INDEX

References are to sections, appendices, and forms.

A
Abstention, international, 9.04
Acceptance, 3.07
Advertisement disclaimer, 3.03[A]
Affirmative defenses, 8.06. See also
  Defenses
Aircraft, sales of, 2.06
Ancient societies, 1.01, 1.02, 1.06
Anticipatory breach, 8.07[A]
Application of CISG
  Art. 1(1)(a), 2.02[A]
  Art. 1(1)(b), 2.02[B]
  benefits of, 2.02[D]
China, 1.06
citizenship of parties, 2.02, 2.02[A]
  exclusion of, 2.02, 2.02[A], 2.02[D]
gap-filler, 2.01, 2.02
goods, 2.06
international contract, 2.01, 2.02
  opting out, 2.02, 2.02[A], 2.02[D]
place of business, 2.02, 2.02[A],
  2.02[C]
precedent, 3.03[D][2]
reservations, 2.03. See also
  Reservations
sales, 2.05
scope of, 2.04
services contracts, 2.07
treaties and, 1.05, 2.03[A]
uniformity, 1.08, 1.09, 2.02[D]
United States, 1.09
waiver, 9.05
Application of Limitation Convention, 9.07
Asian countries, 1.01, 1.06
Assent, 3.07, 3.08
Attorney fees, 8.05
Auctions, 2.06
Avoidance
  anticipatory breach, 8.07[A][1]
  cure and, 6.07
  damages, 7.04, 8.02[B]
  defined, 6.05
  delivered goods, 6.06
  fundamental breach, 6.05[B], 7.04[B].
  See also Fundamental breach
  installment contract, 6.05, 8.07[B]
  interest, 8.04[B]
  loss of expenditures or profit, 7.04
  non-fundamental breach, 6.01, 7.01
  non-performance, 7.04[D]
  non-delivery, 6.05[B][5]
  notice requirements, 6.05[A],
  6.05[B][5], 7.04[A]
  partial performance, 6.03[B]
  payment, after, 7.04, 7.04[E]
  restitution and, 6.05, 7.04, 8.03[B]
  right to, 6.01, 6.02, 6.05, 7.02, 7.04
  risk allocation and, 5.07
B
Battle of the forms, 3.08
Breach. See also Damages; Remedies
  anticipatory, 8.07[A]
  complaint for, Form B-2, Form B-4
  conformity of goods, 4.03[B][2]
  delivery obligations, 4.03[A][3], 4.04
  fundamental. See Fundamental breach
  grace period, 6.02, 7.02
  non-performance of obligation, 6.01
Burden of proof
   damages, 8.02, 8.03[A], 8.06[C]
   fundamental breach, 6.05[B][1]
   nonconforming goods, 4.05[F], 5.02

Buyer. See also Parties
delivery to. See Delivery
examination of goods, 4.03[B], 4.05[G]
obligations, 4.04, 4.05
payment obligation, 4.05[A], 4.05[B], 4.05[C]
preservation of rights, 5.07
remedies. See Remedies
risk. See Risk allocation

C

Carriage of goods
delivery of goods, 4.03[A][1]
examination of goods, 4.05[G]
payment for goods, 4.05[D]
risk allocation, 5.04

China, 1.06

Choice of law, 2.02[A], 2.02[B], 2.02[D]

CISG
application of. See Application of
CISG
certainty among contracting parties, 1.08
construction of terms, 1.08
contract law principles, 1.08
Contracting States, 1.08, App. A-3
domestic impact of, 1.01, 1.09
effective date, 1.08
good faith, 1.09, 2.02[D]
historical development, 1.01, 1.08
impact of, 1.01, 1.09, 1.10
jurisdiction, 9.02[A], 9.02[A][1]
lex mercatoria, 1.04
other treaties, relation to, 2.03[A]
preemption, 1.09, 2.02, 9.02[A][1], 9.05

Secretariat Commentary, 1978 Draft, 1.08

simplicity, 1.08

text of, App. A-1
websites, caselaw, 1.09
Citizenship of parties, 2.02, 2.02[A]

Closely related legal rules reservations,
2.03[D]

Commercial contract. See Contract

Commercial law
ancient societies, 1.01, 1.02, 1.06
Asia, 1.01, 1.06
development of, 1.01
Europe, 1.01–1.05
history, 1.01–1.07
international, 1.01
lex mercatoria, 1.01, 1.03–1.05

Concurrent jurisdiction, 9.02

Conflict of laws, 2.02

Confirmation letters, 3.08[B]

Conformity of goods, 4.03[B]. See also
Nonconforming goods

Consideration, 3.01, 3.02

Contract
breach. See Breach
choice of law provision, 2.02[A], 2.02[B], 2.02[D]
documentation, 3.02
force majeure clause, 8.06[A]
formation. See Formation of contract
forum selection clauses, 4.05[C], 9.03
international, 2.01, 2.02
legal research and analysis, checklist
of, App. A-7
materials for, 2.07[A]
mixed, 2.07, 2.07[B]
modification of, 4.06
oral, 6.03[B]
parties. See Parties
price, 4.05[B]
risk allocation, 5.02
sample, Form B-1
services, 2.07
standard user terms, 3.08
UNIDROIT Principles of International
Commercial Contracts, 1.04, 1.10
validity, 3.10

Contracting States, 1.08, App. A-3

Counteroffer, 3.08

Cure
avoidance and, 6.07
buyer’s right to, 6.01, 6.02, 6.03[D]

inconsistent remedy, 6.07
INDEX

intent, 6.07
notice, 6.07
price reduction, voiding, 6.01, 6.08
seller’s right to, 6.07, 6.08
time, 6.07

D

Damaged goods. See Risk allocation

Damages
available, 6.01, 6.02
avoidance, 7.04, 8.02[B]
burden of proof, 8.02, 8.03[A], 8.06[C]
calculation of amount, 6.02, 7.02
conditions, contractual, 6.02
current price, 8.02[B]
force majeure, 6.02, 8.06[A]
foreseeability, 8.02[A]
general, 8.02[A]
interest, 8.04
limitations, 8.02, 8.03[A]
measure of, 8.02[A]
mitigation, 7.04, 8.02[B], 8.06[C]
Nachtrufs notice, 6.04, 7.04[C]
nonconforming goods, 4.03[B], 4.04
overview, 8.02
preservation of goods, 8.03[B]
restitution, 8.03
inging right, 6.01, 6.02, 7.02, 8.02[A]
substitute transaction, 8.02[B]

Defects rights, 6.02

Defenses
affirmative, 8.06
checklist, Form B-5
contract formation, 3.10
disclaimers, 8.06[D]
excuse, 8.06[E]
force majeure, 8.06[A]
mitigation, 8.06[C]
set-off, 8.06[F]
waiver, 8.06[B]
warranties, 8.06[D]

Delivery
avoidance for non-delivery, 6.05[B][S]
breach of obligations, 4.03[A][3], 4.04
buyer’s obligation to take, 4.04, 4.05[A], 4.05[E]

buyer’s obligation upon, 4.05[F]
carriage of goods, 4.03[A][1]
cure after, seller’s right to, 6.07
documentation, 4.03[A][2]
early, 4.04, 6.03[B]
evidence of, 4.05[A]
excessive, 6.01, 6.03[B]
future goods, 4.03[A][1]
goods, 4.03[A][1], 4.04
identification of goods, 4.03[A][1]
Incoterms, 4.03[A]
nonconforming goods. See

Nonconforming goods
late, 4.03[A][3], 4.04, 6.06, 7.03[B]
place of, 4.03[A]
re-delivery, 6.03[C]
residue clause, 4.03[A][1]
seller’s obligation, 4.03
third party claims, 4.03[A][4]
time for, 4.03[A][3]

Disclaimers, 8.06[D]

Dismissal. See Motion to dismiss

Dispatch rule, 3.09

Diversity jurisdiction, 9.02[A]

Documentation
admissibility to prove contract, 3.02
delivery of, 4.03[A][2]
nonconforming to contract, 6.05[B][3]

Domicile, 9.02[B]

E

Eastern Europe, 1.01
Electricity, sale of, 2.06
Electronic communications (e-mails),
3.04, 3.07

England, 1.04, 1.05
Estoppel, promissory, 3.06[B], 9.05
Ethical duty, attorneys, 9.02[A][1]
Europe, 1.01–1.05

Evidence. See also Burden of proof
delivery, 4.05[A]
intent, 2.02[D]
nonconformity of goods, 4.03[B], 4.05[F]
offer, 3.03
parol evidence rule, 3.01, 3.02
Execution, sales by, 2.06
F

Facsimiles, 3.04, 3.07

Force majeure, 6.02, 8.06[A]

Formation of contract
  acceptance, 3.07
  assent, 3.07, 3.08
  common law tradition, 3.01
  defenses to formation, 3.10
  legal relationship, 3.02
  letters of confirmation, 3.08[B]
  offer. See Offer

Forum non conveniens, 9.02[C][1]

Forum selection clauses, 4.05[C], 9.03

France, 1.05

Fundamental breach
  application by courts, 6.05[B][3], 7.04[B][3]
  avoidance, 6.01, 6.05[B], 7.01, 7.04[B]
  burden of proof, 6.05[B][1]
  cure, seller's right to, 6.07
  defined, 6.05[B], 7.04[B]
  delivery obligations, 4.03[A][3]
  detriment, 6.05[B][1], 7.04[B][1]
  documents, non-conforming,
      6.05[B][3]
  foreseeability, 6.05[B][4], 7.04[B][4]
  installment contract, 6.05, 8.07[B]
  non-delivery, 6.05[B][5]
  partial performance, 6.03[B]
  resale, goods, bought for, 6.05[B][3]
  substantially deprive buyer,
      6.05[B][2], 7.04[B][2]

G

Gasoline, sale of, 2.06

Good faith, 1.09, 2.02[D], 7.04[C]

Goods
  application of CISG, 2.06
  carriage of, 4.03[A][1]
  conformity of, 4.03[B]
  damaged. See Risk allocation
defining, 2.06
delivery, 4.03[A][1], 4.04
examination of, 4.03[B], 4.05[G]

excluded from CISG, 2.06
identifying, 3.03[D]

Limitation Convention, 9.07
lost. See Risk allocation
nonconforming. See Nonconforming
goods
preservation of, 8.03[B]
price, 3.03[C], 3.03[D][2], 4.05[B]
quality, 3.03[D][1]
quantity, 3.03[C], 3.03[D], 3.03[D][1]
resale, bought for, 6.05[B][3]
services and, mixed contracts, 2.07, 2.07[B]
specification of, 3.03[D][3]
weight, price fixed by, 4.05[B]

H

Hague Conventions
case law, 1.07
CISG, relation to, 2.03[A]
conventions adopted at, 1.07
history, 1.01, 1.07
resistance to adoption of, 1.07
United States not signatory to, 1.09
Hovercraft, sales of, 2.06

I

Implied warranty, 4.03[B][2]

Incoterms
  application, 5.03
delivery, time and place of, 4.03[A]
obligations based on, 4.02
purpose, 5.03
revision of, 5.03
risk allocation, 5.02, 5.03
roadmap to, App. A-6
terms, 5.03
title, transfer of, 5.03

India, 1.06

Insolvency, 9.05

Intent
  cure, 6.07
evidence of, 2.02[D]
offer, 3.03[B]
payment, 4.05[B]
INDEX

Interest, 8.04
International
  abstention, 9.04
  commercial law, 1.01. See also
    Commercial law
  contract, 2.02. See also Contract

J

Japan, 1.06
Jurisdiction. See also Venue
  attorneys, ethical duties, 9.02[A][1]
  concurrent, 9.02
  CISG, 9.02[A], 9.02[A][1]
  Constitution, U.S., 9.02, 9.02[A],
    9.02[B]
  defined, 9.02
  diversity, 9.02[A]
  domicile, 9.02[B]
  federal, U.S., 9.02, 9.02[A], 9.02[B]
  general, 9.02[B]
  minimum contacts, 9.02[B]
  motion to dismiss, 9.06
  Non-Contracting State, party from,
    9.02[A]
  non-resident defendant, 9.02[B]
  personal, 9.02, 9.02[B]
  preemption, 9.02[A][1]
  removal from state court to federal,
    9.02[A][1], Form B-6
  specific, 9.02[B]
  specific performance and, 6.03[A]
  subject matter, 9.02, 9.02[A],
    9.02[A][1]
  treaties, 9.02, 9.02[A]
  voluntary submission to, 9.02[B]
  well-pleaded complaint rule,
    9.02[A][1]

L

League of Nations, 1.01, 1.07
Letters of confirmation, 3.08[B]
Lex mercatoria, 1.01, 1.03–1.05
Limitation Convention
  application of, 9.07
  goods, 9.07
  party from non-signatory state, 9.01,
    9.07
  place of business, 9.07
  preemption, 9.07
  states ratifying, App. A-4
  statute of limitations, 9.07
  text of, App. A-2
  U.S. ratification, 9.07
Lost goods. See Risk allocation

M

Materials for contract, 2.07[A]
Minimum contacts, 9.02[B]
Mixed contracts, 2.07[B]
Motion to dismiss
  abstention, international, 9.04
  forum non conveniens, 9.02[C][1]
  Rule 12(b), 9.06

N

Nachfrist notice
  avoidance, 6.04, 6.05[B][5], 7.01,
    7.04[C]
  buyer's remedy, 6.01, 6.04, 6.05[B][5]
  common law compared, 6.04
  conduct of parties, 6.04, 7.04[C]
  contents, 6.04
  damages for delay in performance,
    6.04, 7.04[C]
  defined, 6.04
  discretionary nature, 6.04
  effect of, 6.04, 6.05[B][5], 7.04[C]
  good faith, 7.04[C]
  late performance, 6.04
  nonconformity notice, in conjunction
    with, 6.01
  reasonable time period, 6.01, 7.04[C]
  seller's remedy, 7.01, 7.04[C]
  specific performance and, 6.04
Negotiable instruments, 2.06
Nonconforming goods
  burden of proof, 4.05[F], 5.02
  cure. See Cure
  damages, 4.03[B], 4.04
  early delivery, 4.04
Nonconforming goods (contd.)
election of remedies, buyer’s right to, 6.03
evidence, 4.03[B], 4.05[F]
examination of goods, 4.03[B], 4.05[F], 4.05[G]
liability, 4.03[B]
notice, 4.05[F], 4.05[H], 8.06[E], Form B-3
partial conformity, 6.03[B]
payment, 7.03[B]
re-delivery, 6.03[C]

Notice
anticipatory breach, 8.07[A], 8.07[A][1]
avoidance, 6.05[A], 6.05[B][5], 7.04[A]
cure, 6.07
force majeure, 8.06[A]
Nachfrist. See Nachfrist notice
non-conformity, 4.05[F], 4.05[H], 8.06[E], Form B-3
re-delivery, 6.03[C]
removal to federal court, Form B-6

O
Obligations
avoidance as release from, 6.05
buyer’s, 4.04, 4.05
conformity of goods, 4.03[B]
delivery, 4.03[A]. See also Delivery
express, 4.02, 4.03[B][1]
general, 4.02
implied, 4.02, 4.03[B][2]
Incoterms, 4.02
modification of contract, 4.06
non-performance, 6.01
seller’s, 4.03

Offer
acceptance of, 3.07
acts following, establishment of contract by, 3.07
additions, assent with, 3.08
advertisement as, 3.03[A]
assent, 3.07, 3.08
battle of the forms, 3.08
counteroffer, 3.08
definiteness of, 3.03[C], 3.03[D]
effectiveness of, 3.04
electronic transmission, 3.04
evidence of, 3.03
faxes, 3.04
firm, 3.06[A]
intent, 3.03[B]
invitation for, 3.03[A]
irrevocable, 3.05, 3.06[A], 3.06[B]
language, 3.04
modifications, assent with, 3.08
open, 3.06[A]
oral, 3.04, 3.07
price, 3.03[C], 3.03[D][2]
“reaches,” 3.04
quantity, 3.03[C], 3.03[D], 3.03[D][1]
revocation of, 3.05, 3.06, 3.09
specification of goods, 3.03[D][3]
television, 3.04
withdrawal of, 3.05

Organizations, list of, App. A-5

P
Parol evidence rule, 3.01, 3.02
Partial performance, 6.03[B]
Parties. See also Buyer; Seller
citizenship, 2.02, 2.02[A]
intent, evidence of, 2.02[D]
Limitation Convention, party from non-signatory state, 9.01
Non-Contracting States, from, 2.02[A], 2.02[B], 9.02[A]
obligations. See Obligations place of business, 2.02, 2.02[A], 2.02[C]

Payment
amount of, 4.05[B]
avoidance after, 7.04, 7.04[E]
buyer’s obligation, 4.05[A]
nonconforming goods, 7.03[b]
place of, 4.05[C]
seller’s right to, 7.03[B]
time of, 4.05[C], 4.05[D]
INDEX

Performance. See also Delivery; Obligations
   partial, 6.03[B]
   place of business, 2.02[C]
   specific. See Specific performance
Personal jurisdiction, 9.02, 9.02[B]
Place of business
   delivery to, 4.03[A][1]
   Limitation Convention, 9.07
   parties, 2.02, 2.02[A], 2.02[C]
   payment, place of, 4.05[C]
   place of business, 2.02[C]
Pleadings
   exclusion of CISG, 2.02[D]
   motion to dismiss. See Motion to dismiss
   well-pleaded complaint rule, 9.02[A][1]
Preemption
   CISG, 1.09, 2.02, 9.02[A][1], 9.05
   jurisdiction, 9.02[A][1]
   Limitation Convention, 9.07
   promissory estoppel, 9.05
   state law, 1.09, 9.02[A][1], 9.07
   tort, 9.05
   U.C.C., 9.02[A][1]
Price
   ambiguities, 4.05[B]
   intention of parties, 4.05[B]
   offer, 3.03[C], 3.03[D][2]
   open price contracts, 4.05[B]
   reduction, 6.01, 6.02, 6.08
   weight of goods, fixed by, 4.05[B]
Procedural considerations
   checklist, Form B-5
   jurisdiction. See Jurisdiction
   motion to dismiss. See Motion to dismiss
   understanding, importance of, 9.01
   venue. See Venue
Promissory estoppel, 3.06[B], 9.05
Proposals, 3.03[A]

R

Receipt rule, 3.09
Remedies

avoidance. See Avoidance
buyer's, 6.01-6.08
conditions, contractual, 6.02
cure. See Cure
damages. See Damages
election rights, 6.03, 7.03
excessive delivery, 6.03[B]
overview, 6.02, 7.02
partial performance, 6.03[B]
price reduction, 6.01, 6.02, 6.08
re-delivery, 6.03[C]
rescission, 6.01, 6.02
seller's, 7.01-7.04
specific performance. See Specific performance
tort, 6.02
Renaissance, 1.03
Reassignment. See Avoidance
Reservations
   application of CISG, limiting, 2.01, 2.03, 2.03[B]
   Article 1(1)(b), 2.02[B], 2.03[E]
   closely related legal rules, 2.03[D]
   territorial, 2.03[C]
   United States, 2.02[A], 2.02[B], 2.03[E]
   written requirements, 2.03[F]
Restatement of Contracts, 1.10
Restitution, 6.05, 7.02, 7.04, 8.03
Risk allocation
   avoidance and, 5.07
   carrier, goods delivered by, 5.04
   contract terms, 5.02
   Incoterms, 5.02, 5.03
   non-carrier cases, 5.06
   passing of risk, 5.02
   preservation of buyer's rights, 5.07
   price risk, 5.02
   transit, goods sold in, 5.05

S

Sales
   defined, 2.05
   factual circumstances, 3.03[A]
   goods, 2.06
A PRACTICAL GUIDE TO THE CISG

Seller. See also Parties
conformity of goods, 4.03[B]
cure, right to, 6.07, 6.08
delivery by, 4.03[A]. See also
Delivery
obligations, 4.03
remedies. See Remedies
risk. See Risk allocation

Services contracts, 2.07
Set-off, 8.06[F]
Ships, sales of, 2.06
Specific performance
buyer's remedy, 6.03[A]
domestic law required, 6.01, 6.03[A],
7.01, 7.03[A]
inconsistent remedy, 6.03[A], 7.03[A]
jurisdictional matters, 6.03[A]
Nachfrist notice and, 6.04
right to, 6.01, 6.02, 7.02
seller's remedy, 7.03[A]

Standard term contracts, 3.08
Statute of frauds, 3.01, 3.02
Statute of limitation, 9.07

Supremacy clauses
China, 1.06
United States, 2.02

Telephone conversations, 3.04, 3.07,
3.07[A]
Territorial reservation, 2.03[C]

Time
acceptance of offer, limitations,
3.07[A]
avoidance, notice of, 6.05[A]
conformity, examination of goods for,
4.03[B], 4.05[G], 4.05[H]
cure, 6.07
delivery, 4.03[A][3]
motion to dismiss, 9.02[C][1], 9.06
Nachfrist notice, 6.01
payment, 4.05[C], 4.05[D]
statute of limitations, 9.07

Tort claims, 6.02, 9.05

Treaties
application of CISG and, 1.05, 2.03[A]
bilateral, 1.05, 2.03[A]

1860 Treaty of Commerce and
Navigation between England
and France, 1.05
interpretation, 1.08, 2.03[A]
jurisdiction, 9.02, 9.02[A]
relevant, list of, App. A-5
websites, App. A-5

U

U.C.C.
acceptance, 3.09
common law modifications, 3.01
force majeure, 8.06[A]
preemption by CISG, 9.02[A][1]
price, absence of, 3.03[C], 3.03[D][2]
Restatement of Contracts and, 1.10
revocation of offer, 3.06
set-off, 8.06[F]

ULF, 1.07
ULIS, 1.07, 2.06
UNICTRAL, 1.08, 1.09
UNIDROIT Principles of International
Commercial Contracts,
1.04, 1.10

Uniform Commercial Code. See U.C.C.
Uniform Law on the Formation of
Contracts for the International
Sale of Goods, 1.07
Uniform Law on the International Sale of
Goods, 1.07
Uniformity, 1.08, 1.09, 2.02[D]

United Nations Convention on Contracts
for the International Sale of
Goods. See CISG

United Nations Convention on the
Limitation Period in the
See Limitation Convention

United States
federal law, CISG as, 2.02
Hague Conventions, not signatory to,
1.09
impact of CISG, 1.01, 1.09
jurisdiction, 9.02. See also
Jurisdiction
INDEX

Limitation Convention ratification, 9.07
ratification of CISG, 1.08
reservation, 2.02[A], 2.02[B], 2.03[E]
Restatement of Contracts, 1.10
Supremacy Clause, 2.02
Uniform Commercial Code. See U.C.C.

V

Venue. See also Jurisdiction
defined, 9.02[C]
federal, U.S., 9.02, 9.02[C]
forum non conveniens, 9.02[C][1]

motion to dismiss, 9.06
objection to, 9.02[C]
Vessels, sales of, 2.06
Vienna Convention, 1.01, 1.08

W

Waiver, 8.06[B], 9.05
Warranties, 4.03[B][2], 8.06[D]
Websites
CISG case law, 1.09
organizations, App. A-5
treaties, App. A-5
Western Europe, 1.01–1.05
Written requirements reservation, 2.03[F]