
- Risk management for in-house counsel, 25 No 1, p. 10
- S corporations, audit targets, 25 No 3, p. 7
- SAFETY Act and antiterrorism technology, 24 No 3, p. 34
- Sarbanes-Oxley Act of 2002, 22 No 3, p. 10
 nonprofit entities, 23 No 2, p. 62
 public issuers in distress, 23 No 2, p. 55
 relief for smaller public companies, 26 No 1, p. 42
- Securities
 abandoned public and private offerings, simplifying Rule 155, 21 No 1, p. 18
 arbitration, pursuit of investors' claims, 16 No 2, p. 5
 basics of securities law for start-up businesses, 24 No 2, p. 13
 "Go Shop" provisions in acquisition agreements, 27 No 3, p. 18
 investment securities, revised UCC Article 8, 19 No 1, p. 30
 investor claims against securities brokers under Michigan law, 28 No 3, p. 50
 Internet delivery of proxy materials, 27 No 3, p. 13
 limited liability company interests as securities, 16 No 2, p. 19
 privacy laws and regulations, application to employment relationships in securities industry, 27 No 3, p. 25
 public debt securities, restructuring, 22 No 1, p. 36
 real-time disclosure, SEC, 24 No 2, p. 20
 Sarbanes-Oxley Act of 2002, public issuers in distress, 23 No 2, p. 55
 SEC small business initiatives, 16 No 2, p. 8
 small business regulatory initiatives, progress or puffery, 16 No 2, p. 1
 small corporate offering registration, 16 No 2, p. 13
 Uniform Securities Act, technical compliance is required, 17 No 1, p. 1
 venture capital financing, terms of convertible preferred stock, 21 No 1, p. 9
 what constitutes a security, possible answers, 16 No 2, p. 27
- Self-employment tax for LLC members, 23 No 3, p. 13

- Sexual harassment, employer liability for harassment of employees by third parties, 18 No 1, p. 12
- Shareholders
 dissenter's rights: a look at a share valuation, 16 No 3, p. 20
 minority shareholder oppression suits, 25 No 2, p. 16
 oppression and direct/derivative distinction, 27 No 2, p. 18
 optioning the long-term value of a company, effect on shareholders, 27 No 3, p. 33
 standing and direct versus derivative dilemma, 18 No 1, p. 1
- Shrink-wrap agreements under UCC, mutual assent, 26 No 2, p. 17
- Single-member LLCs vs member's judgment creditors, 29 No 1, p. 33
- Small Business Administration business designations and government contracting, 24 No 1, p. 29
- Software licensing watchdogs, 25 No 1, p. 8
- Special tools lien act, 23 No 1, p. 26
- Split-dollar life insurance arrangements, critical planning decisions, 23 No 3, p. 41
- Subordination agreements under Michigan law, 24 No 1, p. 17
- Succession planning for agribusinesses, 24 No 3, p. 9
- Summer resort associations, 24 No 3, p. 6
- Taxation and tax matters
 2001 Tax Act highlights, 22 No 1, p. 7
 2004 Tax Acts: What you need to tell your clients, 25 No 1, p. 30
 2009 tax rate increase, 28 No 3, p. 7
 aggressive transactions, tax consequences, 27 No 3, p. 9
 attorney-client privilege, 24 No 3, p. 7; 26 No 3, p. 9
 avoiding gift and estate tax traps, 23 No 1, p. 7
 bankruptcy, tax tips, 27 No 2, p. 30
 C corporations, less taxing ideas, 27 No 1, p. 8
 charitable property tax exemptions, 26 No 1, p. 33
 choice of entity, 23 No 3, p. 8; 26 No 1, p. 8
 Circular 230 and tax disclaimers, 25 No 2, p. 7
 federal tax liens, 22 No 2, p. 7; 23 No 2, p. 28; 27 No 2, p. 11
 how to find notices of state and federal tax liens, 24 No 1, p. 10
 immigration and tax criminal prosecution, employer I-9 compliance, 28 No 3, p. 34
 independent contractors, 28 No 2, p. 9
 Internet sales tax agreement, 23 No 1, p. 8
 IRS priorities, 24 No 1, p. 7; 24 No 2, p. 7
 Michigan Business Tax, 28 No 1, p. 40; 29 No 1, p. 40
 nonprofit organizations, intermediate sanctions, 26 No 1, p. 27
 preparer rules, 28 No 1, p. 7
 S corporations, audit targets, 25 No 3, p. 7
 self-employment tax for LLC members, 23 No 3, p. 13
 Swiss bank accounts disclosures, 29 No 1, p. 7
 Tax Increase Prevention and Reconciliation Act of 2005, 26 No 2, p. 8
 year 2000 problem, 19 No 2, p. 4
- Technology Corner. *See also* Internet
 business continuity planning, 28 No 1, p. 9
 business in cyberspace, 24 No 3, p. 8
 computer equipment, end-of-life decisions, 26 No 2, p. 9
 cybersquatting and domain name trademark actions, 22 No 2, p. 9
 data breach notification act, 27, No 1, p. 9
 electronic contracting, best practices, 28 No 2, p. 11
 electronic discovery, 27 No 2, p. 9
 I.D. cards, security vs privacy, 27 No 3, p. 11
 information security, 23 No 2, p. 8; 23 No 3, p. 10; 29 No 1, p. 9
 insider threats to critical infrastructures, 28 No 3, p. 8
 Is It All Good? 22 No 2, p. 29
 malware, 25 No 3, p. 8
 offshore outsourcing of information technology services, 24 No 1, p. 8; 24 No 2, p. 9
 open source software, 25 No 2, p. 9
 paperless office, 22 No 2, p. 35
 software licensing watchdogs, 25 No 1, p. 8
 UCITA, 23 No 1, p. 8
- Terrorism, federal SAFETY Act and antiterrorism technology, 24 No 3, p. 34
- Third-party beneficiaries in construction litigation, 27 No 2, p. 25
- Tools, special tools lien act, 23 No 1, p. 26; 26 No 3, p. 44
- Trust chattel mortgages, 19 No 3, p. 1
- UCITA, 23 No 1, p. 8
- Uniform Commercial Code
 anti-assignment provisions in LLC operating agreements, impact of UCC 9-406 and 9-408, 24 No 1, p. 21
 certificated goods, frontier with UCC, 24 No 2, p. 23
 commercial lending, impact of revised Article 9, 21 No 1, p. 20
 compromising obligations of co-obligors under a note, unanswered questions under revised UCC Article 3, 16 No 4, p. 30
 demand for adequate assurance of performance, 23 No 1, p. 10
 federal tax lien searches, consequences of *Spearing Tool*, 27 No 2, p. 11
 forged facsimile signatures, allocating loss under UCC Articles 3 and 4, 19 No 1, p. 7
 full satisfaction checks under UCC 3-311, 19 No 1, p. 16
 installment contracts under UCC 2-612, perfect tender rule, 23 No 1, p. 20
 investment securities, revised Article 8, 19 No 1, p. 30
 notice requirement when supplier provides defective goods, 23 No 1, p. 16
 partnership interest as security under Article 9, 19 No 1, p. 24
 sales of collateral on default under Article 9, 19 No 1, p. 20
 setoff rights, drafting contracts to preserve, 19 No 1, p. 1
 shrink-wrap and click-wrap agreements, mutual assent, 26 No 2, p. 17
- Valuation disputes, mediation instead of litigation for resolution of, 17 No 1, p. 15
- Venture capital
 early stage markets in Michigan, 25 No 2, p. 34
 financing, terms of convertible preferred stock, 21 No 1, p. 9
- White collar-crime investigation and prosecution, 27 No 1, p. 37
- Year 2000 problem, tax aspects, 19 No 2, p. 4