

CONTENTS

<i>Preface</i>	<i>xix</i>
<i>Acknowledgments</i>	<i>xxiii</i>
CHAPTER 1 INTRODUCTION	1
A. THE SALES TRANSACTION	1
B. LEASES AND LICENSES	2
C. PRACTICAL IMPORTANCE OF THE SUBJECT MATTER	2
D. SOURCES OF LAW	3
1. The Uniform Commercial Code—Sales and Leases	3
(a) Background and Content	3
(b) Using the UCC	4
i. Does the UCC Apply?	4
ii. Which State’s Version of the Code Applies?	4
iii. The Role of Article 1	5
iv. Defined Terms	5
v. Official Comments	5
vi. Case Law	6
vii. Other Applicable State and Federal Law	6
2. Licensing Law	6
3. Tort Law	7
4. The Convention on Contracts for the International Sale of Goods (CISG)	7

(a) Background	7
(b) Interpreting the CISG	8
5. Arbitration Rules	10
E. THIS BOOK'S METHODOLOGY	10
<i>PART ONE: SALES OF GOODS</i>	13
<i>CHAPTER 2 CHOICE OF LAW</i>	15
A. IS THE CONTRACT FOR THE SALE OF GOODS?	15
Epstein v. Giannattasio	16
Newmark v. Gimbel's Inc.	17
B. INTERNATIONAL TRANSACTIONS: ARTICLE 2, THE CISG, OR SOME OTHER LAW?	23
1. Choice of Law in Litigation	23
2. Choice of Law in Arbitration	26
Madeus v. November Hill Farm	27
<i>CHAPTER 3 CONTRACT FORMATION</i>	33
A. OFFER AND ACCEPTANCE	33
1. Basic Formational Issues	33
2. "Battle of the Forms"	35
(a) UCC Treatment	35
Dorton v. Collins & Aikman Corp.	36
Hill v. Gateway 2000, Inc.	43
(b) CISG Treatment	47
Chateau des Charmes v. Sabate USA Inc.	47
B. MUST THE CONTRACT BE IN WRITING? THE STATUTE OF FRAUDS	51
1. The Basic Requirements	51
Cohn v. Fisher	51
2. Modifications	55
Wixon Jewelers, Inc. v. Di-Star, Ltd.	56
Wisconsin Knife Works v. National Metal Crafters	57

CHAPTER 4 CONTRACT TERMS: WARRANTIES OF TITLE AND QUALITY	65
A. TITLE	65
1. Does the Seller Have Title to Convey?	65
Suburban Motors, Inc. v. State Farm Mutual Automobile Insurance Co.	65
2. The Warranty of Title	68
Frank Arnold Contractors v. Vilsmeier Auction Company	68
B. WARRANTIES OF QUALITY	71
1. Express Warranties	72
Federal Signal Corporation v. Safety Factors, Inc.	72
2. Implied Warranties	75
Commonwealth v. Johnson Insulation	76
Medical Marketing International v. Internazionale Medico Scientifica	82
3. Disclaimers of Warranties	85
Borden, Inc. v. Advent Ink Company	86
4. Privity Requirements	92
(a) Under the UCC	92
Reed v. City of Chicago	93
Flory v. Silvercrest Industries, Inc.	95
Touchet Valley Grain Growers v. Opp & Seibold General Construction, Inc.	100
(b) Under the CISG	105
5. Relationship of UCC Warranty Actions to Consumer Protection Law	106
(a) Scope of Magnuson-Moss	106
Szubski v. Mercedes-Benz, U.S.A.	106
(b) Substantive Protections Afforded by Magnuson-Moss and State Consumer Protection Law	111
Mekertichian v. Mercedes-Benz U.S.A.	112

CHAPTER 5 OTHER CONTRACT TERMS, INTERPRETATION, AND UNCONSCIONABILITY	117
A. RISK OF LOSS	117
1. Cases Where No Shipment Is Involved	117
2. Cases Where Shipment Is Involved	119
National Heater Company v. Corrigan Company Mechanical Contractors	120
B. GAP FILLERS	122
H.C. Schmieding Produce Company v. Cagle	123
C. CONTRACT INTERPRETATION	125
J.A. Industries v. All American Plastics	126
MCC-Marble Ceramic Center v. Ceramica Nuova d'Agostino	131
D. UNCONSCIONABILITY	136
A & M Produce Co. v. FMC Corp.	137
CHAPTER 6 PERFORMANCE, BREACH, AND EXCUSE	143
A. PROSPECTIVE NON-PERFORMANCE: INSECURITY AND REPUDIATION	143
Hornell Brewing Co. v. Spry	143
B. PERFORMANCE AND BREACH UNDER THE UCC	149
1. Noninstallment Sales	149
Zabriskie Chevrolet v. Smith	150
McCullough v. Bill Swad Chrysler-Plymouth, Inc.	156
2. Installment Sales	159
Hubbard v. UTZ Quality Foods, Inc.	159
Cherwell-Ralli, Inc. v. Rytman Grain Co., Inc.	164
3. Seller's Ability to Limit Buyer's Right to Reject or Revoke and to Recover Consequential Damages	166
(a) Limits on Rights to Reject or Revoke	166

Riegel Power Corp. v. Voith Hydro	167
(b) Limits on Buyer's Rights to Recover Consequential Damages	171
Chatlos Systems v. National Cash Register Corp.	171
4. Risk of Loss: Breach	177
Jakowski v. Carole Chevrolet	177
C. PERFORMANCE AND BREACH UNDER THE CISG	179
Delchi Carrier SpA v. Rotorex Corp.	181
D. EXCUSE FROM PERFORMANCE— IMPRACTICABILITY AND FRUSTRATION OF PURPOSE	185
Maple Farms, Inc. v. City School District	186
Chase Precast Corporation v. John J. Paonessa Company, Inc.	191
 CHAPTER 7 BUYER'S REMEDIES	 195
A. REMEDIES UNDER THE UCC	195
1. Goods Not Accepted	195
(a) Cover	196
Mueller v. McGill	196
(b) Contract-Market Differential—Buyer Does Not Cover	198
Jon-T Farms Inc. v. Goodpasture, Inc.	198
Migerobe, Inc. v. Certina USA, Inc.	202
(c) Specific Performance	206
Coplease Corp. of America v. Memorex Corp.	206
2. Accepted Goods	208
(a) Notice Requirement	208
Aqualon Company v. MAC Equipment, Inc.	209
(b) Measurement of Damages	213
Gem Jewelers v. Dykman	213
3. Availability of Tort Remedies	215
Robinson Helicopter Company v. Dana Corporation	216
B. BUYER'S REMEDIES UNDER THE CISG	225
Delchi Carrier SpA v. Rotorex Corp.	226

C. THE STATUTE OF LIMITATIONS	231
Western Recreational Vehicles v. Swift Adhesives	232
Kohl's Department Stores v. Target Stores	237
CHAPTER 8 SELLER'S REMEDIES	243
A. SELLER'S REMEDIES UNDER THE UCC	243
1. Goods Not Delivered Due to Buyer's Breach and Goods Wrongfully Rejected	243
(a) Right to Refuse Delivery	243
Goldstein v. Stainless Processing Co.	243
(b) Seller's Resale Remedy	246
Smith v. Paoli Popcorn Co.	247
(c) Seller's Contract/Market Formula	250
B & R Textile Corporation v. Paul Rothman Industries Ltd.	250
(d) Lost Profits	251
Lake Erie Boat Sales, Inc. v. Johnson	252
(e) Action for the Price	254
Foxco Industries, Ltd. v. Fabric World, Inc.	254
2. Goods Delivered	256
F & P Builders v. Lowe's of Texas, Inc.	257
3. Liquidated Damages and Breaching Buyer's Right to Restitution	258
Kvassay v. Murray	258
B. SELLER'S REMEDIES UNDER THE CISG	262
CHAPTER 9 THIRD PARTIES INVOLVED IN THE SALES TRANSACTION	265
A. THE DOCUMENTARY SALE—DOCUMENTS OF TITLE	265
B. BANK OBLIGATIONS UNDER LETTERS OF CREDIT	267
1. Has a Letter of Credit Been Issued?	269
Wichita Eagle & Beacon Publishing Co. v. Pacific Nat'l Bank of San Francisco	269
Wichita Eagle & Beacon Publishing Co. v. Pacific Nat'l Bank of San Francisco	274

2. Has the Documentary Presentation Complied with the Terms of the Letter of Credit?	276
Courtaulds North America, Inc. v. North Carolina Nat'l Bank	276
3. Fraud	282
United Bank Limited v. Cambridge Sporting Goods	283
C. BANK COLLECTION OF DOCUMENTARY DRAFTS	288
Rheinberg-Kellerei GmbH v. Vineyard Wine Co.	289
Rheinberg Kellerei GmbH v. Brookfield National Bank of Commerce	292
D. OBLIGATIONS OF CARRIERS	296
1. Misdelivery	296
C-ART, Ltd. v. Hong Kong Island Lines America	297
2. Damage to Goods and Delays in Delivery	299
Motorola, Inc. v. Federal Express Corp.	299
E. OBLIGATIONS OF WAREHOUSE OPERATORS	305
Fischer v. Herman	307
 <i>PART TWO: LEASES OF GOODS AND LICENSES OF INFORMATION</i>	 311
<i>CHAPTER 10 LEASES OF GOODS</i>	313
A. IS THE TRANSACTION A LEASE OR A SALE?	313
In re Hoskins	315
B. IS THE LEASE A "FINANCE LEASE"?	321
AT&T Credit Corp. v. Transglobal Telecom Alliance	321
C. RIGHTS OBTAINED BY LESSEE	326
D. PERFORMANCE, BREACH, AND REMEDIES UNDER A LEASE CONTRACT	326
The Corner, Inc. v. Pinnacle, Inc.	328
 <i>CHAPTER 11 LICENSES OF INFORMATION</i>	 335
A. SALES COMPARED TO LICENSING TRANSACTIONS	336
B. CONTRACT FORMATION IN LICENSING TRANSACTIONS	337
Specht v. Netscape Communications Corp.	338

C. WARRANTIES AND OTHER CONTRACT TERMS	350
Daniel v. Dow Jones & Co.	350
D. PERFORMANCE, BREACH, AND REMEDIES	355
<i>Table of Cases</i>	359
<i>Uniform Commercial Code (UCC)</i>	363
<i>Contracts for the International Sale of Goods (CISG)</i>	367
<i>Index</i>	369