
New York Court of Appeals Limits Remedies Under NY General Business Law Sections

Date: 06/14/13

Responding to certified questions from the United States Court of Appeals for the Second Circuit, on May 30, 2013, the New York Court of Appeals held in *Schlessinger v. Valspar Corporation*, that “[New York] General Business Law § 395-a does not make contract clauses that contradict its terms null and void,” and that a violation of § 395-a alone is not necessarily “deception” giving rise to a remedy for fraud under General Business Law § 349.

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