# Computer and Telecommunications Law 25 AGO, 2014 Review

### **Table of Contents**



**Preparing for the Swarm: Ensuring Our Airwaves and Airspace can Accommodate Transformational Commercial Drone Technology** 123 Innovations in commercial aerial drone technology will fundamentally change how we live. Maybe. This article studies the possibilities for and potential limitations to using commercial drones.

#### Smartphone Patent Wars: European Commission Adopts Antitrust Decisions on Enforcement by Motorola and Samsung of Standard Essential Patents 127

This article considers two recent antitrust decisions related to standard-essential patent (SEP) based injunctions, in which the European Commission found that Motorola and Samsung had abused their dominant position in breach of art.102 of the TFEU. In the Motorola decision, the Commission devised the "safe harbour" concept: any standard implementer willing to submit to fair, reasonable and non-discriminatory (FRAND) terms should be safe from injunctions based on the relevant SEPs. The Samsung decision demonstrated that such a "safe harbour" could be provided by adopting "Article 9" commitments, pursuant to the Antitrust Regulation (1/2003).

## The Right to Privacy Catches Up with Search Engines: The Unforgettable **Decision in** *Google Spain v AEPD* 130

From being described as "a clear victory for the protection of personal data of Europeans" to "wide-sweeping internet censorship", the decision in *Google Spain v AEPD* could barely have aroused more controversy or, indeed, publicity in the United Kingdom, Europe, and elsewhere. This decision affirms the status of the "right to be forgotten" under EU law and could have a significant impact on Google and other search engines.

#### Telecommunications Reform and Other Policies that Impact on Both the Internet and ICTs for the Economic Development of Mexico 134

There is a positive correlation between economic growth and investment in the internet as well as in other information and communication technologies (ICTs). Thus, governments around the world have begun to deploy these benefits, by implementing certain public policies. Mexico has not been an exception; even this country has enacted a comprehensive reform to the Federal Constitution in the field of telecommunications. In addition, it has adopted many other public policies focused on digital development. The article presents and examines critically the major policies adopted by the Mexican State that impact on the realm of the internet, ICTs and development, which the author considers beneficial. However, there are certain aspects of concern that should be improved in the near future to further advance the telecommunications sector and development of Mexico.

## *Fujitsu Services Ltd v IBM United Kingdom Ltd*: If You Say it, Mean it. If You Mean it, Say it 139

In a trial of preliminary issues, the High Court ruled in *Fujitsu Services Ltd v IBM United Kingdom Ltd* that the parties should be taken to mean what they said in the contract—there was no ambiguity to be construed. The parties had, in plain language, expressly excluded liability for loss of profits and limited overall liability in damages to  $\pounds 10$  million. Furthermore, IBM was held not to be in the position of a fiduciary to Fujitsu and nor was there any express (or implied) agreement for the parties to act in good faith under the contract, otherwise the parties would have said so.

#### **Technology Section**

MARK TAYLOR AND JACK CARVEL

#### Cloud Computing 142

The cloud computing market has matured in recent years. This article takes a fresh look at the types of cloud service available, and offers a basic guide to some of the key issues to be borne in mind when considering whether to adopt such services. These include data security, privacy and confidentiality, access, service levels, pricing and termination.

### 2014 Vol.20 Issue 5 ISSN: 1357-3128

#### Articles

WILLIAM ELDER, RICHARD JADOT, TREY HANBURY, ALEX BEBE EPALE AND ALTON BURTON

DR JANET STRATH

STEVEN JAMES

ORLANDO FEDERICO CABRERA COLORADO

EMMA STOKER

### Special Briefing

DR NOPPANUN SUPASIRIPONGCHAIRight Management Information (RMI) and its Role in Protecting Moral Rights<br/>in the Digital Environment: What should be the Appropriate Approach for<br/>the Protection of RMI in Thailand in the Light of the Prospective<br/>Thailand-United States Free Trade Agreement (FTA)? 145<br/>This article considers the challenges to the protection of moral rights in the digital context and the role<br/>of the provisions on the protection of the Right Management Information (RMIs) in protecting moral<br/>rights in the light of the prospective Thailand-United States Free Trade Agreement (FTA). It proposed<br/>that the introduction of the RMI provisions, which can function together with moral right provision and<br/>the provisions on copyright infringement in the Thai Copyright Act 1994 is necessary.QUENTIN ARCHER AND JACK<br/>CARVELEC Computing, Telecommunications and Related Measures N-85

DAVID E. HALLIDAY

US Federal Computing, Telecommunications and Related Measures N-101