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t.caveng@soulier-avocats.com

Tel.: + 33 (0)4 72 82 20 80

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E-discovery in U.S. Litigation: Avoiding Disaster in a New World of E-Liability



Title of the contribution: E-discovery in U.S. Litigation: Avoiding Disaster in a New World of E-Liability

Jurisdictions: USA, Europe



Authors: Shelby Grubbs and Jennifer Gowens

Law firm: [Miller & Martin](#)

Subject: This contribution explains the new provisions in American law governing e-discovery, i.e. the discovery and the production of evidence in electronic form in litigation or at the request of a regulatory authority. The disclosure and discovery procedure is a preliminary investigation phase of a trial where each party is required to disclose to the other all the relevant evidence concerning the trial available to it (facts, acts, documents...), including those which are adverse to the party's own interest.

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