

## **Articles in *The Transactional Lawyer***

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| Drafting for a Commercially Reasonable Disposition of Collateral         | Stephen L. Sepinuck  | 1 The Transactional Lawyer 1 (Feb. 2011) |
| Novation or Modification (a/k/a renewal)?                                | Linda J. Rusch       | 1 The Transactional Lawyer 3 (Feb. 2011) |
| Protecting Sureties through a Contractual Right of Contribution          | John T. Drake        | 1 The Transactional Lawyer 6 (Feb. 2011) |
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| Exercising Voting Rights After Default                                   | Stephen L. Sepinuck  | 1 The Transactional Lawyer 3 (Apr. 2011) |
| When Does an Enforceable Contract Exist: Avoiding Unnecessary Litigation | John Drake           | 1 The Transactional Lawyer 4 (Apr. 2011) |
| Document the Representative Capacity of the Secured Party of Record      | Brittney McCarthy    | 1 The Transactional Lawyer 5 (Apr. 2011) |
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| What Are the Fundamental Attributes of Arbitration?                      | Linda J. Rusch       | 1 The Transactional Lawyer 3 (June 2011) |
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| Does the Security Agreement Effectively Grant a Security Interest?       | Linda J. Rusch       | 1 The Transactional Lawyer 4 (Aug. 2011) |
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| Limiting the Preference Exposure of Originators & Servicers   | Stephen L. Sepinuck  | 1 The Transactional Lawyer 1 (Dec. 2011) |
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