BRACEWELL

INSIGHTS

Public Entity Construction Contracts: The Pivotal Dispute Provisions

July 10, 2019

By: Phillip L. Sampson Jr. and Richard F. Whiteley

Each year public entities spend billions of dollars on construction projects. As a result of these projects, time-consuming and costly complications such as construction project delay claims, defective workmanship, force majeure claims, lien issues, insurance issues, jurisdiction, payment issues and indemnification issues may arise. It is critical for public entities to have a firm understanding of the construction process and to implement thoughtful contract provisions.

Please join Bracewell construction litigation partners Phillip Sampson and Richard Whiteley for a webinar where they will discuss provisions in your construction contracts that will dictate the confines of your construction dispute.

Topics to be discussed include:

- arbitration provisions
- venue and jurisdiction
- recovery of consequential damages
- recovery of attorneys' fees and costs
- force majeure
- indemnity obligations
- process establishing legitimate change orders
- process establishing legitimate claims for delay