
Transnational Contracts

Edited by

Lawrence J. Bogard
George W. Thompson
Neville Peterson LLP

Volume 1

<http://www.pbookshop.com>

WEST[®]

A Thomson Reuters business

For Customer Assistance Call 1-800-328-4880

© 2012 Thomson Reuters/West, 6/2012

Mat #41261830

© 2012 Thomson Reuters

This publication was created to provide you with accurate and authoritative information concerning the subject matter covered; however, this publication was not necessarily prepared by persons licensed to practice law in a particular jurisdiction. The publisher is not engaged in rendering legal or other professional advice and this publication is not a substitute for the advice of an attorney. If you require legal or other expert advice, you should seek the services of a competent attorney or other professional.

<http://www.pbookshop.com>

Summary of Contents

Volume 1

PART I. REGULATORY ISSUES

Chapter 1. Regulatory Issues in Transnational Contract Planning

Chapter 2. Export Controls on Encryption Articles

PART II. CONTRACTUAL ISSUES

Chapter 3. Basic Contractual Issues

Appendix 3-A. Foreign Trade Regulations: Mandatory Automated Export System Filing for All Shipments Requiring Shipper's Export Declaration Information; Final Rule, 73 Fed. Reg. 31547, June 2, 2008

Appendix 3-B. Parties to a Transaction and Their Responsibilities, Routed Export Transactions, Shipper's Export Declarations, the Automated Export System (AES), and Export Clearance; Final Rule, 65 Fed. Reg. 42565

Chapter 4. United Nations Convention on Contracts for the International Sale of Goods

Cases

Appendix 4-A. Bodum USA, Inc. v. La Cafetiere, Inc.

Appendix 4-B. CSS Antenna, Inc. v. Amphenol-Tuchel Electronics, GMBH

Appendix 4-C. Dingxi Longhai Dairy, Ltd. v. Becwood Technology Group, L.L.C.

Appendix 4-D. Dingxi Longhai Dairy, Ltd. v. Becwood Technology Group, L.L.C. (2008)

Appendix 4-E. Electrocraft Arkansas, Inc. v. Super Electric Motors, Ltd.

Appendix 4-F. Gruppo Essenziero Italiano, S.P.A. v. Aromi D'Italia, Inc.

- Appendix 4-G. Ho Myung Moolsan, Co. Ltd. v. Manitou Mineral Water, Inc.
- Appendix 4-H. ID Security Systems Canada, Inc. v. Checkpoint Systems, Inc.
- Appendix 4-I. Miami Valley Paper, LLC v. Lebbing Engineering & Consulting GMBH
- Appendix 4-J. MSS, Inc. v. Maser Corp.
- Appendix 4-K. Princesse D'Isenbourg Et Cie Ltd. v. Kinder Caviar, Inc.
- Appendix 4-L. San Lucio S.R.L. v. Import & Storage Services, LLC
- Appendix 4-M. Semi-Materials Co., Ltd. v. MEMC Electronic Materials, Inc.
- Chapter 5. Judicial Enforcement of Agreements to Arbitrate International Commercial Disputes under United States Law

Cases

- Appendix 5-A. Access Information Management of Hawaii, LLC v. Shred-It America, Inc.
- Appendix 5-B. Al Rushaid v. National Oilwell Varco, Inc.
- Appendix 5-C. A.O.A. v. Doe Run Resources Corp. (December 7, 2011)
- Appendix 5-D. A.O.A. v. Doe Run Resources Corp. (June 22, 2011)
- Appendix 5-E. Asignacion v. Schiffahrts
- Appendix 5-F. Dedon GmbH v. Janus et Cie (February 8, 2011)
- Appendix 5-G. Dedon GmbH v. Janus et Cie (January 6, 2011)
- Appendix 5-H. Farrell v. Subway International, B.V.
- Appendix 5-I. Freaner v. Valle
- Appendix 5-J. Goel v. Ramachandran
- Appendix 5-K. Hodgson v. Royal Caribbean Cruises, Ltd.
- Appendix 5-L. Infutura Global Ltd. v. Sequus Pharmaceuticals, Inc.
- Appendix 5-M. Injazat Technology Fund B.S.C. v. Najafi
- Appendix 5-N. International Trading & Industrial Investment Co. v. Dyncorp Aerospace Technology
- Appendix 5-O. Republic of Iraq v. ABB AG
- Appendix 5-P. Lazarus v. Princess Cruise Lines, Ltd.

SUMMARY OF CONTENTS

- Appendix 5-Q. Lindo v. NCL (Bahamas), Ltd.
- Appendix 5-R. Linsen International Ltd. v. Humpuss Sea Transport PTE Ltd.
- Appendix 5-S. Martima de Ecologia, S.A. de C.V. v. Sealion Shipping Ltd.
- Appendix 5-T. North Motors, Inc. v. Knudsen
- Appendix 5-U. QPro Inc. v. RTD Quality Services USA, Inc.
- Appendix 5-V. Shaw v. Carnival Cruise Lines
- Appendix 5-W. Smallwood v. Allied Van Lines, Inc.
- Appendix 5-X. Watson v. Carnival Corporation
- Chapter 6. Judicial Confirmation of Foreign Arbitral Awards

Cases

- Appendix 6-A. AO Techsnabexport v. Globe Nuclear Services and Supply GNSS, Ltd.
- Appendix 6-B. Century Indem. Co. v. Equitas Ins. Ltd.
- Appendix 6-C. Continental Transfert Technique Ltd. v. Federal Government of Nigeria
- Appendix 6-D. GSS Group Ltd. v. National Port Authority
- Appendix 6-E. Injazat Technology Fund B.S.C. v. Najafi
- Appendix 6-F. International Trading And Industrial Investment Company v. Dyncorp Aerospace Technology
- Appendix 6-G. Kudu Co., Ltd. v. Latimer
- Appendix 6-H. Linsen Intern. Ltd. v. Humpuss Sea Transport PTE LTD
- Appendix 6-I. Pearl Seas Cruises, LLC v. Irving Shipbuilding Inc.
- Chapter 7. The Uniform Foreign Money Judgments Recognition Act

PART III. E-COMMERCE

- Chapter 8. European Union Privacy Directive and the U.S. Safe Harbor Arrangement
- Chapter 9. Personal Jurisdiction in Internet-Related Litigation

Cases

- Appendix 9-A. Art of Living Foundation v. Does 1-10
- Appendix 9-B. Barker v. Daniel (June 29, 2011)
- Appendix 9-C. Barker v. Daniel (June 2, 2011)

- Appendix 9-D. BE2 LLC v. Ivanov
Appendix 9-E. Blockowicz v. Williams
Appendix 9-F. Brayton Purcell LLP v. Recordon & Recordon
Appendix 9-G. Computer Stores Northwest, Inc. v. Dunwell
Tech, Inc.
Appendix 9-H. Dantonio v. Southwest Educational Development
Laboratory (SEDL)
Appendix 9-I. Deckers Outdoor Corp. v. Does 1-55
Appendix 9-J. Diaz-Oropeza v. Riverside Red X, Inc.
Appendix 9-K. Edgenet, Inc. v. GS1 U.S., Inc.
Appendix 9-L. Geller v. Von Hagens
Appendix 9-M. Illinois v. Hemi Group LLC
Appendix 9-N. Internet Machines LLC v. Alienware Corp.
Appendix 9-O. Johnson v. Arden
Appendix 9-P. Knight v. Doe # 1
Appendix 9-Q. Nacco Materials Handling Group, Inc. v. Lilly
Co.
Appendix 9-R. Penguin Group (USA) Inc. v. American Buddha
- Chapter 10. The Enforceability of Browsewrap Agreements
Chapter 11. Enforceability of Electronic Agreements Under
United States Law

PART IV. FINANCE AND PAYMENTS ISSUES

- Chapter 12. Letters of Credit
Chapter 13. Countertrade
Chapter 14. Other Financing Techniques

PART V. CONSIDERATIONS FOR U.S. EXPORTERS

- Chapter 15. Organizational Considerations for U.S. Exporters

PART VI. TAX RELATED DOCUMENTS

- Chapter 16. Tax Considerations for U.S. Exporters

PART VII. BILATERAL INVESTMENT TREATIES

- Chapter 17. Investment Treaties
Chapter 18. Political Risk, by Paul Comeaux and Stephan Kinsella

SUMMARY OF CONTENTS

PART VIII. DIGEST OF COMMERCIAL CONTRACT LAWS

- Chapter 19. Contract Laws: Digests—Argentina
- Chapter 20. Contract Laws: Digests—Australia
- Chapter 21. Contract Laws: Digests—Austria
- Chapter 22. Contract Laws: Digests—Belgium
- Chapter 23. Contract Laws: Digests—Belize
- Chapter 24. Contract Laws: Digests—Botswana
- Chapter 25. Contract Laws: Digests—Brazil
- Chapter 26. Contract Laws: Digests—Canada
- Chapter 27. Contract Laws: Digests—Chile
- Chapter 28. Contract Laws: Digests—China, The People’s Republic
of
- Chapter 29. Contract Laws: Digests—Cyprus
- Chapter 30. Contract Laws: Digests—Czech Republic
- Chapter 31. Contract Laws: Digests—Denmark
- Chapter 32. Contract Laws: Digests—Ecuador
- Chapter 33. Contract Laws: Digests—Egypt

Volume 2

**PART VIII. DIGEST OF COMMERCIAL CONTRACT LAWS
(CONTINUED)**

- Chapter 34. Contract Laws: Digests—European Union
- Chapter 35. Contract Laws: Digests—Finland
- Chapter 36. Contract Laws: Digests—France
- Chapter 37. Contract Laws: Digests—Ghana
- Chapter 38. Contract Laws: Digests—Hong Kong
- Chapter 39. Contract Laws: Digests—Hungary
- Chapter 40. Contract Laws: Digests—Indonesia
- Chapter 41. Contract Laws: Digests—Iraq
- Chapter 42. Contract Laws: Digests—Ireland
- Chapter 43. Contract Laws: Digests—Israel
- Chapter 44. Contract Laws: Digests—Islamic Republic of Iran
- Chapter 45. Contract Laws: Digests—Italy
- Chapter 46. Contract Laws: Digests—Lebanon
- Chapter 47. Contract Laws: Digests—Malaysia

TRANSNATIONAL CONTRACTS

- Chapter 48. Contract Laws: Digests—Mexico
- Chapter 49. Contract Laws: Digests—Morocco
- Chapter 50. Contract Laws: Digests—Netherlands
- Chapter 51. Contract Laws: Digests—Nigeria
- Chapter 52. Contract Laws: Digests—North Korea
- Chapter 53. Contract Laws: Digests—Pakistan
- Chapter 54. Contract Laws: Digests—Panama
- Chapter 55. Contract Laws: Digests—Paraguay
- Chapter 56. Contract Laws: Digests—Peru
- Chapter 57. Contract Laws: Digests—Philippines
- Chapter 58. Contract Laws: Digests—Portugal
- Chapter 59. Contract Laws: Digests—Romania
- Chapter 60. Contract Laws: Digests—Russia
- Chapter 61. Contract Laws: Digests—Scotland
- Chapter 62. Contract Laws: Digests—Slovak Republic
- Chapter 63. Contract Laws: Digests—South Africa
- Chapter 64. Contract Laws: Digests—Spain
- Chapter 65. Contract Laws: Digests—Sweden
- Chapter 66. Contract Laws: Digests—Ukraine
- Chapter 67. Contract Laws: Digests—United States

PART IX. COMMERCIAL CONTRACT LAWS FORMS

- Chapter 68. Contract Laws: Forms—Belgium
- Chapter 69. Contract Laws: Forms—Belize
- Chapter 70. Contract Laws: Forms—Botswana
- Chapter 71. Contract Laws: Forms—Brazil
- Chapter 72. Contract Laws: Forms—Czech Republic
- Chapter 73. Contract Laws: Forms—Denmark
- Chapter 74. Contract Laws: Forms—Ecuador
- Chapter 75. Contract Laws: Forms—Egypt
- Chapter 76. Contract Laws: Forms—France
- Chapter 77. Contract Laws: Forms—Ireland
- Chapter 78. Contract Laws: Forms—Islamic Republic of Iran
- Chapter 79. Contract Laws: Forms—Italy
- Chapter 80. Contract Laws: Forms—Malaysia

SUMMARY OF CONTENTS

- Chapter 81. Contract Laws: Forms—Mexico
- Chapter 82. Contract Laws: Forms—Netherlands
- Chapter 83. Contract Laws: Forms—Paraguay
- Chapter 84. Contract Laws: Forms—Philippines
- Chapter 85. Contract Laws: Forms—Romania
- Chapter 86. Contract Laws: Forms—Russia
- Chapter 87. Contract Laws: Forms—Slovak Republic
- Chapter 88. Contract Laws: Forms—South Africa
- Chapter 89. Contract Laws: Forms—Spain
- Chapter 90. Contract Laws: Forms—Sweden
- Chapter 91. Contract Laws: Forms—United States

PART X. MEXICO—LAWS CONCERNING INTERNATIONAL TRADE AND CONTRACTS

- Chapter 92. The Mexico-Europe Free Trade Agreement
- Chapter 93. Sectoral Programs and Other Tariff Reduction Measures in Mexico

PART XI. RULES OF ORIGIN FOR SALES OF PRODUCTS TO THE UNITED STATES GOVERNMENT

- Chapter 94. Rules of Origin for Sales of Products to the United States Government

PART XII. TRANSPORTATION RELATED ISSUES

- Chapter 95. Federal Bill of Lading Act

Appendices

- Appendix 1. Sample Private Contract
- Appendix 2. World Bank Guidelines

Appendix 3 Bilateral Investment Treaties—United States

- Appendix 3A. Treaty Between The Government of the United States of America and The Government of [Country] Concerning the Encouragement and Reciprocal Protection of Investment

- Appendix 3B. U.S. Bilateral investment treaties

Appendix 4 Multilateral Investment Treaties

- Appendix 4A. The Multilateral Agreement on Investment The MAI Negotiating Text (as of 24 April 1998)

Appendix 5 OPIC

Appendix 5A. OPIC Contract

Appendix 5B. OPIC Member States

Appendix 6 MIGA

Appendix 6A. MIGA General Conditions of Guaranty

Appendix 6B. MIGA Member States

Appendix 6C. MIGA Rules of Arbitration

Appendix 7 ICSID

Appendix 7A. ICSID Convention

Appendix 7B. ICSID Member States

Appendix 7C. ICSID Model Clauses

Appendix 8 New York Convention

Appendix 8A. United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards

Appendix 8B. New York Convention Members

Appendix 9. Foreign Sovereign Immunities Act

Volume 3

Appendices (Continued)

Appendix 10 UN Conventions

Appendix 10A. United Nations Convention on the Privileges and Immunities of the United Nations

Appendix 10B. United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards

Appendix 10C. UNCITRAL Model Law on Electronic Commerce (1996)

Appendix 11 United Nations Convention on Contracts for the International Sale of Goods

Appendix 11A. Alpha Prime Development Corp. v. Holland Loader Co., LLC

Appendix 11B. America's Collectibles Network, Inc. v. Timlly (HK)

Appendix 11C. Banks Hardwoods Fla., LLC v. Maderas Iglesias, S.A. (October 20, 2009)

Appendix 11D. Belcher-Robinson, L.L.C. v. Linamar Corporation

Appendix 11E. CNA International v. Guangdon Kelon Electronical Holdings

Appendix 11F. Dingxi Longhai Dairy, Ltd. v. Becwood Tech. Group, L.L.C. (August 13, 2009)

SUMMARY OF CONTENTS

- Appendix 11G. Dingxi Longhai Dairy, Ltd. v. Becwood Tech. Group, L.L.C. (June 17, 2010)
- Appendix 11H. ECEM European Chemical Marketing. B.V. v. Purolite Co. (October 14, 2010)
- Appendix 11I. ECEM European Chemical Marketing. B.V. v. Purolite Co. (January 29, 2010)
- Appendix 11J. Electrocraft Arkansas, Inc. v. Super Electric Motors, Ltd. (August 19, 2010)
- Appendix 11K. Electrocraft Arkansas, Inc. v. Super Electric Motors, Ltd. (April 2, 2010)
- Appendix 11L. Forestal Guarani, S.A. v. Daros Int'l, Inc.
- Appendix 11M. Golden Valley Grape Juice & Wine, LLC v. Centrisys Corp.
- Appendix 11N. Guangxi Nanning Baiyang Food Co., Ltd. v. Long River International Inc.
- Appendix 11O. Innotex Precision Limited v. Horei Image Products, Inc.
- Appendix 12 National Laws, Rules and Regulations—United States**
- Appendix 12A. United States Court Law: Supreme Court Cases
- Appendix 12B. United States Case Law Basic Contractual Issues
- Appendix 12C. United States Case Law on the Convention on Contracts for the International Sale of Goods (Issued 3/10)
- Appendix 12D. United States Case Law on the Convention on Contracts for the International Sale of Goods (Issued 2/08)
- Appendix 12E. United States Case Law: Personal Jurisdiction in Internet-Related Litigation (Issued 7/10)
- Appendix 12F. United States Case Law: Personal Jurisdiction in Internet-Related Litigation (Issued 7/09)
- Appendix 12G. Source Materials for Regulatory Issues in Transnational Contract Planning (Issued 11/08)
- Appendix 12H. Federal Register Notices for Regulatory Issues in Transnational Contract Planning
- Appendix 12I. Rulings Regarding Dutiability of Royalties
- Appendix 12J. Source Materials for Regulatory Issues in Transnational Contract Planning (Issued 10/10)
- Appendix 12K. Source Materials for Export Controls on Encryption Articles

Volume 4

Appendices (Continued)

Appendix 12 National Laws, Rules and Regulations—United States (Continued)

- Appendix 12L. United States Case Law on Judicial Enforcement of Agreements to Arbitrate International Commercial Disputes
- Appendix 12M. Source Materials on Import Security Measures
- Appendix 12N. United States Case Law Concerning Confirmation of Foreign Arbitral Awards
- Appendix 12O. European Union Materials Regarding the Authorized Economic Operator Program
- Appendix 12P. Source Materials for Enforceability of Electronic Agreements Under United States Law
- Appendix 12Q. United States Case Law on The Uniform Foreign Money Judgments Recognition Act

Appendix 13 Private International Law

- Appendix 13A. Convention on Private International Law (Bustamante Code)

Appendix 14 E-Commerce—Model Acts

- Appendix 14A. Uniform Computer Information Transactions Act [Reproduced with Permission]

Appendix 15 E-Commerce—Directives

- Appendix 15A. European Union Privacy Directive
- Appendix 15B. U.S. Safe Harbor Provisions for the European Union Privacy Directive

Appendix 16 Finance Related Documents

- Appendix 16A. Sample Finance Related Documents

Appendix 17 Mexico-European Union Free Trade Agreement (MEFTA)

- Appendix 17A. Decision No. 2/2000 of the EC/Mexico Joint Council
- Appendix 17B. Tariff Elimination Schedules
- Appendix 17C. Rules of Origin

Appendix 18 Rules of Origin for Sales of Products to the United States

- Appendix 18A. Rules of Origin for Sales of Products to the United States Government: Regulations

SUMMARY OF CONTENTS

Appendix 18B. Defense Security Cooperation Agency: Guidelines for
Military Financing of Direct Commercial Contracts

Appendix 19 Federal Bill of Lading Act

Appendix 19A. Statutory Materials for the Federal Bill of Lading
Act

Appendix 19B. United States Case Law on the Federal Bill of
Lading Act

<http://www.pbookshop.com>

<http://www.pbookshop.com>

Table of Contents

Volume 1

PART I. REGULATORY ISSUES

CHAPTER 1. REGULATORY ISSUES IN TRANSNATIONAL CONTRACT PLANNING

- § 1:1 Introduction
- § 1:2 Customs process; background; entry process
- § 1:3 Customs process—Ruling process
- § 1:4 Tariff classification
- § 1:5 Customs valuation—In general
- § 1:6 —Related party transactions
- § 1:7 —The “middleman” or “first” sale rule
- § 1:8 —Transportation charges
- § 1:9 —Buying and selling agents
- § 1:10 —Assists
- § 1:11 —Royalties and license fees
- § 1:12 Tariff preference programs
- § 1:13 —NAFTA
- § 1:14 —DR-CAFTA
- § 1:15 —UAFTA (United States-Australia Free Trade Agreement)
- § 1:16 —UCFTA (United States-Chile Free Trade Agreement)
- § 1:17 —UMFTA (United States-Morocco Free Trade Agreement)
- § 1:18 —United States-Jordan Free Trade Agreement
- § 1:19 —United States-Israel Free Trade Agreement
- § 1:20 —SFTA (United States-Singapore Free Trade Agreement)
- § 1:21 —UBFTA (United State-Bahrain Free Trade Agreement)
- § 1:22 —Generalized System Preferences
- § 1:23 —Caribbean Basin Initiative/Caribbean Basin Economic Recovery Act (CBI/CBERA)
- § 1:24 Antidumping duties and other trade remedies
- § 1:25 Security programs
- § 1:26 —C-TPAT
- § 1:27 —CSI
- § 1:28 —“10+2” importer security filing
- § 1:29 —Advance electronic cargo information
- § 1:30 —Bioterrorism Act
- § 1:31 —European Union “authorized economic operator” program

- § 1:32 Export controls
- § 1:33 —State Department regulation of munitions
- § 1:34 —BIS regulation of exports and reexports
- § 1:35 —Coping with export controls
- § 1:36 Office of Foreign Assets Control regulations
- § 1:37 —Cuba
- § 1:38 —Sudan
- § 1:39 —Libya
- § 1:40 —Iran
- § 1:41 —Iraq
- § 1:42 —Belarus

CHAPTER 2. EXPORT CONTROLS ON ENCRYPTION ARTICLES

- § 2:1 Introduction
- § 2:2 Encryption controls—Encryption items defined
- § 2:3 —Classification of encryption items
- § 2:4 — —Items not subject to BIS export controls
- § 2:5 — — —Publicly available mass market software
- § 2:6 — — —Publicly available object code
- § 2:7 — —Articles with cryptographic functionality excluded from encryption controls
- § 2:8 — —Items subject to minimal controls
- § 2:9 — —Mass market items under ECCNs 5A992 and 5D992
- § 2:10 — —ECCN 5A002 and 5D002 items qualifying under license exception ENC
- § 2:11 — — —Exports for which no pre-export review or post-export reporting is required
- § 2:12 — — —Exports for which a pre-export classification review is required
- § 2:13 — —Exports of certain encryption technology
- § 2:14 — —New registration and reporting requirements
- § 2:15 — —Contents of pre-export classification review requests
- § 2:16 — —Reliance on self-classification or classification reviews by other parties
- § 2:17 — —Encryption licensing arrangements
- § 2:18 — —Publicly available source code
- § 2:19 Contract planning
- § 2:20 Canadian cryptography controls

PART II. CONTRACTUAL ISSUES

CHAPTER 3. BASIC CONTRACTUAL ISSUES

- § 3:1 Introduction: issues to address in a contract
- § 3:2 Identifying the names and places of business of the parties

TABLE OF CONTENTS

- § 3:3 Identifying the merchandise and the price
- § 3:4 Transportation terms and risk of loss
- § 3:5 INCOTERMS
- § 3:6 The “E” group—Ex Works [named place]
- § 3:7 The “F” group
- § 3:8 —Free alongside ship [named port of shipment]
- § 3:9 —Free on board [named port of shipment]
- § 3:10 —Free carrier [named place]
- § 3:11 The “C” group
- § 3:12 —Cost and freight [named port of destination]
- § 3:13 —Cost, insurance and freight [named port of destination]
- § 3:14 —Carriage paid to [named place of destination]
- § 3:15 —Carriage and insurance paid to [named place of destination]
- § 3:16 The “D” group
- § 3:17 —Delivered at frontier [named place]
- § 3:18 —Delivered Ex Ship [named port of destination]
- § 3:19 —Delivered Ex Quay (duty paid) [named port of destination]
- § 3:20 —Delivered duty unpaid [named place of destination]
- § 3:21 —Delivered duty paid [named place of destination]
- § 3:22 —Trade terms under the Uniform Commercial Code
- § 3:23 —Free on board
- § 3:24 —Free alongside vessel
- § 3:25 —Cost, insurance and freight
- § 3:26 —Cost & freight
- § 3:27 —Delivery “Ex-Ship”
- § 3:28 —Export clearance regulations
- § 3:29 —The BIS regulations
- § 3:30 —The census bureau regulations
- § 3:31 —Incoterms, delivery, and income recognition
- § 3:32 —Passage of title
- § 3:33 —Trade terms, passage of title, and tax treatment of foreign source income
- § 3:34 —Notices and waiver
- § 3:35 —Renegotiation, alteration, and amendment
- § 3:36 —Indemnification
- § 3:37 —Insurance
- § 3:38 —Confidentiality of proprietary information
- § 3:39 —Protection of intellectual property
- § 3:40 —Compliance with laws
- § 3:41 —Warranties, defects, and returns
- § 3:42 —Excusable non-performance
- § 3:43 —Choice of law
- § 3:44 —Severability Clause
- § 3:45 —Merger Clause
- § 3:46 —“One time” sales agreement

Appendix 3-A. Foreign Trade Regulations: Mandatory Automated Export

System Filing for All Shipments Requiring Shipper's
Export Declaration Information; Final Rule, 73 Fed. Reg.
31547, June 2, 2008

- Appendix 3-B. Parties to a Transaction and Their Responsibilities, Routed
Export Transactions, Shipper's Export Declarations, the
Automated Export System (AES), and Export Clearance;
Final Rule, 65 Fed. Reg. 42565

CHAPTER 4. UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS

§ 4:1 Introduction

§ 4:2 Text of Convention and treatise author commentary

Cases

- Appendix 4-A. Bodum USA, Inc. v. La Cafetiere, Inc.
Appendix 4-B. CSS Antenna, Inc. v. Amphenol-Tuchel Electronics, GMBH
Appendix 4-C. Dingxi Longhai Dairy, Ltd. v. Becwood Technology Group,
L.L.C.
Appendix 4-D. Dingxi Longhai Dairy, Ltd. v. Becwood Technology Group,
L.L.C. (2008)
Appendix 4-E. Electrocraft Arkansas, Inc. v. Super Electric Motors, Ltd.
Appendix 4-F. Gruppo Essenziero Italiano, S.P.A. v. Aromi D'Italia, Inc.
Appendix 4-G. Ho Myung Moisan, Co. Ltd. v. Manitou Mineral Water,
Inc.
Appendix 4-H. ID Security Systems Canada, Inc. v. Checkpoint Systems,
Inc.
Appendix 4-I. Miami Valley Paper, LLC v. Lebbing Engineering &
Consulting GMBH
Appendix 4-J. MSS, Inc. v. Maser Corp.
Appendix 4-K. Princesse D'Isenbourg Et Cie Ltd. v. Kinder Caviar, Inc.
Appendix 4-L. San Lucio S.R.L. v. Import & Storage Services, LLC
Appendix 4-M. Semi-Materials Co., Ltd. v. MEMC Electronic Materials,
Inc.

CHAPTER 5. JUDICIAL ENFORCEMENT OF AGREEMENTS TO ARBITRATE INTERNATIONAL COMMERCIAL DISPUTES UNDER UNITED STATES LAW

§ 5:1 Overview

§ 5:2 Background: The Convention

§ 5:3 Basis for federal court jurisdiction

TABLE OF CONTENTS

- § 5:4 Policy in favor of enforcing agreements to arbitrate, and scope of federal court jurisdiction
- § 5:5 Relationship between Chapter 2 of the Federal Arbitration Act and the Convention
- § 5:6 Determining whether a federal court has removal jurisdiction under the Convention
- § 5:7 Determining whether to compel arbitration
- § 5:8 —Is it an International Arbitration under the Act?
- § 5:9 —Is there an arbitration agreement and is it enforceable?
- § 5:10 — —Determining whether there is an enforceable agreement to arbitrate
- § 5:11 — —Parties covered by the arbitration agreement
- § 5:12 —Issues subject to arbitration
- § 5:13 — —Whether arbitration is contrary to public policy
- § 5:14 — —Whether the arbitration agreement covers a specific issue
- § 5:15 —Has a party waived its right to demand arbitration?
- § 5:16 —Has a party waived its right to object to arbitration?

Cases

- Appendix 5-A. Access Information Management of Hawaii, LLC v. Shred-It America, Inc.
- Appendix 5-B. Al Rushaid v. National Oilwell Varco, Inc.
- Appendix 5-C. A.O.A. v. Doe Run Resources Corp. (December 7, 2011)
- Appendix 5-D. A.O.A. v. Doe Run Resources Corp. (June 22, 2011)
- Appendix 5-E. Asignacion v. Schiffahrts
- Appendix 5-F. Dedon GmbH v. Janus et Cie (February 8, 2011)
- Appendix 5-G. Dedon GmbH v. Janus et Cie (January 6, 2011)
- Appendix 5-H. Farrell v. Subway International, B.V.
- Appendix 5-I. Freamer v. Valle
- Appendix 5-J. Goel v. Ramachandran
- Appendix 5-K. Hodgson v. Royal Caribbean Cruises, Ltd.
- Appendix 5-L. Infutura Global Ltd. v. Sequus Pharmaceuticals, Inc.
- Appendix 5-M. Injazat Technology Fund B.S.C. v. Najafi
- Appendix 5-N. International Trading & Industrial Investment Co. v. Dyncorp Aerospace Technology
- Appendix 5-O. Republic of Iraq v. ABB AG
- Appendix 5-P. Lazarus v. Princess Cruise Lines, Ltd.
- Appendix 5-Q. Lindo v. NCL (Bahamas), Ltd.
- Appendix 5-R. Linsen International Ltd. v. Humpuss Sea Transport PTE Ltd.
- Appendix 5-S. Martima de Ecologia, S.A. de C.V. v. Sealion Shipping Ltd.
- Appendix 5-T. North Motors, Inc. v. Knudsen

- Appendix 5-U. QPro Inc. v. RTD Quality Services USA, Inc.
- Appendix 5-V. Shaw v. Carnival Cruise Lines
- Appendix 5-W. Smallwood v. Allied Van Lines, Inc.
- Appendix 5-X. Watson v. Carnival Corporation

CHAPTER 6. JUDICIAL CONFIRMATION OF FOREIGN ARBITRAL AWARDS

- § 6:1 Overview
- § 6:2 The Convention on the Recognition and Enforcement of Foreign Arbitral Awards
- § 6:3 Federal court jurisdiction over confirmation of awards pursuant to the Convention
- § 6:4 Arbitral awards covered by the Convention
- § 6:5 —“International” nature of awards covered by the Convention
- § 6:6 —Requirement of a written arbitration agreement
- § 6:7 —Requirement for a final award
- § 6:8 Defenses to recognition and enforcement of an award—There are limited grounds for not recognizing and enforcing an award
- § 6:9 —Judicial application of the Convention’s exceptions to enforcement—Incapacity of a party
- § 6:10 — —Lack of proper notice
- § 6:11 — —Errors in the arbitral body’s composition or procedure
- § 6:12 — —Recognition and enforcement contrary to public policy
- § 6:13 — —Award set aside or suspended
- § 6:14 — —Award not yet binding
- § 6:15 —Additional grounds for nonrecognition and enforcement
- § 6:16 — —Manifest disregard of the law
- § 6:17 — —Alleged procedural defects in the arbitral proceedings
- § 6:18 — —Arbitrators exceeding authority
- § 6:19 — —Miscellaneous reasons for nonrecognition
- § 6:20 Stay of proceedings

Cases

- Appendix 6-A. AO Techsnabexport v. Globe Nuclear Services and Supply GNSS, Ltd.
- Appendix 6-B. Century Indem. Co. v. Equitas Ins. Ltd.
- Appendix 6-C. Continental Transfert Technique Ltd. v. Federal Government of Nigeria
- Appendix 6-D. GSS Group Ltd. v. National Port Authority
- Appendix 6-E. Injazat Technology Fund B.S.C. v. Najafi
- Appendix 6-F. International Trading And Industrial Investment Company v. Dyncorp Aerospace Technology
- Appendix 6-G. Kudu Co., Ltd. v. Latimer

TABLE OF CONTENTS

Appendix 6-H. Linsen Intern. Ltd. v. Humpuss Sea Transport PTE LTD

Appendix 6-I. Pearl Seas Cruises, LLC v. Irving Shipbuilding Inc.

**CHAPTER 7. THE UNIFORM FOREIGN MONEY
JUDGMENTS RECOGNITION ACT**

- § 7:1 Introduction
- § 7:2 The Uniform Foreign Money Judgments Recognition Act—
Background
- § 7:3 —The recognition/enforcement distinction
- § 7:4 —Preclusive effect of foreign judgment
- § 7:5 —Burden of proof in recognition actions
- § 7:6 —Availability of enforcement of foreign judgment as a factor in
evaluating forum non conveniens arguments
- § 7:7 —Foreign Judgments Eligible for Recognition and Enforcement
Under the Uniform Act
- § 7:8 —The Uniform Act Requires a Foreign Judgment That Is “Final
and Conclusive and Enforceable Where Rendered”
- § 7:9 — — —Is the foreign judicial decision a “judgment?”
- § 7:10 — — —Is the foreign judgment “final and conclusive?”
- § 7:11 — — —Is the foreign judgment “enforceable where rendered?”
- § 7:12 — —The foreign judgment must grant or deny recovery of a sum of
money
- § 7:13 — —The foreign action must have been between the same parties
in the action to recognize and enforce the judgment
- § 7:14 —Mandatory grounds for not recognizing a foreign judgment
- § 7:15 — —Non-Impartial foreign tribunals and lack of due process
- § 7:16 — —Lack of personal jurisdiction over the defendant
- § 7:17 — — —No personal jurisdiction on due process grounds
- § 7:18 — — —Application of the enumerated bases for personal
jurisdiction
- § 7:19 — — —Personal service in the foreign state
- § 7:20 — — —The defendant’s voluntary appearance in the foreign
proceedings
- § 7:21 — — —The defendant’s previous consent to jurisdiction in the
foreign court
- § 7:22 — — —Alternate grounds for personal jurisdiction
- § 7:23 —Discretionary grounds for not recognizing or enforcing a foreign
judgment
- § 7:24 — —Did the defendant in the foreign court proceedings receive
notice of the proceedings in sufficient time to enable him to
defend?
- § 7:25 — —Was the foreign judgment obtained by fraud?
- § 7:26 — —Is the cause of action on which the judgment is based
repugnant to public policy?
- § 7:27 — —Was the foreign court proceeding contrary to an agreement
that the dispute was to be settled otherwise than by proceedings
in that court?

- § 7:28 — —Does the foreign judgment conflict with another final and conclusive judgment?
- § 7:29 — —Was the foreign court a seriously inconvenient forum for the trial of the action?
- § 7:30 — —Does the foreign court in which the judgment was rendered recognize judgments from the forum state?

PART III. E-COMMERCE

CHAPTER 8. EUROPEAN UNION PRIVACY DIRECTIVE AND THE U.S. SAFE HARBOR ARRANGEMENT

- § 8:1 Introduction
- § 8:2 The Directive's requirements—Definitions (Article 2)
- § 8:3 Scope of protection and exceptions
- § 8:4 The safe harbor alternative

CHAPTER 9. PERSONAL JURISDICTION IN INTERNET-RELATED LITIGATION

- § 9:1 Introduction
- § 9:2 Federal court jurisdiction in the federal system
- § 9:3 Types of internet jurisdiction cases
- § 9:4 "Passive" website cases—Cases finding no jurisdiction
- § 9:5 —Cases finding jurisdiction
- § 9:6 Interactive website cases
- § 9:7 —Cases finding no jurisdiction
- § 9:8 —Cases finding jurisdiction
- § 9:9 "Doing business" (general jurisdiction) cases—Cases finding jurisdiction
- § 9:10 —Cases finding no jurisdiction
- § 9:11 "Internet plus" cases

Cases

- Appendix 9-A. Art of Living Foundation v. Does 1-10
- Appendix 9-B. Barker v. Daniel (June 29, 2011)
- Appendix 9-C. Barker v. Daniel (June 2, 2011)
- Appendix 9-D. BE2 LLC v. Ivanov
- Appendix 9-E. Blockowicz v. Williams
- Appendix 9-F. Brayton Purcell LLP v. Recordon & Recordon
- Appendix 9-G. Computer Stores Northwest, Inc. v. Dunwell Tech, Inc.
- Appendix 9-H. Dantonio v. Southwest Educational Development Laboratory (SEDL)

TABLE OF CONTENTS

Appendix 9-I.	Deckers Outdoor Corp. v. Does 1-55
Appendix 9-J.	Diaz-Oropeza v. Riverside Red X, Inc.
Appendix 9-K.	Edgenet, Inc. v. GS1 U.S., Inc.
Appendix 9-L.	Geller v. Von Hagens
Appendix 9-M.	Illinois v. Hemi Group LLC
Appendix 9-N.	Internet Machines LLC v. Alienware Corp.
Appendix 9-O.	Johnson v. Arden
Appendix 9-P.	Knight v. Doe # 1
Appendix 9-Q.	Nacco Materials Handling Group, Inc. v. Lilly Co.
Appendix 9-R.	Penguin Group (USA) Inc. v. American Buddha

CHAPTER 10. THE ENFORCEABILITY OF BROWSEWRAP AGREEMENTS

§ 10:1	Introduction
§ 10:2	—License v. Sale
§ 10:3	—The Uniform Commercial Code
§ 10:4	—Browsewrap v. Clickwrap
§ 10:5	Enforceability issues in browsewrap agreements
§ 10:6	—Manifestation of assent
§ 10:7	—Disclaimers of express and implied warranties
§ 10:8	— —Express warranties
§ 10:9	— —Implied warranty of title
§ 10:10	— —Implied warranty against infringement
§ 10:11	— —Implied warranty of merchantability
§ 10:12	— —Implied warranty of fitness for a particular purpose
§ 10:13	— —Implied warranties of noninfringement and noninterference
§ 10:14	— —Express warranties under UCITA
§ 10:15	— —The implied warranty of informational content
§ 10:16	— —Implied warranty of fitness for licensee's purpose
§ 10:17	—Forum selection
§ 10:18	—Arbitration provisions
§ 10:19	—Prohibitions on reverse engineering
§ 10:20	Suggested techniques to improve enforceability—Ideally, the user should be able to assent before making use of the site or downloading software
§ 10:21	—The user should be able to view the full terms of the agreement, or at least have a reasonable opportunity to do so, before indicating assent
§ 10:22	—The terms of the agreement should be easy to scroll through and read
§ 10:23	—There should be a clear choice between acceptance and rejection of the terms
§ 10:24	—The user should have the right to cancel the agreement and receive a full refund if the customer objects to the terms

- § 10:25 —The current version of the agreement should be available to the user at any time
- § 10:26 —A method for tracking versions of the agreement should be established
- § 10:27 —The forum selection clause should be easy to read and reasonable
- § 10:28 —An arbitration provision should not be used if each user's claim would be too small to reasonably arbitrate
- § 10:29 —A prohibition on reverse engineering may be included but will likely not be enforceable
- § 10:30 —Clear and conspicuous language should be used to disclaim warranties
- § 10:31 —Warranty disclaimers should not be relied upon to absolve the licensor of all faults
- § 10:32 Conclusion

CHAPTER 11. ENFORCEABILITY OF ELECTRONIC AGREEMENTS UNDER UNITED STATES LAW

- § 11:1 Introduction
- § 11:2 The Pre-E-Sign Act and UETA standards for electronic documents
- § 11:3 The electronic signatures in global and National Commerce Act
- § 11:4 Text of the E-Sign Act
- § 11:5 E-Sign Act caselaw
- § 11:6 The Uniform Electronic Transactions Act
- § 11:7 Text of the UETA
- § 11:8 UETA caselaw
- § 11:9 Non-E-Sign or UEFTA cases

PART IV. FINANCE AND PAYMENTS ISSUES

CHAPTER 12. LETTERS OF CREDIT

- § 12:1 Introduction
- § 12:2 Parties—Beneficiary
- § 12:3 —Account party
- § 12:4 —Opening bank, issuing bank, or issuer
- § 12:5 —Advising bank
- § 12:6 —Paying bank
- § 12:7 —Negotiating bank
- § 12:8 —Confirming bank
- § 12:9 Characteristics of a transaction—Payment against documents
- § 12:10 —Revocable and irrevocable credits
- § 12:11 —Governing law
- § 12:12 —Negotiation credits

TABLE OF CONTENTS

- § 12:13 —Rights of the issuer
- § 12:14 Fraud—General
- § 12:15 —Rights of a confirming bank against the account party
- § 12:16 —Silent confirmation
- § 12:17 Reimbursement obligation
- § 12:18 Bankruptcy of the account party
- § 12:19 Transfer and assignment
- § 12:20 Drafting letters of credit
- § 12:21 —Contents
- § 12:22 —Independent undertaking
- § 12:23 —Description of required documents
- § 12:24 —Other considerations
- § 12:25 —Expiration date
- § 12:26 Documentation
- § 12:27 —Draft
- § 12:28 —Commercial invoice
- § 12:29 —Insurance policy or certificate
- § 12:30 —Packing list
- § 12:31 —Bill of lading
- § 12:32 Common discrepancies

CHAPTER 13. COUNTERTRADE

- § 13:1 Introduction
- § 13:2 Countertrade in Eastern Europe and the former Soviet Union
- § 13:3 Outlook
- § 13:4 Forms of countertrade
- § 13:5 —Offset
- § 13:6 —Barter
- § 13:7 —Buyback (or compensation)
- § 13:8 —Counterpurchase
- § 13:9 —Umbrella countertrade agreements
- § 13:10 —Special situations
- § 13:11 Structuring
- § 13:12 —Negotiations
- § 13:13 —Contracts
- § 13:14 Obtaining assistance
- § 13:15 Policy and programs

CHAPTER 14. OTHER FINANCING TECHNIQUES

- § 14:1 Forfaiting
- § 14:2 Export factoring
- § 14:3 Warehouse receipt financing
- § 14:4 Trust receipt financing
- § 14:5 Bankers' acceptances

PART V. CONSIDERATIONS FOR U.S. EXPORTERS

CHAPTER 15. ORGANIZATIONAL CONSIDERATIONS FOR U.S. EXPORTERS

- § 15:1 Overview
- § 15:2 Organizational considerations
- § 15:3 —Selling abroad
- § 15:4 — —Direct exporting
- § 15:5 — — —Agents and distributors
- § 15:6 — — —Direct links with foreign retailers
- § 15:7 — — —Direct sales to customers
- § 15:8 — —Exporting through an intermediary
- § 15:9 —Manufacturing overseas and its alternatives
- § 15:10 — —Licensing and franchising
- § 15:11 — —Contract manufacturing
- § 15:12 — —Joint ventures
- § 15:13 — —Wholly owned operations
- § 15:14 —Minimizing taxes
- § 15:15 —Alternative forms for doing business abroad—Branch
- § 15:16 — —Corporation
- § 15:17 — —Partnership
- § 15:18 — —Entities with mixed characteristics

PART VI. TAX RELATED DOCUMENTS

CHAPTER 16. TAX CONSIDERATIONS FOR U.S. EXPORTERS

- § 16:1 Overview
- § 16:2 Tax considerations—Foreign tax credit—General
- § 16:3 — —Direct tax credit (Section 901)
- § 16:4 — —Indirect foreign tax credit (Section 902)
- § 16:5 — —limitation of foreign tax credit (Section 904)
- § 16:6 —Foreign sales corporation
- § 16:7 —Taxation of certain transfers of property—Taxation of formation, reorganization, liquidation, and disposition of a foreign corporation (Section 367)
- § 16:8 — — —Outbound transactions (Section 367(a))
- § 16:9 — — —Other transfers (Section 367(b))
- § 16:10 — —Other transfers of property abroad (Sections 1491-92)
- § 16:11 —U.S. “Anti-abuse” legislation
- § 16:12 — —Subpart F
- § 16:13 — — —Controlled foreign corporations and U.S. shareholders
- § 16:14 — — —Subpart F’s anti-avoidance rules

TABLE OF CONTENTS

§ 16:15 ————Subpart F income

§ 16:16 ————Foreign base company income

§ 16:17 ————Foreign personal holding company income

§ 16:18 ————Foreign base company sales income

§ 16:19 ————Foreign base company services income

§ 16:20 ————Foreign base company shipping income

§ 16:21 ————Foreign base company oil related income

§ 16:22 ————Certain special rules

§ 16:23 ————Certain insurance income

§ 16:24 ————International boycott income

§ 16:25 ————Illegal foreign bribes and kickbacks

§ 16:26 ————Income from Section 901(j) countries

§ 16:27 ————Previously excluded Subpart F income

§ 16:28 ————Withdrawal from investment in LDCS

§ 16:29 ————Withdrawal from foreign base company shipping operations

§ 16:30 ————Earnings invested in U.S. property

§ 16:31 ————Foreign personal holding companies

§ 16:32 ————Passive foreign investment companies

§ 16:33 ————*Determining whether an entity is a PFIC*

§ 16:34 ————*“Excess distributions”*

§ 16:35 ————*Dispositions*

§ 16:36 ————*Distributions from “qualified electing funds”*

§ 16:37 ————Intercompany pricing (Section 482)—General

§ 16:38 ————Applicability of Section 482

§ 16:39 ————The “arm’s length” standard and comparability

§ 16:40 ————Transactions involving tangible property

§ 16:41 ————Comparable uncontrolled price method

§ 16:42 ————Resale price method

§ 16:43 ————Cost-plus method

§ 16:44 ————Comparable profits methods

§ 16:45 ————Profit split method

§ 16:46 ————Other methods

§ 16:47 ————Transactions involving intangible property

§ 16:48 ————Comparable uncontrolled transaction method

§ 16:49 ————Other methods

§ 16:50 ————Special types of transactions

§ 16:51 ————Advance pricing agreements

§ 16:52 ————Tax treaties—General

§ 16:53 ————Coordination of tax treaties and U.S. law

§ 16:54 ————Overview of the current U.S. Model Treaty

§ 16:55 ————Key concepts in the U.S. Model Treaty

§ 16:56 ————Residence

§ 16:57 ————Limitation on benefits

§ 16:58 ————Permanent establishment

§ 16:59 ————Business profits

§ 16:60 ————Effect of tax treaties

- § 16:61 —Foreign currency issues
- § 16:62 —Foreign tax issues—Asset taxes
- § 16:63 ——Special transaction taxes
- § 16:64 ——Developing country trends

PART VII. BILATERAL INVESTMENT TREATIES

CHAPTER 17. INVESTMENT TREATIES

- § 17:1 Introduction
- § 17:2 —The evolution of the BIT program—1977-1981: Launching the bit program
- § 17:3 ——1982-1986: The first wave of negotiations
- § 17:4 ——1988-1992: The second wave of negotiations
- § 17:5 —Investment policy in the second wave
- § 17:6 ——Use of investment policy to promote foreign policy
- § 17:7 ——The changing investment climate
- § 17:8 ——Rise of U.S. economic protectionism
- § 17:9 ——Regionalization of investment policy
- § 17:10 —The evolution of the model negotiating text
- § 17:11 ——The first wave: The 1981-1984 negotiating texts
- § 17:12 ——The 1987 model negotiating text
- § 17:13 ———Customs unions
- § 17:14 ———Previously-agreed dispute procedures
- § 17:15 ———State-to-State dispute provision
- § 17:16 ———Jurisdictional limitation on nonprecluded measures
- § 17:17 ———Political subdivisions
- § 17:18 ——The 1991 model negotiating text
- § 17:19 ———Arbitrary and discriminatory measures
- § 17:20 ———The GATT exception
- § 17:21 ———Restructuring the annex
- § 17:22 ——The 1992 model negotiating text
- § 17:23 ———The GATT exception
- § 17:24 ———Transfer of expropriation compensation
- § 17:25 ———Investor-to-State dispute provision
- § 17:26 —The substance of the BITS in the second wave
- § 17:27 ——Congo
- § 17:28 ——Poland
- § 17:29 ———Commercial activity
- § 17:30 ———MFN and national treatment
- § 17:31 ———Judicial access
- § 17:32 ———Currency exchange
- § 17:33 ———Investor-to-State dispute provision
- § 17:34 ———Special investment treatment provisions
- § 17:35 ———Customs unions and the GATT

TABLE OF CONTENTS

§ 17:36	— — —	Intellectual property
§ 17:37	— — —	Agency for foreign investments
§ 17:38	— — —	Information exchange and transparency
§ 17:39	— —	Tunisia
§ 17:40	— — —	Expropriation compensation
§ 17:41	— — —	Currency exchange
§ 17:42	— — —	MFN and national treatment
§ 17:43	— — —	Performance requirements
§ 17:44	— — —	Employment rights
§ 17:45	— — —	Application to existing investment
§ 17:46	— —	Sri lanka
§ 17:47	— — —	Currency exchange
§ 17:48	— — —	Performance requirements
§ 17:49	— —	Czech and Slovak Republics
§ 17:50	— — —	MFN and national treatment
§ 17:51	— — —	Special treatment provisions
§ 17:52	— — —	Customs union
§ 17:53	— — —	Investor-to-State dispute provision
§ 17:54	— — —	Investment facilitation
§ 17:55	— —	Russia
§ 17:56	— — —	Definition of control
§ 17:57	— — —	Right to establish investment
§ 17:58	— — —	Arrangements with former soviet republics
§ 17:59	— — —	GATT exception
§ 17:60	— — —	Associated activities
§ 17:61	— — —	Investor-to-State dispute provision
§ 17:62	— — —	Essential security interests exception
§ 17:63	— —	Argentina
§ 17:64	— — —	Definition of territory
§ 17:65	— — —	Definition of company of a party
§ 17:66	— — —	Performance requirements
§ 17:67	— — —	Customs union exception
§ 17:68	— — —	GATT exception
§ 17:69	— — —	Currency transfers
§ 17:70	— — —	Investor-to-State dispute provision
§ 17:71	— — —	State-to-State dispute provision
§ 17:72	— — —	Nonprecluded measures provision
§ 17:73	— — —	Relationship with FCN
§ 17:74	— — —	Retroactivity of the BIT
§ 17:75	— —	Romania
§ 17:76	— — —	Definition of investment
§ 17:77	— — —	Definition of associated activities
§ 17:78	— — —	Definition of territory
§ 17:79	— — —	State-to-State dispute provision
§ 17:80	— — —	Customs unions
§ 17:81	— — —	Retroactivity of the BIT

- § 17:82 — — — Foreign investment office
- § 17:83 — — — Kazakhstan
- § 17:84 — — — Armenia
- § 17:85 — — — Bulgaria
- § 17:86 — — — Definition of investment
- § 17:87 — — — Definition of associated activities
- § 17:88 — — — Investor-to-State dispute provision
- § 17:89 — — — State-to-State dispute provision
- § 17:90 — — — Foreign investment office
- § 17:91 — — — Kyrgyzstan
- § 17:92 Conclusion

CHAPTER 18. POLITICAL RISK, BY PAUL COMEAX AND STEPHAN KINSELLA

- § 18:1 Overview
- § 18:2 Treaty provisions regarding the protection of investment—The utility of an investment treaty to the investor
- § 18:3 — — — Bilateral investment treaties
- § 18:4 — — — The U.S. Model BIT
- § 18:5 — — — *Definitions*
- § 18:6 — — — *Standards of treatment*
- § 18:7 — — — *Expropriation*
- § 18:8 — — — *Currency transfers*
- § 18:9 — — — *Settlement of investment disputes*
- § 18:10 — — — *Termination*
- § 18:11 — — — *The U.S. BIT program to date*
- § 18:12 — — — BITs of other developed states
- § 18:13 — — — *Expropriation*
- § 18:14 — — — *Standard of treatment*
- § 18:15 — — — *Settlement of investment disputes*
- § 18:16 — — — *Special provision in the China-Japan BIT*
- § 18:17 — — — Multilateral treaties
- § 18:18 — — — North American free trade agreement
- § 18:19 — — — *Expropriation*
- § 18:20 — — — *Standard of treatment*
- § 18:21 — — — *Transfer of currency*
- § 18:22 — — — *Settlement of investment disputes*
- § 18:23 — — — The energy charter treaty
- § 18:24 — — — *Expropriation*
- § 18:25 — — — *Standard of treatment*
- § 18:26 — — — *Settlement of investment disputes*
- § 18:27 Investor-State contracts
- § 18:28 — — — Arbitration clause
- § 18:29 — — — Choice of law clause
- § 18:30 — — — Stabilization clause
- § 18:31 — — — Structure

TABLE OF CONTENTS

- § 18:32 — —Validity and effect—Generally
- § 18:33 — — —Case law
- § 18:34 — — —Suggested clause
- § 18:35 —Damages clause
- § 18:36 —No requirement to exhaust local remedies
- § 18:37 —Waiver of sovereign immunity
- § 18:38 —Conversion of currency clause
- § 18:39 —Payment of currency to offshore account (service and technical assistance contracts)
- § 18:40 —Interest rate clause
- § 18:41 —Force majeure clause
- § 18:42 —State as a party to the contract
- § 18:43 —State interest in project’s success
- § 18:44 Arbitration using the UNCITRAL rules—General
- § 18:45 —Selecting UNCITRAL arbitration
- § 18:46 —Appointment of arbitrators
- § 18:47 —Other administrative matters
- § 18:48 —Substantive proceedings
- § 18:49 ICSID arbitration
- § 18:50 —History
- § 18:51 —Jurisdiction of the ICSID centre
- § 18:52 — —Dispute between contracting states
- § 18:53 — —Submission of particular disputes
- § 18:54 — —Arise out of an “investment”
- § 18:55 — —Exclusive remedy
- § 18:56 —Administrative issues—Submission of a dispute for arbitration
- § 18:57 — —Constituting the arbitral tribunal
- § 18:58 — —Other administrative matters
- § 18:59 —Governing law
- § 18:60 —Substantive proceedings
- § 18:61 —Recognition of ICSID awards
- § 18:62 —Enforcement of ICSID awards
- § 18:63 —The annulment issue
- § 18:64 —Additional facility
- § 18:65 Economic calculation under socialism

PART VIII. DIGEST OF COMMERCIAL CONTRACT LAWS

CHAPTER 19. CONTRACT LAWS: DIGESTS—ARGENTINA

- § 19:1 Contracts—Formation of contracts, offer, and acceptance
- § 19:2 —Capacity to contract
- § 19:3 —Formal requirements of a contract
- § 19:4 —Performance of contracts

- § 19:5 —Remedies for failure to perform
- § 19:6 —Distinction between civil and commercial contracts
- § 19:7 —Special requirements of sales contracts
- § 19:8 Agency and commercial representation—Formation of agency contract
- § 19:9 —Rights and liabilities of principal and agent
- § 19:10 —Types of agency permitted in commercial relationships
- § 19:11 —Termination of agency
- § 19:12 Assignments—Assignments of contracts and rights there under
- § 19:13 —Assignment of debts
- § 19:14 Bills of exchange, promissory notes and checks—Bills of exchange: Formal requirements
- § 19:15 —Promissory notes: Formal requirements
- § 19:16 —Checks: Formal requirements
- § 19:17 —Presentation and protest
- § 19:18 —Fraud and forgery
- § 19:19 —Legal interest rates
- § 19:20 Liens on real property—Property subject to liens
- § 19:21 —Creation of liens
- § 19:22 —Perfection of liens
- § 19:23 —Judicial liens
- § 19:24 —Realization on property
- § 19:25 —Termination of liens
- § 19:26 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 19:27 —Creation of pledge or chattel mortgage
- § 19:28 —Perfection of pledge or chattel mortgage
- § 19:29 —Realization on property subject to pledge or chattel mortgage
- § 19:30 —Termination of pledge or chattel mortgage

CHAPTER 20. CONTRACT LAWS: DIGESTS— AUSTRALIA

- § 20:1 Contracts—Historical background
- § 20:2 —Formation of contracts
- § 20:3 ——Offer
- § 20:4 ——Acceptance
- § 20:5 ——Consideration
- § 20:6 —Capacity to contract
- § 20:7 ——Minors
- § 20:8 ——Mental disability
- § 20:9 ——Companies
- § 20:10 ——Unincorporated associations
- § 20:11 ——Bankruptcy
- § 20:12 —Formal requirements of a contract—General
- § 20:13 ——Contractual terms
- § 20:14 ——Exclusion clauses

TABLE OF CONTENTS

§ 20:15	— —Australian standard contracts
§ 20:16	— —Vienna convention
§ 20:17	—Performance of contracts
§ 20:18	— —Performance generally
§ 20:19	— —Frustration
§ 20:20	— —Breach
§ 20:21	—Remedies for failure to perform
§ 20:22	— —Damages
§ 20:23	— —Restitution
§ 20:24	— —Specific performance
§ 20:25	— —Injunctions
§ 20:26	— —Unconscionability and estoppel
§ 20:27	Agency and commercial representation—Formation of agency contract
§ 20:28	—Rights and duties of principal and agent—Duties of the agent to the principal
§ 20:29	— —Duties of the principal to the agent
§ 20:30	—Liability of Principal for Acts of Agent
§ 20:31	—Termination of agency
§ 20:32	Assignments—Assignments of contracts and rights under contracts
§ 20:33	— —Matters of public policy
§ 20:34	— —Legislation
§ 20:35	— —By contract
§ 20:36	— —More convenient means
§ 20:37	— —Right to future property
§ 20:38	—Assignment of land contracts
§ 20:39	—Legislation enabling assignments
§ 20:40	— —Complete assignment
§ 20:41	— —Documentation and affirmation
§ 20:42	— —Notice
§ 20:43	— —Consideration
§ 20:44	—Assignments of debts
§ 20:45	— —Factoring
§ 20:46	— —Securitisation
§ 20:47	Bills of exchange, promissory notes and cheques—Introduction
§ 20:48	—Bills of exchange
§ 20:49	—Promissory notes
§ 20:50	—Cheques
§ 20:51	—Specific issues with cheques
§ 20:52	—Negotiation and indorsement
§ 20:53	—Presentation and protest—Bills of exchange
§ 20:54	— —Cheques
§ 20:55	— —Form and limitations of indorsement
§ 20:56	—Recourses
§ 20:57	—Enforcement of payment
§ 20:58	—Stamp duties

TRANSNATIONAL CONTRACTS

- § 20:59 Liens—Liens on real property—Property subject to liens
- § 20:60 — —Creation of liens
- § 20:61 — —Equitable charge
- § 20:62 —Liens on personal property
- § 20:63 — —Other equitable liens
- § 20:64 — —Abandonment of equitable liens
- § 20:65 — —Common law liens
- § 20:66 —Mortgages
- § 20:67 Pledges and chattel mortgages—Mortgages generally
- § 20:68 —Charges generally
- § 20:69 —Pledges
- § 20:70 —Chattel mortgages
- § 20:71 Electronic commerce—Digital signatures/encryption policy—
Electronic transactions legislation
- § 20:72 — —Public key infrastructure
- § 20:73 —Liability of on-line service providers for actions of subscribers
(defamation, copyright infringement, etc.)
- § 20:74 —Internet jurisdictional issues
- § 20:75 —Licensing issues (attorneys, doctors etc. practicing via internet
across jurisdictional lines)
- § 20:76 —Restrictions on use of internet
- § 20:77 — —Interactive gambling
- § 20:78 — —Prohibited internet content
- § 20:79 —Privacy and E-mail issues (employers monitoring employee
email, etc.)—Privacy
- § 20:80 — —Workplace E-mail
- § 20:81 Civil actions and procedures—General description of court
system—Federal and state courts
- § 20:82 — —Practice and procedure
- § 20:83 —Jurisdiction of courts
- § 20:84 — —The high court—Establishment of high court
- § 20:85 — — —Original jurisdiction
- § 20:86 — — —Additional jurisdiction
- § 20:87 — — —Appellate jurisdiction
- § 20:88 — —The federal court—Establishment of federal court
- § 20:89 — — —Original jurisdiction
- § 20:90 — — —Additional jurisdiction
- § 20:91 — — —Appellate jurisdiction
- § 20:92 — —The family court—Establishment of family court
- § 20:93 — — —Original jurisdiction
- § 20:94 — — —Additional jurisdiction
- § 20:95 — —Supreme courts
- § 20:96 — —Specialist courts
- § 20:97 — — —Children's courts
- § 20:98 — — —Industrial courts
- § 20:99 — — —Land and environment court
- § 20:100 — — —Licensing courts

TABLE OF CONTENTS

§ 20:101 — — —Coroner's courts

§ 20:102 —Parties to lawsuit

§ 20:103 —Depositions

§ 20:104 —Discovery

§ 20:105 — —Relevance

§ 20:106 — —Document

§ 20:107 — —Privileged from production

§ 20:108 — —Solicitor's duty

§ 20:109 — —Scope of obligation

§ 20:110 — —Discovery subject to court control

§ 20:111 —Statute of limitations

§ 20:112 — —New South Wales—General limitation periods

§ 20:113 — — —Limitation period

§ 20:114 — — —Acts suspending the running of limitation periods

§ 20:115 — — —Generally

§ 20:116 — —Victoria—General limitation periods

§ 20:117 — — —Acts suspending the running limitation periods

§ 20:118 — — — —*Disability*

§ 20:119 — — — —*War*

§ 20:120 — — — —*Personal injuries*

§ 20:121 — — — —*Acknowledgement and pari payment*

§ 20:122 — — — —*Fraud or mistake*

§ 20:123 — —Tasmania—Limitation periods

§ 20:124 — — —*Periods where statutes of limitation do not apply*

§ 20:125 — — —*Acts suspending or tolling the running of statutes of limitations*

§ 20:126 — — —*Extension*

§ 20:127 Recognition of Foreign Judgements—Enforceable judgements under Statute: The Foreign Judgements Act 1991 (cth)—Scope of the Act

§ 20:128 — —Registration of foreign judgements

§ 20:129 — —Setting aside registration

§ 20:130 — —Effect of registration and enforcement

§ 20:131 — —Enforceable judgements at common law—Requirements of for enforceability

§ 20:132 — — —Foreign court exercised a jurisdiction Australian courts will recognise

§ 20:133 — — —Foreign judgement must be final and conclusive

§ 20:134 — — —Parties must be identified

§ 20:135 — — —If based on a judgement in personam the judgement must be for a fixed sum

§ 20:136 — —Cause of action estoppel and issue estoppel

§ 20:137 — —Other defences

§ 20:138 — — —That the foreign judgement was obtained by fraud upon the court

§ 20:139 — — —That the foreign judgement is contrary to public policy

§ 20:140 — — —That the foreign court acted contrary to natural justice

- § 20:141 — — — That the foreign judgement is penal or a judgement for a revenue debt
- § 20:142 — — — That a party is estopped from relying on the foreign judgement
- § 20:143 — — — The Foreign Proceedings (Excess of Jurisdiction) Act 1984 (Cth)
- § 20:144 — — Enforcement: Action in debt or new action for the same cause
- § 20:145 Writs of execution—Courts which have power to issue writs of execution
- § 20:146 — — The commonwealth courts
- § 20:147 — — State and territory courts
- § 20:148 — — — Seizure and sale
- § 20:149 — — — Warrant of delivery
- § 20:150 — — — Warrant of possession
- § 20:151 — Execution procedure
- § 20:152 Arbitration and Dispute Resolution—Arbitration agreements and stay of proceedings
- § 20:153 — Appointment and powers of arbitrators
- § 20:154 — Enforcement of arbitral awards
- § 20:155 — Appealing from, remitting and setting aside awards
- § 20:156 — — Appeal on a point of law
- § 20:157 — — Remitting the award
- § 20:158 — — Setting aside the award
- § 20:159 — International commercial arbitration

CHAPTER 21. CONTRACT LAWS: DIGESTS—AUSTRIA

- § 21:1 Contracts—Formation of contracts, offer and acceptance
- § 21:2 — Capacity to contract
- § 21:3 — Formal requirements of a contract
- § 21:4 — Performance of contracts
- § 21:5 — — Initial impossibility
- § 21:6 — — Supervening impossibility
- § 21:7 — Remedies for failure to perform
- § 21:8 — Warranty law
- § 21:9 — Distinction between civil and commercial contracts
- § 21:10 Agency and commercial representation—Formation of agency contract
- § 21:11 — Rights and Duties of Principal and Acts of Agent
- § 21:12 — Liability of Principal for Acts of Agents
- § 21:13 — Types of agency permitted in commercial relationships
- § 21:14 — Termination of agency
- § 21:15 — Other forms of representation
- § 21:16 Assignments—Assignments of contracts and rights thereunder
- § 21:17 — Assignment by law

TABLE OF CONTENTS

- § 21:18 Bills of exchange, promissory notes and checks—Bills of exchange, formal requirements
- § 21:19 —Promissory notes; formal requirements
- § 21:20 —Checks; formal requirements
- § 21:21 —Presentation, protest and enforcement
- § 21:22 —Endorsements
- § 21:23 —Recourse and non-recourse
- § 21:24 —Fraud and forgery
- § 21:25 —Legal interest rates
- § 21:26 —Taxes
- § 21:27 Liens on real property—Preliminary note
- § 21:28 —Right of retention
- § 21:29 Pledges and chattel mortgages—Definition of “pfandrecht”
- § 21:30 —Creation of a “pfandrecht”
- § 21:31 —Form and registration
- § 21:32 —Release
- § 21:33 —Realization
- § 21:34 Electronic commerce—Law on E-commerce
- § 21:35 —Home country principle
- § 21:36 —No license requirement under the Austrian E-Commerce Act
- § 21:37 —Information that must be provided
- § 21:38 —Spamming
- § 21:39 —On-line contracts
- § 21:40 Civil actions and procedures—General description of court system
- § 21:41 —Jurisdiction of courts in civil law matters
- § 21:42 —Parties to lawsuit
- § 21:43 —Representation of parties
- § 21:44 —Civil procedure
- § 21:45 —Commercial courts
- § 21:46 —Lawyer fees
- § 21:47 —Depositions
- § 21:48 — —Statutes of limitation
- § 21:49 Recognition of foreign judgments—Recognition of foreign judgments within the European Union
- § 21:50 —Recognition of judgments from non EU-Member states
- § 21:51 —Formal requirements; language; authentication; transmission
- § 21:52 Writs of execution—Which courts have power to issue writs of execution
- § 21:53 —Execution procedure
- § 21:54 —Assets affected (executions against personal property, real property, income and other assets)
- § 21:55 —Exemptions from executions
- § 21:56 —Garnishments
- § 21:57 Arbitration—Selection and appointment of arbitrators
- § 21:58 —Appeal from awards
- § 21:59 —International commercial arbitration

**CHAPTER 22. CONTRACT LAWS: DIGESTS—
BELGIUM**

- § 22:1 Contracts
- § 22:2 —Formation: Consent—Offer and acceptance
- § 22:3 —Capacity of parties
- § 22:4 —Object and cause
- § 22:5 —Formal requirements
- § 22:6 —Performance and remedies
- § 22:7 —Distinction between civil and commercial contracts
- § 22:8 —Sales contracts—Special requirements or conditions
- § 22:9 Agency and representation
- § 22:10 —Formation and termination of agency contracts
- § 22:11 —Representation, and Liability of Principal for Acts of Agent
- § 22:12 —Types of agency in commercial relationships
- § 22:13 — —Brokerage (“courtier”—“makelaar”)
- § 22:14 — —The independent distributor
- § 22:15 — —The sales representative
- § 22:16 — —The independent agency contract
- § 22:17 Assignments
- § 22:18 —Assignments of contracts and rights thereunder
- § 22:19 — —Deed of assignment
- § 22:20 — —Effectiveness against the obligor
- § 22:21 — —Payment to obligor and recourse
- § 22:22 — —Effectiveness against third parties
- § 22:23 — —Assignments to joint owner or creditor in satisfaction of debt
- § 22:24 — —Specific techniques of assignment
- § 22:25 —Assignment of debts
- § 22:26 Bills of exchange, promissory notes and checks
- § 22:27 —Bills of exchange—Formal requirements
- § 22:28 —Promissory notes—Formal requirements
- § 22:29 —Checks—Formal requirements
- § 22:30 —Presentation and protest
- § 22:31 —Form and limitations of endorsements
- § 22:32 —Recourse for non-payment
- § 22:33 —Fraud or forgery
- § 22:34 —Laws governing legal interest rates—Penalties against usury
- § 22:35 Liens on real property—Property subject to liens
- § 22:36 —Creation of liens
- § 22:37 —Termination
- § 22:38 Pledges and chattel mortgages—Property subject to pledge or chattel mortgages
- § 22:39 —Creation and perfection
- § 22:40 —Realization
- § 22:41 —Termination
- § 22:42 Electronic commerce

TABLE OF CONTENTS

- § 22:43 —The conclusion of electronic contracts—Information requirements
- § 22:44 — —General terms and conditions
- § 22:45 — —Formal requirements for the conclusion of contracts
- § 22:46 — —Place and time of the conclusion of the contract
- § 22:47 —The proof of electronic contracts
- § 22:48 —Consumer protection
- § 22:49 —Commercial communications
- § 22:50 —The country of origin principle
- § 22:51 —Liability of service providers
- § 22:52 Civil actions and procedures—Court system in general and courts' jurisdiction
- § 22:53 — —Civil courts
- § 22:54 — —Commercial courts
- § 22:55 — —Special courts
- § 22:56 — —Costs
- § 22:57 —Depositions and discovery
- § 22:58 — —Methods and forms for taking testimony
- § 22:59 — —Authentication and form of transmission
- § 22:60 —Statutes of limitations
- § 22:61 Recognition of foreign judgments—Enforceable judgments
- § 22:62 —Formal requirements
- § 22:63 —Procedure for enforcement
- § 22:64 Writs of execution—Which courts have power to issue writs of execution
- § 22:65 —Execution procedure—Assets affected
- § 22:66 —Assets exempt from execution
- § 22:67 Arbitration—Subjects excluded from arbitration
- § 22:68 —Selection or appointment of arbitrators
- § 22:69 —Appeal from awards
- § 22:70 —International commercial arbitration

CHAPTER 23. CONTRACT LAWS: DIGESTS—BELIZE

- § 23:1 Contracts—Formation of contracts, offer, and acceptance
- § 23:2 —Capacity to contract
- § 23:3 —Formal requirements of a contract—General
- § 23:4 — —Acknowledgements
- § 23:5 — —Notaries
- § 23:6 —Performance of contracts
- § 23:7 —Remedies for failure to perform
- § 23:8 — —Remedies of the seller
- § 23:9 — —Remedies of the buyer
- § 23:10 —Distinction between civil and commercial contracts
- § 23:11 —Special requirements of sales contracts [form of contract of sale]
- § 23:12 Agency and commercial representation

TRANSNATIONAL CONTRACTS

- § 23:13 —Formation of agency contract [form of agency agreement]
- § 23:14 —Rights and duties of principal and agent
- § 23:15 —Liability of Principal for Acts of Agents
- § 23:16 —Types of agency permitted in commercial relationship
- § 23:17 —Termination of agency
- § 23:18 Assignments—Assignments of contracts and rights thereunder
[form of assignment of contract]
- § 23:19 —Assignments of debts [form of assignment of debts]
- § 23:20 Bills of exchange, promissory notes and checks
- § 23:21 —Bills of exchange; formal requirements
- § 23:22 —Promissory notes, formal requirements
- § 23:23 —Checks: Formal requirement
- § 23:24 —Presentation and protest
- § 23:25 —Endorsements
- § 23:26 —Recourse and non-recourse
- § 23:27 —Fraud and forgery
- § 23:28 —Legal interest rates
- § 23:29 Liens on real property—Property subject to liens
- § 23:30 —Creation of liens
- § 23:31 —Perfection of liens
- § 23:32 —Judicial liens
- § 23:33 —Realization on property subject to liens
- § 23:34 —Termination of liens
- § 23:35 Pledges and chattel mortgages—Property subject to pledge or
chattel mortgage
- § 23:36 —Creation of pledge or chattel mortgage
- § 23:37 —Perfection of pledge or chattel mortgage
- § 23:38 —Realization on property subject to pledge or chattel mortgage
- § 23:39 —Termination of pledge or chattel mortgage
- § 23:40 Electronic commerce—Digital signatures/encryption policy
- § 23:41 —Liability of on-line service providers for action of subscribers—
Infringements of rights—Economic rights
- § 23:42 — —Remedies for infringement of economic rights
- § 23:43 Electronic commerce—Internet jurisdictional issues [*Reserved*]
- § 23:44 —Licensing issue
- § 23:45 —Restrictions on the use of internet
- § 23:46 —Privacy and email issues
- § 23:47 —Miscellaneous/other
- § 23:48 Civil actions and procedures—General description of court system
- § 23:49 —Jurisdiction of courts
- § 23:50 —Parties to lawsuit
- § 23:51 —Depositions
- § 23:52 —Discovery
- § 23:53 —Statutes of limitation
- § 23:54 Recognition of foreign judgments—Enforceable judgements
- § 23:55 —Formal requirements of foreign judgment

TABLE OF CONTENTS

- § 23:56 Writs of execution—Which courts have power to issue writs of execution
- § 23:57 —Execution procedure
- § 23:58 —Assets affected
- § 23:59 —Assets exempt from execution
- § 23:60 Arbitration—Selection or appointment of arbitrators
- § 23:61 —Enforcement of arbitral awards
- § 23:62 —Appeal from awards
- § 23:63 —International commercial arbitration

CHAPTER 24. CONTRACT LAWS: DIGESTS—BOTSWANA

- § 24:1 Contracts—Formation of contracts, offer and acceptance
- § 24:2 —Capacity to contract
- § 24:3 —Formal requirement of a contract
- § 24:4 — —Lease agreement
- § 24:5 — —Antenuptial contracts
- § 24:6 — —Bills of exchange and checks
- § 24:7 — —Sale of agricultural land to non citizens
- § 24:8 — —Hire purchase agreement
- § 24:9 —Performance of contracts
- § 24:10 —Remedies for failure to perform
- § 24:11 —Distinctions between civil and commercial contracts
- § 24:12 —Special requirements of sales contracts
- § 24:13 Agency and commercial representation—Formation of agency contract
- § 24:14 —Rights and duties of principal and agent
- § 24:15 —Liability of Principal for Acts of Agent
- § 24:16 —Types of agency permitted in commercial relationships
- § 24:17 —Termination of agency
- § 24:18 Assignments—Assignments of contracts and rights thereunder
- § 24:19 —Cession
- § 24:20 —Assignments of debts
- § 24:21 Bills of exchange, promissory notes and cheques—Bills of exchange: Promissory notes and checks
- § 24:22 —Promissory notes: Formal requirements
- § 24:23 —Checks—Formal requirements
- § 24:24 —Presentation and protest
- § 24:25 —Endorsements
- § 24:26 —Recourse for non-recourse
- § 24:27 —Fraud and forgery
- § 24:28 —Legal interest rates
- § 24:29 Liens on reals property—Property subject to lien
- § 24:30 —Creation of liens
- § 24:31 —Perfection of liens
- § 24:32 —Judicial liens

- § 24:33 —Realization on property subject to lien
- § 24:34 —Termination of liens
- § 24:35 Pledges and chattel mortgages—Pledge
- § 24:36 —Mortgage
- § 24:37 —Release
- § 24:38 —Realization
- § 24:39 —Termination of pledge or chattel mortgage
- § 24:40 Electronic commerce
- § 24:41 Civil actions and procedures—General description of the court system
- § 24:42 —Jurisdiction of courts
- § 24:43 —Parties to lawsuits
- § 24:44 —Depositions
- § 24:45 —Discovery
- § 24:46 —Statutes of limitations
- § 24:47 Recognition of foreign judgments—Enforceable judgments
- § 24:48 —Formal requirements of foreign judgments
- § 24:49 —Procedure for enforcement of foreign judgment
- § 24:50 —Entry of foreign judgment
- § 24:51 Writs of execution—Which courts have power to issue writs of execution
- § 24:52 —Execution procedure
- § 24:53 —Executions against personal property income, other assets
- § 24:54 —Assets exempt from execution
- § 24:55 Arbitration—Selection and appointment of arbitrators
- § 24:56 —Enforcement of arbitral awards
- § 24:57 —Appeal from awards
- § 24:58 —International commercial arbitration

CHAPTER 25. CONTRACT LAWS: DIGESTS—BRAZIL

- § 25:1 Contracts—General discussion—*Distinction between civil and commercial contracts*
- § 25:2 —Special requirements
- § 25:3 — —*Consent, offer and acceptance*
- § 25:4 —Sales contracts: Special requirements or conditions
- § 25:5 —Fraud in contracts
- § 25:6 —Elements of contracts—*Capacity of parties*
- § 25:7 Agency and commercial representation—General discussion
- § 25:8 —Representative's rights and obligations
- § 25:9 —Termination
- § 25:10 —Indemnification
- § 25:11 —Conclusion
- § 25:12 Assignments—Deed of assignment
- § 25:13 —Notice to debtor to obtain rights against third parties
- § 25:14 —Payment by debtor and recourse

TABLE OF CONTENTS

- § 25:15 —Assignments to joint owner or creditor in satisfaction of debt
- § 25:16 Bills of exchange, promissory notes and checks—General discussion
- § 25:17 —Bills of exchange; formal requirements
- § 25:18 —Promissory notes: Formal requirements
- § 25:19 —Checks: Formal requirements
- § 25:20 —Presentation and protest
- § 25:21 —Negotiability of the instrument
- § 25:22 —Endorsements
- § 25:23 —Recourse for non-payment
- § 25:24 —Fraud or forgery
- § 25:25 —Enforcement of payment
- § 25:26 —Legal interest rates; penalties against usury
- § 25:27 —“Duplicata”
- § 25:28 —Bills of lading
- § 25:29 Liens on real property—Earmarking of property by consent
- § 25:30 —Lien imposed by court action; appropriate court
- § 25:31 —Seller’s liens
- § 25:32 —Preferred liens
- § 25:33 —Termination
- § 25:34 Pledges and chattel mortgages—Form and characteristics
- § 25:35 —Release and realization
- § 25:36 Electronic commerce [*Reserved*]
- § 25:37 Civil actions and procedures—General description of court system
- § 25:38 —Jurisdiction of courts
- § 25:39 —Parties to lawsuit
- § 25:40 —Discovery and evidence
- § 25:41 — —Testimony by the parties
- § 25:42 — —Formally requested documents or objects
- § 25:43 — —Other documentary evidence
- § 25:44 — —Other testimonial evidence
- § 25:45 — —Expert testimony
- § 25:46 — —Inspection by the court itself
- § 25:47 Recognition of foreign judgments—Enforceable judgments
- § 25:48 —Formal requirements; language, authentication, transmission
- § 25:49 —Procedure for enforcement
- § 25:50 —Entry of foreign judgment
- § 25:51 Writs of execution—Execution competent courts
- § 25:52 —Execution procedure
- § 25:53 —Executions against movable asset, real property, income and other assets
- § 25:54 —Exemptions from execution
- § 25:55 Arbitration—Arbitration clauses
- § 25:56 —Matters to arbitration
- § 25:57 —Selection or appointment of arbitrators
- § 25:58 —Appeal of awards

- § 25:59 —International commercial arbitration; procedure; enforcement of
arbitral awards

CHAPTER 26. CONTRACT LAWS: DIGESTS— CANADA

- § 26:1 Contracts
- § 26:2 —Formation of contracts: Offer, acceptance, consideration
- § 26:3 —Capacity to contract
- § 26:4 —Formal requirements of a contract
- § 26:5 —Performance of contracts
- § 26:6 —Remedies for failure to perform
- § 26:7 —Special requirements of sales contracts
- § 26:8 Agency and commercial representation
- § 26:9 —Formation of agency
- § 26:10 —Rights and duties of principal and agent
- § 26:11 —Liability of Principal for Acts of Agent
- § 26:12 —Types of agency permitted in commercial relationships
- § 26:13 —Termination of agency
- § 26:14 Assignments [*Reserved*]
- § 26:15 Bills of exchange, promissory notes and cheques
- § 26:16 —Bills of exchange—Formal requirements
- § 26:17 —Promissory notes—Formal requirements
- § 26:18 —Cheques—Formal requirements
- § 26:19 —Presentation and protest
- § 26:20 —Endorsements
- § 26:21 —Recourse and non-recourse
- § 26:22 —Presentation fraud or forgery
- § 26:23 —Legal interest rates
- § 26:24 Liens on real property
- § 26:25 —Property subject to liens
- § 26:26 —Creation of liens
- § 26:27 —Perfection of liens
- § 26:28 —Judicial liens
- § 26:29 —Realization on property subject to liens
- § 26:30 —Termination of liens
- § 26:31 Electronic commerce—Digital signatures/encryption policy
- § 26:32 — —Digital signatures—Federal
- § 26:33 — — —Provincial/territorial
- § 26:34 — —Encryption policy
- § 26:35 —Liability of on-line service providers for actions of subscribers
(defamation, etc.)
- § 26:36 —Internet jurisdictional issues—General
- § 26:37 — —Choice of law and forum
- § 26:38 —Licensing issues
- § 26:39 —Restrictions on the use of the internet—On-line advertising
guidelines

TABLE OF CONTENTS

- § 26:40 — —Spam
- § 26:41 — —Deceptive electronic prize notices
- § 26:42 — —Consumer protection laws
- § 26:43 — —Privacy
- § 26:44 — —Federal law
- § 26:45 — —Contractual privacy rights
- § 26:46 — —Tort of invasion of privacy
- § 26:47 Civil actions and procedures—General description of court system—Provincial courts
- § 26:48 — —Federal courts
- § 26:49 — —Jurisdiction of courts
- § 26:50 — —Parties to legal proceedings
- § 26:51 — —Discovery
- § 26:52 — —Statutes of limitations
- § 26:53 Recognition of foreign judgments—Enforceable judgments and formal requirements of foreign judgment
- § 26:54 — —Procedure for enforcement of foreign judgments
- § 26:55 Writs of execution—Which courts have power to issue writs of execution
- § 26:56 — —Execution procedure
- § 26:57 — —Assets affected
- § 26:58 — —Assets exempt from execution
- § 26:59 Arbitration
- § 26:60 — —Selection and appointment of arbitrators
- § 26:61 — —Enforcement of arbitration awards
- § 26:62 — —Appeal from awards
- § 26:63 — —International commercial arbitration

CHAPTER 27. CONTRACT LAWS: DIGESTS—CHILE

- § 27:1 Contracts—Formation of contracts, offer and acceptance
- § 27:2 — —Capacity to contract
- § 27:3 — —Formal requirements of a contract
- § 27:4 — —Performance of contracts
- § 27:5 — —Remedies for failure to perform
- § 27:6 — —Distinction between civil and commercial contracts
- § 27:7 — —Special requirements of sales contracts
- § 27:8 Agency and commercial representation—Formation of agency contract
- § 27:9 — —Rights and duties of principal and agent
- § 27:10 — —Liability of Principal for Acts of Agents
- § 27:11 — —Types of agency permitted in commercial relationships
- § 27:12 — —Termination of agency
- § 27:13 — —Other forms of representation
- § 27:14 Assignments—Assignment of contracts and rights
- § 27:15 — —Assignment of debts

TRANSNATIONAL CONTRACTS

- § 27:16 Bills of exchange, promissory notes and checks—Bills of exchange:
 - Formal requirements
- § 27:17 —Promissory notes: Formal requirements
- § 27:18 —Checks: Formal requirements
- § 27:19 —Presentation and protest
- § 27:20 —Endorsements
- § 27:21 —Recourse and non-recourse
- § 27:22 —Fraud and forgery
- § 27:23 —Legal interest rates
- § 27:24 —Stamp taxes
- § 27:25 Liens on real property—Property subject to liens
- § 27:26 —Creation of liens
- § 27:27 —Perfection of liens
- § 27:28 —Judicial liens
- § 27:29 —Realization on property subject to liens
- § 27:30 —Termination of liens
- § 27:31 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
 - § 27:32 —Creation of pledge or chattel mortgage
 - § 27:33 —Perfection of pledge or chattel mortgage
 - § 27:34 —Realization on property subject to pledge or chattel mortgage
 - § 27:35 —Termination of pledge or chattel mortgage
- § 27:36 Electronic commerce—Digital signatures
 - § 27:37 —Liability of on-line service providers for actions of subscribers
 - § 27:38 —Internet jurisdictional issues
 - § 27:39 —Licensing issues
 - § 27:40 —Restrictions on use of internet
 - § 27:41 —Privacy and E-Mail issues
- § 27:42 Civil actions and procedures—General description of court system
 - § 27:43 —Jurisdiction of courts
 - § 27:44 —Parties to lawsuit
 - § 27:45 —Depositions
 - § 27:46 —Discovery
 - § 27:47 —Statutes of limitations
- § 27:48 Recognition of foreign judgments—Enforceable judgments
 - § 27:49 —Formal requirements of foreign judgment
 - § 27:50 —Procedure for enforcement of foreign judgment
- § 27:51 Writs of execution—Which courts have power to issue writs of execution
 - § 27:52 —Execution procedure
 - § 27:53 —Assets affected
 - § 27:54 —Assets exempt from execution
- § 27:55 Arbitration—Selection and appointment of arbitrators
 - § 27:56 —Enforcement of arbitral award
 - § 27:57 —Appeal from awards
- § 27:58 —International commercial arbitration

TABLE OF CONTENTS

**CHAPTER 28. CONTRACT LAWS: DIGESTS—
CHINA, THE PEOPLE’S REPUBLIC OF**

§ 28:1 Laws of contract—Definition of contract
§ 28:2 —Elements of contract—Offer and acceptance
§ 28:3 —Capacity of the parties
§ 28:4 —Permissible subject matter
§ 28:5 —Effectiveness of contracts
§ 28:6 —Forms of contract
§ 28:7 —Performance
§ 28:8 —Breach, termination, discharges, damages
§ 28:9 —Categories of contracts—Contracts for sales
§ 28:10 —Contracts for supply and use of electricity, water, gas or heating
§ 28:11 —Contracts for donation
§ 28:12 —Contracts for loans
§ 28:13 —Contracts for lease
§ 28:14 —Contracts for financial lease
§ 28:15 —Contracts for work
§ 28:16 —Contracts for construction projects
§ 28:17 —Contracts for transportation
§ 28:18 —Contracts for technology
§ 28:19 —Contracts for storage
§ 28:20 —Contracts for warehousing
§ 28:21 —Contracts for commission
§ 28:22 —Contracts for brokerage
§ 28:23 —Contracts for intermediation
§ 28:24 —Element of fraud in contracts
§ 28:25 Agency and representation—Contracts of commercial representation
§ 28:26 —Power of attorney
§ 28:27 —Differences between commercial agency and power of attorney
§ 28:28 —Statutory agents
§ 28:29 —Termination of agency
§ 28:30 —Limits of Liability of Principal for Acts of Agents
§ 28:31 Assignments—Assignments of contracts and rights thereunder
§ 28:32 —Assignments of debts
§ 28:33 Bills of exchange, promissory notes and checks
§ 28:34 —Checks, formal requirements
§ 28:35 —Special promissory notes: Bonds; etc
§ 28:36 —Securities markets
§ 28:37 —Regulations on securities
§ 28:38 Liens and real property—Property subject to liens
§ 28:39 —Creation of liens
§ 28:40 —Perfection of liens
§ 28:41 —Judicial liens
§ 28:42 —Realization on property subject to lien

- § 28:43 —Termination of liens
- § 28:44 Pledges and chattel mortgages
- § 28:45 —Property subject to pledge or chattel mortgage
- § 28:46 —Creation of pledge or chattel mortgage
- § 28:47 —Perfection of pledge or chattel mortgage
- § 28:48 —Realization on property subject to pledge or chattel mortgage
- § 28:49 —Termination of pledge or chattel mortgage

CHAPTER 29. CONTRACT LAWS: DIGESTS— CYPRUS

- § 29:1 Contracts—Formation of contracts, offer and acceptance
- § 29:2 —Capacity to contract
- § 29:3 —Formal requirements of a contract—General
- § 29:4 — —Acknowledgments
- § 29:5 — —Notaries
- § 29:6 —Performance of contracts
- § 29:7 —Remedies for failure to perform
- § 29:8 —Distinction between civil and commercial contracts
- § 29:9 —Special requirements of sales contracts
- § 29:10 Agency and commercial representation —Formation of agency contract
- § 29:11 —Rights and duties of principal and agent
- § 29:12 —Liability of Principal for Acts of Agent
- § 29:13 —Types of agency permitted in commercial relationships
- § 29:14 —Termination of agency
- § 29:15 Assignments—Assignments of contracts and rights thereunder
- § 29:16 —Assignment of debts
- § 29:17 Bills of exchange, promissory notes and checks—Bills of exchange: Formal requirements
- § 29:18 —Promissory notes: Formal requirements
- § 29:19 —Checks: Formal requirements
- § 29:20 —Presentation and protest
- § 29:21 —Endorsements
- § 29:22 —Recourse and non-recourse
- § 29:23 —Fraud and forgery
- § 29:24 —Legal interest rates
- § 29:25 Liens on real property—Property subject to liens
- § 29:26 —Creation of liens
- § 29:27 —Perfection of liens
- § 29:28 —Judicial liens
- § 29:29 —Realization of property subject to lien
- § 29:30 —Termination of liens
- § 29:31 Pledges and chattel mortgages
- § 29:32 —Property subject to pledge
- § 29:33 —Creation of pledge
- § 29:34 —Perfection of pledge

TABLE OF CONTENTS

- § 29:35 —Realization of property subject to pledge
- § 29:36 —Termination of pledge
- § 29:37 Electronic commerce—Digital signatures/encryption policy
- § 29:38 —Liability of on-line service providers for actions of subscribers
- § 29:39 —Internet jurisdictional issues
- § 29:40 —Licensing issues
- § 29:41 —Restrictions on use of internet
- § 29:42 —Privacy and E-mail issues
- § 29:43 Civil actions and procedures—General description of court system
- § 29:44 —Jurisdiction of courts
- § 29:45 —Parties to lawsuit
- § 29:46 —Depositions
- § 29:47 —Discovery
- § 29:48 —Statutes of limitations
- § 29:49 Recognition of foreign judgments—Enforceable judgments
- § 29:50 —Formal requirements of foreign judgment
- § 29:51 —Procedure for enforcement of foreign judgment
- § 29:52 Writs of execution—Which courts have power to issue writs of execution
- § 29:53 —Execution procedure
- § 29:54 —Assets affected
- § 29:55 —Assets exempt from execution
- § 29:56 Arbitration—Selection and appointment of arbitrators
- § 29:57 —Enforcement of arbitral awards
- § 29:58 —Appeal from awards
- § 29:59 —International commercial arbitration

CHAPTER 30. CONTRACT LAWS: DIGESTS— CZECH REPUBLIC

- § 30:1 Contracts—The law of obligation
- § 30:2 —Civil, business and labor-law relationships
- § 30:3 —Capacity to contract
- § 30:4 —Formal requirements of a contract
- § 30:5 —Performance of contracts and remedies for failure to perform
- § 30:6 Commission agent's contract
- § 30:7 —Contract on commercial representation
- § 30:8 —Exclusive commercial representation
- § 30:9 —Termination
- § 30:10 Assignments
- § 30:11 —Assignment of a receivable
- § 30:12 —Assumption of a debt and acceding to an obligation
- § 30:13 —Instruments of assignment (voucher)
- § 30:14 Bills of exchange, promissory notes and checks—Bills of exchange
- § 30:15 —Promissory notes
- § 30:16 —Check
- § 30:17 —Legal interest rates

TRANSNATIONAL CONTRACTS

- § 30:18 Lien on real property—General description
- § 30:19 —Creation of liens
- § 30:20 —Enforcement of liens
- § 30:21 Electronic commerce—Digital signatures/encryption policy
- § 30:22 —Liability of on-line service providers for actions of subscribers
- § 30:23 —Internet jurisdictional issues
- § 30:24 —Licensing issues
- § 30:25 —Restrictions on use of internet
- § 30:26 —Privacy and E-mail issues
- § 30:27 —Miscellaneous/others
- § 30:28 Civil action and procedures—General description of court system
- § 30:29 —Competence
- § 30:30 —Parties to lawsuit
- § 30:31 —Proceedings
- § 30:32 —Evidence
- § 30:33 —Costs
- § 30:34 —Statute of limitations
- § 30:35 Recognition of foreign judgments—General description
- § 30:36 Writs of execution—The competence of courts and titles for execution
- § 30:37 —Methods of execution
- § 30:38 —The course of execution proceedings
- § 30:39 —Things not subject to execution
- § 30:40 Arbitration—General description
- § 30:41 —Selection and appointment of arbitrators
- § 30:42 —Enforcement of arbitration awards
- § 30:43 —Appeal of awards

CHAPTER 31. CONTRACT LAWS: DIGESTS— DENMARK

- § 31:1 Contracts—in general
- § 31:2 —Offer and acceptance
- § 31:3 —Contracts requiring written form
- § 31:4 —Capacity
- § 31:5 —Invalidity
- § 31:6 —Interpretation of contracts
- § 31:7 —Breach of contract
- § 31:8 —Contracts for the sale of goods
- § 31:9 — —The purchase price
- § 31:10 — —The place of performance
- § 31:11 — —The time of performance
- § 31:12 — —The risk in performance
- § 31:13 — —Late delivery
- § 31:14 — —The buyer's delay in performance
- § 31:15 — —The buyer's insolvency
- § 31:16 — —Factual defects in performance

TABLE OF CONTENTS

- § 31:17 — —Performance with a defective title
- § 31:18 — —Sale to consumers
- § 31:19 Agency and representation—Agency contract
- § 31:20 —Liability of Principal for Acts of Agents
- § 31:21 —Termination of agency
- § 31:22 —Other forms of representation
- § 31:23 Assignment—Definition
- § 31:24 —Ordinary claims
- § 31:25 —Negotiable instruments
- § 31:26 —Registered securities
- § 31:27 Bills of exchange, checks and promissory notes
- § 31:28 —Checks—Definition
- § 31:29 — —Drawer—Drawee
- § 31:30 — —Payee—Drawee
- § 31:31 — —Drawer—Payee
- § 31:32 — —Endorsement
- § 31:33 —Bills of exchange
- § 31:34 —Promissory notes
- § 31:35 Liens
- § 31:36 —Liens establishment
- § 31:37 —Limitations of the execution of liens
- § 31:38 — —Floating charge
- § 31:39 — —Liens imposed by court action—Which appropriate court
- § 31:40 — —Seller's liens
- § 31:41 — —Preferred position
- § 31:42 — —Termination
- § 31:43 Pledges and chattel mortgages
- § 31:44 —Establishment—Pledge
- § 31:45 — —Chattel mortgage
- § 31:46 — —Floating charges
- § 31:47 — —Contract of purchase
- § 31:48 —Form and registration—Pledge
- § 31:49 — —Mortgage
- § 31:50 —Termination—Pledge
- § 31:51 — —Mortgage
- § 31:52 —Realization—Pledge
- § 31:53 — —Mortgage
- § 31:54 Electronic commerce—Introduction
- § 31:55 —Marketing and consumer protection in connection with
E-commerce
- § 31:56 —Concluding an agreement
- § 31:57 —Digital signature
- § 31:58 —Payment on the internet
- § 31:59 —Protection of personal data
- § 31:60 —Venue and applicable law
- § 31:61 Recognition of foreign judgments—Which judgments
- § 31:62 —Recognition of judgments

- § 31:63 —Enforcement/execution of judgments
- § 31:64 —Formal requirements
- § 31:65 Execution
- § 31:66 Arbitration

CHAPTER 32. CONTRACT LAWS: DIGESTS— ECUADOR

- § 32:1 Contracts—Formation of contracts, offers and acceptance
- § 32:2 —Capacity to contract
- § 32:3 —Formal requirements of a contract—General requirements
- § 32:4 — —Ii acknowledgment
- § 32:5 — —Notaries
- § 32:6 —Performance of contracts
- § 32:7 —Remedies for failure to perform
- § 32:8 —Distinction between civil and commercial contracts
- § 32:9 —Special requirements of sales contracts
- § 32:10 Agency and commercial representation
- § 32:11 —Formation of agency contracts
- § 32:12 —Rights and duties of principal and agent
- § 32:13 —Liability of Principal for Acts of Agent
- § 32:14 —Types of agents permitted in commercial relationships
- § 32:15 —Termination
- § 32:16 Assignments—Assignments of contracts and rights thereunder
- § 32:17 —Assignments of debt
- § 32:18 Bills of exchange, promissory notes and checks—Bills of exchange:
Formal requirements
- § 32:19 — —Formal requirements
- § 32:20 —Promissory notes: Formal requirements
- § 32:21 — —Formal requirements
- § 32:22 —Checks: Formal requirements
- § 32:23 — —Formal requirements
- § 32:24 —Presentation and protested checks
- § 32:25 —Endorsement
- § 32:26 —Recourse and non-recourse
- § 32:27 —Fraud and forgery
- § 32:28 —The legal interest rate
- § 32:29 Liens on real property—Property subject to liens
- § 32:30 —Creation of liens
- § 32:31 —Perfection of liens
- § 32:32 —Execution of property subject to lien
- § 32:33 —Termination of liens
- § 32:34 Pledges and chattel mortgages—Property subject to pledges or
chattel mortgages
- § 32:35 — —Ordinary commercial pledges
- § 32:36 — —Special commercial pledges
- § 32:37 — —Agricultural and industrial pledges

TABLE OF CONTENTS

- § 32:38 —Creating a pledge or chattel mortgage
- § 32:39 —Perfection of pledges or chattel mortgage
- § 32:40 —Execution of property subject to pledges or chattel mortgages
- § 32:41 —Termination of pledge or chattel mortgage
- § 32:42 Electronic commerce
- § 32:43 —Digital signatures/encryption policy—Digital signatures
- § 32:44 — —Encryption policy
- § 32:45 —Liability of on-line service providers for actions of subscribers (defamation, copyright infringement, and so forth)
- § 32:46 —Internet jurisdictional issues
- § 32:47 —Licensing issues (attorneys, doctors, and so forth practicing via internet across jurisdictional lines)
- § 32:48 —Restrictions on use of internet
- § 32:49 —Privacy and E-mail issues (employees monitoring employee email, and so forth)
- § 32:50 —Miscellaneous/other—Internet jurisdictional issues
- § 32:51 Civil actions and procedures—General description of court system
- § 32:52 —Jurisdiction of courts
- § 32:53 —Parties to lawsuit
- § 32:54 —Depositions
- § 32:55 —Discovery
- § 32:56 —Statutes of limitations
- § 32:57 Recognition of foreign judgments— Enforceable judgments
- § 32:58 —Formal requirements of foreign judgment
- § 32:59 —Procedure for enforcement of foreign judgments
- § 32:60 Writs of execution—Which courts have power to issue writs of execution
- § 32:61 —Execution proceeding
- § 32:62 —Affected assets
- § 32:63 —Assets exempt from execution
- § 32:64 Arbitration —Selection and appointment of arbitrators
- § 32:65 —Enforcement and appeal of arbitral awards
- § 32:66 —Appeals from awards
- § 32:67 —International commercial arbitration

CHAPTER 33. CONTRACT LAWS: DIGESTS— EGYPT

- § 33:1 Contracts—Formation of contracts, offer and acceptance
- § 33:2 —Capacity to contract
- § 33:3 —Formal requirements of a contract—General
- § 33:4 — —Written documents
- § 33:5 — —Notaries
- § 33:6 — —Registration
- § 33:7 —Performance of contracts
- § 33:8 —Remedies—Astreintes (menace fines)
- § 33:9 — —Compensation in lieu of performance

TRANSNATIONAL CONTRACTS

- § 33:10 — —Rescission and abstaining from performance
- § 33:11 — —Means of realizing and securing the rights of creditors
- § 33:12 — —Distinction between civil and commercial contracts
- § 33:13 — —Special requirements of sales contracts—Preliminary remarks
- § 33:14 — —Special rules provided for sales contracts
- § 33:15 Agency and commercial representation—Formation
- § 33:16 — —Rights and duties
- § 33:17 — —Liability of Principal for Acts of Agent
- § 33:18 — —Types of agency permitted in commercial relationships—
Commission agency
- § 33:19 — —Del credere agent
- § 33:20 — —Carriage commission agency
- § 33:21 — —Representative office
- § 33:22 — —Termination of agency
- § 33:23 Assignments—Assignments of contracts and rights thereunder—
Assignment of contracts
- § 33:24 — —Assignment of right
- § 33:25 — —Assignment of rights under the Commercial Code
- § 33:26 — —Assignment of debt
- § 33:27 Bills of exchange, promissory notes, and checks—Bills of
exchange: Formal requirements
- § 33:28 — —Promissory notes: Formal requirements
- § 33:29 — —Checks: Formal requirements
- § 33:30 — —Presentation and protest—Bill of exchange
- § 33:31 — —Promissory notes
- § 33:32 — —Checks
- § 33:33 — —Endorsements—Bill of exchange
- § 33:34 — —Promissory notes
- § 33:35 — —Checks
- § 33:36 — —Recourse—Bills of exchange
- § 33:37 — —Promissory notes
- § 33:38 — —Checks
- § 33:39 — —Fraud and forgery
- § 33:40 — —Legal interest rates
- § 33:41 Liens on real property—Property subject to liens
- § 33:42 — —Creation of liens
- § 33:43 — —Perfection of judgement charges and privileges
- § 33:44 — —Judicial liens (judgement charges)
- § 33:45 — —Realization on property subject to judgement charges or
privileges
- § 33:46 — —Termination of a judgement charge or a privileges
- § 33:47 Pledges and mortgages—Property subject to pledge or mortgage
- § 33:48 — —Creation of pledge or mortgage
- § 33:49 — —Perfection of pledge or mortgage
- § 33:50 — —Realization on the property subject to pledge or mortgage
- § 33:51 — —Termination of pledge or mortgage
- § 33:52 Electronic commerce

TABLE OF CONTENTS

- § 33:53 —Electronic signatures/encryption
- § 33:54 —Liability
- § 33:55 —Jurisdictional issues—Applicable law
- § 33:56 — —Jurisdiction and arbitration
- § 33:57 —Licensing issues
- § 33:58 —Restrictions on the use of internet
- § 33:59 —Privacy
- § 33:60 —Miscellaneous
- § 33:61 Civil actions and procedures—General description of court system
- § 33:62 —Jurisdiction of courts
- § 33:63 —Parties to lawsuit
- § 33:64 —Depositions
- § 33:65 —Discovery
- § 33:66 —Statutes of limitation
- § 33:67 — —Actions
- § 33:68 — —Procedures
- § 33:69 Recognition of foreign judgments—Enforceable judgments
- § 33:70 —Formal requirements of foreign judgment
- § 33:71 —Procedure for enforcement—Foreign judgments and orders
- § 33:72 — —Authentic deeds
- § 33:73 — —Arbitral awards
- § 33:74 Writs of execution—Which courts have power to issue writs of execution
- § 33:75 —Execution procedure—General
- § 33:76 — —Seizure of movable property
- § 33:77 — —Garnishment
- § 33:78 — —Seizure and sale of a real property
- § 33:79 — —Arrest of aircraft and vessels
- § 33:80 —Assets affected
- § 33:81 —Assets exempt from execution
- § 33:82 Arbitration—Selection and appointment of arbitrators
- § 33:83 —Enforcement
- § 33:84 —Appeal
- § 33:85 —International commercial arbitration

Volume 2

CHAPTER 34. CONTRACT LAWS: DIGESTS— EUROPEAN UNION

- § 34:1 Contracts
- § 34:2 —Formation of contracts, offer, and acceptance
- § 34:3 —Capacity to contract
- § 34:4 —Formal requirements of a contract
- § 34:5 —Performance of contracts—Obligations of the party supplying the goods or providing the services

- § 34:6 — —Obligation of the other party to the contact
- § 34:7 —Remedies for failure to perform
- § 34:8 —Distinction between civil and commercial contracts
- § 34:9 —Special requirements for sale contracts
- § 34:10 Agency and commercial representation—Formation of agency contract
- § 34:11 —Rights and duties of principal and agent
- § 34:12 —Liability of Principal for Acts of Agent
- § 34:13 —Types of agency permitted in commercial relationships
- § 34:14 —Termination of agency
- § 34:15 Assignments—Assignments of contracts and rights thereunder
- § 34:16 —Assignment of debts
- § 34:17 Bills of exchange, promissory notes and checks
- § 34:18 Liens on real property
- § 34:19 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 34:20 —Creation of pledge or chattel mortgage
- § 34:21 —Perfection of pledge or chattel mortgage
- § 34:22 —Realization on property subject to pledge or chattel mortgage
- § 34:23 —Termination of pledge or chattel mortgage
- § 34:24 Electronic commerce
- § 34:25 —Digital signatures/encryption policy
- § 34:26 —Liability of on-line service providers for action of subscribers
- § 34:27 —Internet jurisdictional issues
- § 34:28 —Licensing issues
- § 34:29 —Restrictions on use of internet
- § 34:30 —Privacy and E-mail issues
- § 34:31 —Miscellaneous/other
- § 34:32 Civil actions and procedures—General description of court system
- § 34:33 —Jurisdiction of courts
- § 34:34 — —Community law matters
- § 34:35 — —Civil and commercial matters
- § 34:36 —Parties to lawsuit
- § 34:37 —Depositions
- § 34:38 —Discovery
- § 34:39 —Statute of limitations
- § 34:40 Recognition of foreign judgments—General description
- § 34:41 —Intra-Community judgments
- § 34:42 Writs of execution
- § 34:43 Arbitration

CHAPTER 35. CONTRACT LAWS: DIGESTS— FINLAND

- § 35:1 Contracts—Creation of contracts, offer and acceptance
- § 35:2 —Capacity to contract
- § 35:3 —Formal requirements of a contract—General

TABLE OF CONTENTS

- § 35:4 — —Notaries
- § 35:5 —Performance of contracts
- § 35:6 —Remedies for failure to perform
- § 35:7 —Distinction between civil and commercial contracts
- § 35:8 —Special requirements of sales contracts
- § 35:9 Agency and commercial representation—General
- § 35:10 —Creation of agency contract
- § 35:11 —Rights and duties of principal and agent—Duties of agent
- § 35:12 — —Duties of principal
- § 35:13 — —The agent’s right to a commission
- § 35:14 —Liability of Principal for acts of Agent
- § 35:15 —Types of agency permitted in commercial relationships
- § 35:16 —Termination of agency
- § 35:17 Assignments—Assignment of contracts and rights thereunder
- § 35:18 —Assignment of receivables
- § 35:19 Promissory notes, bills of exchange and checks—Promissory notes—General
- § 35:20 — —Formal requirements
- § 35:21 — —Presentation
- § 35:22 — —Transfer of promissory notes
- § 35:23 — —Recourse
- § 35:24 — —Fraud and forgery
- § 35:25 — —Interest rate
- § 35:26 —Bills of exchange
- § 35:27 —Checks
- § 35:28 Liens on real property—Property subject to liens
- § 35:29 —Creation of liens
- § 35:30 —Perfection of liens
- § 35:31 —Realization on property subject to lien
- § 35:32 —Termination of liens
- § 35:33 Pledges—General
- § 35:34 —Pledge of movables
- § 35:35 —Pledge of certain registered movables
- § 35:36 —Floating charge
- § 35:37 Electronic commerce—Digital signatures/encryption policy
- § 35:38 —Liability of on-line service providers for actions of subscribers
- § 35:39 — —Intermediary services
- § 35:40 — —“Caching”
- § 35:41 — —Hosting
- § 35:42 —Internet jurisdictional issues
- § 35:43 —Licensing issues
- § 35:44 —Restrictions on use of internet
- § 35:45 —Privacy and E-mail issues
- § 35:46 —Direct marketing and obligation to provide information—
Electronic direct marketing
- § 35:47 — —Information obligation of service providers
- § 35:48 Civil actions and procedures—General description of court system

- § 35:49 —Jurisdiction of courts
- § 35:50 —Parties to lawsuit
- § 35:51 —Deposition and discovery
- § 35:52 —Statute of limitation
- § 35:53 —Settling of disputes in court—The district court
- § 35:54 — —The court of appeal and the supreme court
- § 35:55 —Principles of civil proceedings
- § 35:56 —Costs
- § 35:57 Recognition and enforcement of foreign judgments—Judgments rendered in an EU member state—General
- § 35:58 — —Enforcement procedure
- § 35:59 —Judgments rendered in a Non-EU member state
- § 35:60 Writs of execution—General
- § 35:61 —Enforcement procedure
- § 35:62 —Enforcement against movables, real property, income and other assets
- § 35:63 —Exemptions from enforcement
- § 35:64 Arbitration—Arbitration and appointment of arbitrators—General
- § 35:65 — —The Arbitration Act
- § 35:66 — —Arbitrators and their appointment
- § 35:67 —Enforcement of arbitral awards
- § 35:68 —Appeal against awards
- § 35:69 —International commercial arbitration

CHAPTER 36. CONTRACT LAWS: DIGESTS—FRANCE

- § 36:1 Contracts
- § 36:2 —Formation of contracts, offer and acceptance
- § 36:3 — —Offer
- § 36:4 — —The acceptance
- § 36:5 —Capacity to contract
- § 36:6 —Formal requirements of a contract—General
- § 36:7 — —Acknowledgments
- § 36:8 — —Notaries
- § 36:9 —Performance of contracts
- § 36:10 —Remedies for failure to perform
- § 36:11 —Distinction between civil and commercial contracts
- § 36:12 —Special requirements of sales contracts
- § 36:13 Agency and commercial representation
- § 36:14 —Formation of the contract—Particularities of the agency contract
- § 36:15 — —Subject matter of the agency contract
- § 36:16 — —Form of the agency contract
- § 36:17 —Performance of the contract—Obligations pertaining to both parties
- § 36:18 — —The rights and obligations of the agent—Applicable penalties—Right to represent several principals

TABLE OF CONTENTS

§ 36:19 — — — —Agent as a secondary activity to another profession
§ 36:20 — — — —Penalties
§ 36:21 — —Obligations of the principal—Performance of the obligations entered into by the agent
§ 36:22 — — — —Obligation to pay the agent
§ 36:23 —Termination of the agreement
§ 36:24 — —Termination of the contract
§ 36:25 — —Severance indemnities
§ 36:26 — —Non competition clause
§ 36:27 Assignments—Assignments of contracts—The modes of assignments of contracts—Assignment of contracts strictly speaking
§ 36:28 — — — —The substitution for a contracting party by a new party
§ 36:29 — —Conditions for assignment
§ 36:30 — —The consequences of assignment by substitution of a contracting party
§ 36:31 — —Assignment of a claim
§ 36:32 —Assignments of debts
§ 36:33 — —The general rule: Debts may not be assigned
§ 36:34 — —Various approaches towards a substitute for debt assignment—Novation of the contract by substitution of debtor
§ 36:35 — — — —Delegation
§ 36:36 — — — —Third party stipulation
§ 36:37 Bills of exchange, promissory notes and checks
§ 36:38 —Bills of exchange (drafts)—Definition
§ 36:39 — —Formal requirements
§ 36:40 —Promissory notes—Definition. special notes (warrants, bearer orders)
§ 36:41 — —Formal requirements
§ 36:42 —Checks—Definition
§ 36:43 — —Formal requirements
§ 36:44 — —Crossed check, certified check
§ 36:45 —Presentation and protest—Presentation for acceptance
§ 36:46 — — — —Acceptance, non acceptance, protest
§ 36:47 — — — —Guarantee
§ 36:48 — —Presentation for payment—Bill of exchange
§ 36:49 — — — —Promissory note
§ 36:50 —Endorsements
§ 36:51 — —Usual endorsements (definition, form, effects)
§ 36:52 — —Endorsement by proxy. endorsement for pledge
§ 36:53 — —Endorsement of a promissory note
§ 36:54 — —Endorsement of a check
§ 36:55 —Recourse and non-recourse—Prerequisite to recourses
§ 36:56 — —Joint liability of signatories and non-invocability of exceptions
§ 36:57 — —Specific recourse pursuant to the check
§ 36:58 —Fraud and forgery—Accommodation bills
§ 36:59 — —Offences related to the check

- § 36:60 — —Forgery
- § 36:61 Pledges and chattel mortgages [*Reserved*]
- § 36:62 Electronic commerce
- § 36:63 Civil actions and procedures—General description of court system
- § 36:64 —Venue
- § 36:65 —Parties
- § 36:66 —Disclosure of information
- § 36:67 —Limitations
- § 36:68 —Criminal system
- § 36:69 Recognition of foreign judgments—Enforceable judgments
- § 36:70 —Scope of application
- § 36:71 —Procedure for enforcement of foreign judgment
- § 36:72 Arbitration—Selection and appointment of arbitrators—Existence of arbitration
- § 36:73 — —Selection of arbitrators
- § 36:74 — —Appointment of arbitrators
- § 36:75 —Enforcement of arbitral awards—Existence of award
- § 36:76 —Appeal from awards—Before the court of appeals—Appeal
- § 36:77 — — —Execution
- § 36:78 — — —Consequences of the appeal
- § 36:79 — — —Exceptions: The appeal of an award is not possible in the following cases
- § 36:80 — — —Petition for cancellation (recours en annulation)
- § 36:81 —International commercial arbitration—Governed by international principles
- § 36:82 — —Freedom of the parties
- § 36:83 — —Ad hoc arbitration
- § 36:84 — —Institutional arbitration
- § 36:85 — —Resolution of disputes
- § 36:86 — —Enforcement
- § 36:87 — —Appeal

CHAPTER 37. CONTRACT LAWS: DIGESTS—GHANA

- § 37:1 Contracts—Formation of contracts, offer and acceptance
- § 37:2 —Capacity to contract
- § 37:3 —Formal requirements of a contract—General—Offer
- § 37:4 — — —Acceptance
- § 37:5 — — —Consideration
- § 37:6 — —Acknowledgments
- § 37:7 Contracts—Formal requirements of a contract—Notaries [*Reserved*]
- § 37:8 —Performance of contracts
- § 37:9 —Remedies for failure to perform—Damages
- § 37:10 — —Specific performance
- § 37:11 — —Injunction

TABLE OF CONTENTS

§ 37:12 — —Recission
§ 37:13 —Distinction between civil and commercial contracts
§ 37:14 —Special requirements of sales contracts
§ 37:15 Agency and commercial representation—Formation of agency contract
§ 37:16 —Rights and duties of principal and agent—Principal
§ 37:17 — —Agent
§ 37:18 —Liability of Principal for Acts of Agent
§ 37:19 —Types of agency permitted in commercial relationships
§ 37:20 —Termination of agency
§ 37:21 Assignments—Assignments of contracts and rights thereunder
§ 37:22 —Assignment of debts
§ 37:23 Bills of exchange, promissory notes and checks
§ 37:24 —Bills of exchange: Formal requirements
§ 37:25 —Promissory notes: Formal requirements
§ 37:26 —Checks: Formal requirements
§ 37:27 —Presentation and protest
§ 37:28 —Endorsements
§ 37:29 —Recourse and non-recourse
§ 37:30 —Fraud and forgery
§ 37:31 —Legal interest rates
§ 37:32 Liens on real property
§ 37:33 Pledges and chattel mortgages
§ 37:34 Electronic commerce
§ 37:35 Civil actions and procedures
§ 37:36 —General descriptions of court system and jurisdiction of courts—
The Supreme Court
§ 37:37 — — —Appellate
§ 37:38 — — —Supervisory jurisdiction
§ 37:39 — — —Original jurisdiction
§ 37:40 — —The court of appeal
§ 37:41 — —The high court
§ 37:42 — —Regional tribunals
§ 37:43 — —Lower courts
§ 37:44 — —The circuit court
§ 37:45 — —The magistrate's court
§ 37:46 —Parties to lawsuit
§ 37:47 —General rules on expenses connected with legal actions
§ 37:48 —Depositions—Methods and forms for taking testimony
§ 37:49 — —Authentication and form of transmission
§ 37:50 —Discovery
§ 37:51 —Statutes of limitations
§ 37:52 — —Periods
§ 37:53 — —Acts suspending the running of time—Disability
§ 37:54 — — —Acknowledgment
§ 37:55 — — —Payment
§ 37:56 — — —Fraud/Mistake

- § 37:57 — —Extension of time when material facts not known to plaintiff
- § 37:58 Recognition of foreign judgments—Enforceable judgments
- § 37:59 —Formal requirements of foreign judgment
- § 37:60 —Procedure for enforcement of foreign judgment
- § 37:61 Writs of execution—Which courts have power to issue writs of execution
- § 37:62 —Execution procedure
- § 37:63 —Writ of fieri facias
- § 37:64 —Garnishee order
- § 37:65 —Charging order
- § 37:66 —Stop order
- § 37:67 —Writ of sequestration
- § 37:68 —Writ of delivery
- § 37:69 —Writ of possession
- § 37:70 —Order for execution of deed
- § 37:71 —Assets affected
- § 37:72 —Assets exempt from execution
- § 37:73 Arbitration
- § 37:74 —Selection and appointment of arbitrators
- § 37:75 —Enforcement of arbitral awards
- § 37:76 —Appeal from awards
- § 37:77 —International commercial arbitration

CHAPTER 38. CONTRACT LAWS: DIGESTS— HONG KONG

- § 38:1 Contracts—Form of company contracts
- § 38:2 —Pre-incorporation contracts
- § 38:3 —Contract of sale
- § 38:4 —Formalities of contract of sale
- § 38:5 Agency and commercial representation
- § 38:6 —Power of mercantile agent with respect to disposition of goods
- § 38:7 —Pledge of document of title
- § 38:8 —Pledge for antecedent debt
- § 38:9 —Rights required by exchange of goods or documents
- § 38:10 —Agreement through clerk, etc
- § 38:11 —Provisions as to consignor and consignee
- § 38:12 —Dispositions by sellers and buyers of goods
- § 38:13 —Disposition by buyer obtaining possession
- § 38:14 —Effect of transfer of document of title on vendor's lien or right of stoppage in transit
- § 38:15 —Mode of transferring documents
- § 38:16 —Saving rights for true owner
- § 38:17 Assignments [*Reserved*]
- § 38:18 Bills of exchange, promissory notes and checks—Bills of exchange
- § 38:19 —Laws governing legal interest rates—penalties against usury
- § 38:20 —Fraud and forgery

TABLE OF CONTENTS

- § 38:21 —Stamp Taxes
- § 38:22 Security on real property
- § 38:23 Pledges and chattel mortgages [*Reserved*]
- § 38:24 Electronic commerce
- § 38:25 Civil actions and procedures
- § 38:26 —Court of final appeal
- § 38:27 —High court
- § 38:28 —Court of appeal
- § 38:29 —Court of first instance
- § 38:30 —District court
- § 38:31 —Magistrates court
- § 38:32 —Coroner's court
- § 38:33 —Juvenile court
- § 38:34 Recognitions of foreign judgments
- § 38:35 Writs of execution—Definition
- § 38:36 —When leave to issue any writ of execution is necessary
- § 38:37 —Application for leave to issue writ of sequestration
- § 38:38 —Issue of writ of execution
- § 38:39 —Return to writ of execution
- § 38:40 Arbitration

CHAPTER 39. CONTRACT LAWS: DIGESTS— HUNGARY

- § 39:1 Contracts—The Civil Code—General description
- § 39:2 —Civil, commercial and employment/labor-law relationships
- § 39:3 —Freedom to contract
- § 39:4 —Pre-contracts
- § 39:5 —Formal requirements of a contract
- § 39:6 —Private International Law Act and commercial contracts—
Application to private entrepreneurs and business associations
- § 39:7 — —Language of respective commercial contract
- § 39:8 — —Choice of law/governing law
- § 39:9 — —Forum selection/dispute resolution
- § 39:10 —Performance of contracts and remedies for breach—General
considerations
- § 39:11 — —Breach of contract
- § 39:12 — —Statute of limitations
- § 39:13 Commission agent's contract—Agency contract—General
- § 39:14 —Rights and duties of principal and agent
- § 39:15 —Commercial representation
- § 39:16 —Exclusive commercial representation
- § 39:17 —Duration and termination
- § 39:18 —Indemnity upon termination
- § 39:19 Assignments—General description
- § 39:20 —Assumption of debt and acceding to an obligation
- § 39:21 —Assignment formalities

- § 39:22 —Recent developments
- § 39:23 Bills of exchange, promissory notes and checks
- § 39:24 —Bill of exchange
- § 39:25 —Promissory notes
- § 39:26 —Checks
- § 39:27 —Legal interest rates
- § 39:28 Liens on real property—General description
- § 39:29 —Creation of mortgages—Land registry
- § 39:30 Pledges—General description
- § 39:31 —Creation of other liens (pledges)—Public notary registry
- § 39:32 —Enforcement of liens
- § 39:33 Electronic commerce—Digital signatures/encryption policy
- § 39:34 —Liability of online service providers for actions of subscribers
- § 39:35 —Data protection (privacy) issues
- § 39:36 —Miscellaneous/others
- § 39:37 Civil action and procedures—Court system
- § 39:38 —Competence
- § 39:39 —Costs of proceedings
- § 39:40 —Statute of limitations
- § 39:41 Foreign judgments—General description
- § 39:42 —Exclusive jurisdiction of hungarian courts
- § 39:43 —Recognition requirements—Recognition
- § 39:44 — —Non-recognition
- § 39:45 — —Enforcement
- § 39:46 —Arbitration award enforcement
- § 39:47 Writs of execution—Executable documents
- § 39:48 —Application for execution
- § 39:49 —General conditions for execution
- § 39:50 —Attachment of moveable assets and real property
- § 39:51 Arbitration—General description
- § 39:52 —Arbitration forum
- § 39:53 —Selection and appointment of arbitrators
- § 39:54 —Enforcement of arbitral awards and appeal of awards
- § 39:55 —Mediation

CHAPTER 40. CONTRACT LAWS: DIGESTS— INDONESIA

- § 40:1 Contracts—Formation of contracts, offer and acceptance
- § 40:2 —Capacity to contract
- § 40:3 —Formal requirement of a contract
- § 40:4 —Performance of contracts
- § 40:5 —Remedies for failure to perform
- § 40:6 —Distinction between civil and commercial contracts
- § 40:7 —Special requirement of sales contracts
- § 40:8 Agency and commercial representation—Formation of agency contract

TABLE OF CONTENTS

- § 40:9 —Rights and duties of principal and agent
- § 40:10 —Liability of Principal for Act of Agent
- § 40:11 —Types of agency permitted in commercial relationships
- § 40:12 —Termination of agency
- § 40:13 Assignments—Assignments of contracts and rights thereunder
- § 40:14 —Assignment of debts
- § 40:15 Bills of exchange, promissory notes and checks
- § 40:16 —Bills of exchange: Formal requirements
- § 40:17 —Promissory notes: Formal requirements
- § 40:18 —Checks: Formal requirements
- § 40:19 —Presentation and protest
- § 40:20 —Endorsement
- § 40:21 —Recourse and non-recourse
- § 40:22 —Fraud and forgery
- § 40:23 —Legal interest rates
- § 40:24 Security on real property—Property subject to security
- § 40:25 —Creation of security
- § 40:26 —Perfection of security
- § 40:27 —Realization on property subject to security
- § 40:28 —Termination of security
- § 40:29 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 40:30 —Creation and completion of pledge or chattel mortgage
- § 40:31 —Enforcement of property subject to pledge or chattel mortgage
- § 40:32 —Termination of pledge or chattel mortgage
- § 40:33 Electronic commerce—Introduction
- § 40:34 —Digital signatures/encryption policy
- § 40:35 —Liability of on-line service providers for actions of subscribers
- § 40:36 —Internet jurisdictional issues
- § 40:37 —Licensing issues
- § 40:38 —Restrictions on use of internet
- § 40:39 —Privacy and Email issues
- § 40:40 —Other issues in electronic commerce
- § 40:41 Civil actions and procedures—General description of court system
- § 40:42 —Jurisdiction of courts—General courts
- § 40:43 — —Religious courts
- § 40:44 — —Military courts
- § 40:45 — —State administrative courts
- § 40:46 — —Constitutional court
- § 40:47 — —Commercial court
- § 40:48 —Civil litigation proceedings—Commencement of civil proceedings
- § 40:49 — —Appeal to the high court (pengadilan tinggi)
- § 40:50 — —Appeal to the supreme court
- § 40:51 — —Execution of judgments
- § 40:52 — —Pre-judgment remedies
- § 40:53 —Depositions
- § 40:54 —Discovery

- § 40:55 —Statutes of limitation
- § 40:56 Recognition of foreign judgments—Enforceable judgments
- § 40:57 —Formal requirements of foreign judgement
- § 40:58 —Procedure for enforcement of foreign judgement
- § 40:59 Writs of execution—Which courts have power to issues writs of execution
- § 40:60 —Execution procedure
- § 40:61 —Assets affected
- § 40:62 —Assets exempt from execution
- § 40:63 Arbitration—Introduction
- § 40:64 —Selection or appointment of arbitrators
- § 40:65 —Enforcement of arbitration awards
- § 40:66 —Appeal from awards
- § 40:67 —International commercial arbitration

CHAPTER 41. CONTRACT LAWS: DIGESTS—IRAQ

- § 41:1 Contracts—Formation of contracts, offer, and acceptance
- § 41:2 —Capacity to contract
- § 41:3 —Formal requirements of a contract
- § 41:4 —Performance of contracts
- § 41:5 —Remedies for failure to perform
- § 41:6 —Distinction between civil and commercial contracts
- § 41:7 —Special requirements of sales contracts
- § 41:8 Agency and commercial representation
- § 41:9 Assignments—Assignments of contracts and rights thereunder
- § 41:10 —Assignment of debts
- § 41:11 Bills of exchange, promissory notes and checks—Bills of exchange: Formal requirements
- § 41:12 —Promissory notes: Formal requirements
- § 41:13 —Checks: Formal requirements
- § 41:14 —Presentation and protest
- § 41:15 —Legal interest rates
- § 41:16 Liens on real property—Property subject to liens
- § 41:17 —Creation of liens
- § 41:18 —Perfection of liens
- § 41:19 —Judicial liens
- § 41:20 —Realization on property subject to lien
- § 41:21 —Termination of liens
- § 41:22 Pledges and chattel mortgages—Security interests
- § 41:23 —Creation of pledge or chattel mortgage
- § 41:24 —Perfection of pledge or chattel mortgage
- § 41:25 —Realization on property subject to pledge or chattel mortgage
- § 41:26 —Termination of pledge or chattel mortgage
- § 41:27 Electronic commerce [*Reserved*]
- § 41:28 Civil actions and procedures—General description of court system

TABLE OF CONTENTS

- § 41:29 —Jurisdiction of courts
- § 41:30 —Parties to lawsuit
- § 41:31 —Depositions
- § 41:32 —Discovery
- § 41:33 —Statutes of limitations
- § 41:34 Recognition of foreign judgments
- § 41:35 Writs of execution—Which courts have power to issue writs of execution
- § 41:36 —Execution procedure
- § 41:37 —Assets affected
- § 41:38 —Assets exempt from execution
- § 41:39 Arbitration
- § 41:40 —International commercial arbitration

CHAPTER 42. CONTRACT LAWS: DIGESTS— IRELAND

- § 42:1 Contract law—Formation of a contract offer, acceptance, consideration and intention to create legal relations
- § 42:2 —Misrepresentation
- § 42:3 —Permissible subject matter
- § 42:4 —Capacity to contract
- § 42:5 —Formal requirements of a contract
- § 42:6 —Performance and termination of contracts
- § 42:7 —Remedies for failure to perform
- § 42:8 —Civil and commercial contracts express and implied terms
- § 42:9 Commercial representation/agency—Formation of agency contract
- § 42:10 —Rights and duties of principal and agent
- § 42:11 —Agent's duties
- § 42:12 —Principal's duties
- § 42:13 —Liability of Principal for Acts of Agent
- § 42:14 —Types of agency permitted in commercial relationships
- § 42:15 —Termination of agency
- § 42:16 —Other forms of representation
- § 42:17 Assignments of chose in action
- § 42:18 Bills of exchange, promissory notes and checks—Bills of exchange—Formal requirements
- § 42:19 —Promissory notes
- § 42:20 —Checks
- § 42:21 —Presentation and protest
- § 42:22 —Endorsements
- § 42:23 —Recourse and non-recourse
- § 42:24 —Fraud and forgery
- § 42:25 —Legal interest rates
- § 42:26 —Length of validity as negotiable instrument and as evidence of a debt
- § 42:27 —Enforcement of payment

- § 42:28 —Stamp duty
- § 42:29 Pledges and chattel mortgages—Property subject to a pledge or chattel mortgage
- § 42:30 —Creation of a pledge or chattel mortgage
- § 42:31 —Perfection of a pledge or a chattel mortgage
- § 42:32 —Realisation of property the subject of a pledge or chattel mortgage
- § 42:33 —Termination of pledge or chattel mortgage
- § 42:34 Electronic commerce
- § 42:35 —Digital signatures / encryption policy
- § 42:36 —Liability of on-line service providers for the actions of subscribers
- § 42:37 —Internet jurisdictional issues
- § 42:38 —Licensing issues (attorneys, doctors etc. practising via the internet across jurisdictional lines)
- § 42:39 —Restrictions on use of the internet
- § 42:40 —Privacy and E-Mail issues

CHAPTER 43. CONTRACT LAWS: DIGESTS—ISRAEL

- § 43:1 Laws of contract—Formation of contracts, offer and acceptance
- § 43:2 —Capacity to contract
- § 43:3 —Formal requirements of a contract—General
- § 43:4 — —Acknowledgments
- § 43:5 — —Notaries
- § 43:6 —Performance of contracts
- § 43:7 —Remedies for failure to perform
- § 43:8 —Distinction between civil and commercial contracts
- § 43:9 —Special requirements of sales contracts
- § 43:10 Agency and commercial representation—Formation of agency contract
- § 43:11 —Rights and duties of principal and agent
- § 43:12 —Liability of Principal for Acts of Agents
- § 43:13 —Types of agency permitted in commercial relationships
- § 43:14 —Termination of agency
- § 43:15 Assignments—Assignment of contracts and contractual rights
- § 43:16 —Assignment of debts
- § 43:17 Bills of exchange, promissory notes and checks—Bills of exchange: Formal requirements
- § 43:18 —Promissory notes: Formal requirements
- § 43:19 —Checks: Formal requirements
- § 43:20 —Presentation and protest
- § 43:21 —Endorsements
- § 43:22 —Recourse and non-recourse
- § 43:23 —Fraud and forgery
- § 43:24 —Legal interest rates

TABLE OF CONTENTS

- § 43:25 Liens on real estate property—Property subject to liens
- § 43:26 —Creation of liens
- § 43:27 —Perfection of liens
- § 43:28 —Judicial liens
- § 43:29 —Realization of property subject to lien
- § 43:30 —Termination of liens
- § 43:31 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 43:32 —Creation of a pledge or chattel mortgage
- § 43:33 —Perfection of a pledge or a chattel mortgage
- § 43:34 —Realization of property subject to pledge or chattel mortgage
- § 43:35 —Termination of pledge or chattel mortgage
- § 43:36 —Pledging the assets of a company
- § 43:37 —Statutory liens
- § 43:38 Electronic commerce—Click wrap agreements—Contract formation
- § 43:39 —The standard contract law
- § 43:40 —Consumer protection law
- § 43:41 —Electronic signatures
- § 43:42 —Online liability—Privacy
- § 43:43 — —Defamation
- § 43:44 Civil actions and procedures—General description of court system
- § 43:45 —Jurisdiction of courts
- § 43:46 —Parties to lawsuit
- § 43:47 —Depositions and interrogatories
- § 43:48 —Discovery
- § 43:49 —Statutes of limitations
- § 43:50 Recognition of foreign judgments
- § 43:51 Writs of execution—Which courts have power to issue writs of execution
- § 43:52 —Execution procedure
- § 43:53 —Assets affected
- § 43:54 —Exemptions from execution
- § 43:55 Arbitration—Selection and appointment of arbitrators
- § 43:56 —Enforcement of arbitral awards
- § 43:57 —Appeal of awards
- § 43:58 —International commercial arbitration

CHAPTER 44. CONTRACT LAWS: DIGESTS— ISLAMIC REPUBLIC OF IRAN

- § 44:1 Contracts—Introduction
- § 44:2 —Intention to create legal relations
- § 44:3 —Offer and acceptance
- § 44:4 — —Offer
- § 44:5 — —Acceptance
- § 44:6 —Performance of contracts
- § 44:7 —Remedies for failure to perform

- § 44:8 —Distinction between civil and commercial contracts
- § 44:9 —Sales contracts
- § 44:10 Agency and commercial representation—Agency contract
- § 44:11 —Branch offices and representative
- § 44:12 Assignment [*Reserved*]
- § 44:13 Bills of exchange, promissory notes and checks—Bills of exchange
- § 44:14 —Promissory notes
- § 44:15 —Checks
- § 44:16 Liens on real property
- § 44:17 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 44:18 —Creation of pledge or chattel mortgage
- § 44:19 —Perfection of pledge or chattel mortgage
- § 44:20 —Realization on property subject to pledge or chattel mortgage
- § 44:21 Electronic commerce—Introduction
- § 44:22 —Fundamental principles in iranian contract law
- § 44:23 — —Intention to create legal relations
- § 44:24 — —Offer and acceptance
- § 44:25 — —Offer
- § 44:26 — —Acceptance
- § 44:27 — —Electronic signatures
- § 44:28 Civil actions and procedures
- § 44:29 Recognition of foreign judgments
- § 44:30 Writs of execution
- § 44:31 Arbitration—Selection and appointment of arbitrators
- § 44:32 —Enforcement of arbitral awards
- § 44:33 —Appeal from awards
- § 44:34 —International commercial arbitration

CHAPTER 45. CONTRACT LAWS: DIGESTS— ITALY

- § 45:1 Contracts—Formation of contracts: Offer, acceptance, consideration
- § 45:2 —Capacity to contract
- § 45:3 —Legal requirements of a contract
- § 45:4 — —Cause must be lawful
- § 45:5 — —Form
- § 45:6 — —Accessory elements to a contract
- § 45:7 — —Condition and time limit
- § 45:8 — —Penalty clause and earnest
- § 45:9 — —Earnest
- § 45:10 — —Earnest-penalty
- § 45:11 —Construction
- § 45:12 —Effects of a contract
- § 45:13 —Distinction between civil and commercial contracts
- § 45:14 —Pathology of contract—Nullity

TABLE OF CONTENTS

- § 45:15 — —Partial nullity and severance
- § 45:16 — —Validation and conversion of a void contract
- § 45:17 — —Vices of consent
- § 45:18 — —Mistake
- § 45:19 — —Duress
- § 45:20 — —Fraud
- § 45:21 — —Validation
- § 45:22 — —Rescission of contract
- § 45:23 — —Termination for breach of contract
- § 45:24 — —Automatic termination
- § 45:25 — —Effects of termination
- § 45:26 Agency and commercial representation—Formation of agency contracts
- § 45:27 — —Agency with representation
- § 45:28 — —Agency without representation
- § 45:29 —Duties of agent (ss. 1710 – 1718, Civil Code)
- § 45:30 —Duties of principal (ss. 1719 – 1721, Civil Code)
- § 45:31 —Termination and revocation of agency contract (ss. 1722 – 1730, Civil Code)—Termination
- § 45:32 — —Revocation
- § 45:33 — —Implied revocation
- § 45:34 — —Earlier termination of agency
- § 45:35 — —Withdrawal
- § 45:36 —Contracts deriving from the “Civil” agency scheme
- § 45:37 — —Exclusiveness
- § 45:38 — —Rights of commercial agent
- § 45:39 — —Duration
- § 45:40 — —Termination
- § 45:41 Assignments—Assignment of debts (ss. 1260 – 1267, Civil Code)
- § 45:42 —Assignment of contracts (ss. 1406–1410, Civil Code)
- § 45:43 Bills of exchange, promissory notes and cheques—Bills of exchange in general
- § 45:44 —Drafts
- § 45:45 —Promissory notes
- § 45:46 —Formal requirements
- § 45:47 —Categories of obligors
- § 45:48 —Endorsement
- § 45:49 —Aval
- § 45:50 —Protest
- § 45:51 —Actions based on bills of exchange
- § 45:52 —Bank cheque
- § 45:53 —Formal requirements
- § 45:54 —Banker’s draft
- § 45:55 Security interests (pledges)
- § 45:56 —Creation and perfection of a pledge
- § 45:57 —Realisation on property subject to pledge
- § 45:58 Electronic commerce

- § 45:59 —Digital signature
- § 45:60 —Liability of on-line services providers
- § 45:61 —Internet jurisdictional issues
- § 45:62 —Licensing issues
- § 45:63 —Restrictions on use of internet
- § 45:64 —Privacy and E-Mail issues
- § 45:65 —Miscellaneous/other
- § 45:66 —Domain names

CHAPTER 46. CONTRACT LAWS: DIGESTS— LEBANON

- § 46:1 Contracts—Formation of contracts, offer and acceptance
- § 46:2 — —Assent
- § 46:3 — —Revocation
- § 46:4 — —Lapse of time
- § 46:5 — —Rejection of the offer
- § 46:6 — —Counteroffer
- § 46:7 — —Death or incapacity of a party
- § 46:8 — —Mistake
- § 46:9 — —Duress
- § 46:10 — —Coercion
- § 46:11 — —Lesion
- § 46:12 — —Incapacity (see capacity)
- § 46:13 —Capacity to contract
- § 46:14 —Formal requirements of a contract
- § 46:15 —Performance of contracts
- § 46:16 —Remedies for failure to perform
- § 46:17 —Distinction between civil and commercial contracts
- § 46:18 —Special requirements of sales contracts
- § 46:19 Agency and commercial representation—General overview
- § 46:20 —Formation of an agency contract
- § 46:21 —Rights and duties of the principal and the agent
- § 46:22 —Liability of the Principal for Acts of the Agent
- § 46:23 —Types of agency permitted in commercial relationships
- § 46:24 —Termination of an agency
- § 46:25 Assignments—Assignments of contracts and rights thereunder
- § 46:26 —Assignment of debts
- § 46:27 Bills of exchange, promissory notes and checks—Bills of exchange:
Formal requirements
- § 46:28 —Promissory notes: Formal requirements
- § 46:29 —Checks: Formal requirements
- § 46:30 —Presentment and protest
- § 46:31 —Endorsements
- § 46:32 —Recourse and non-recourse
- § 46:33 —Fraud and forgery
- § 46:34 —Legal interest rates

TABLE OF CONTENTS

- § 46:35 Liens on real property—Property subject to liens
- § 46:36 —Creation of liens
- § 46:37 —Perfection of liens
- § 46:38 —Realization on property subject to lien
- § 46:39 —Termination of liens
- § 46:40 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 46:41 —Creation of pledge or chattel mortgage
- § 46:42 —Perfection of pledge or chattel mortgage
- § 46:43 —Realization on property subject to pledge or chattel mortgage
- § 46:44 —Termination of pledge or chattel mortgage
- § 46:45 Electronic commerce [*Reserved*]
- § 46:46 Civil actions and procedures—General description of the court system
- § 46:47 —Jurisdiction of courts
- § 46:48 —Parties to lawsuit
- § 46:49 —Depositions
- § 46:50 —Interrogatories
- § 46:51 —Statutes of limitations
- § 46:52 Recognition of foreign judgments—Enforceable judgments
- § 46:53 —Procedure for enforcement of foreign judgments
- § 46:54 Writs of execution—Which courts have power to issue writs of execution
- § 46:55 —Execution procedure
- § 46:56 —Assets affected
- § 46:57 —Assets exempt from execution
- § 46:58 Arbitration—Selection and appointment of arbitrators
- § 46:59 —Enforcement of arbitral awards
- § 46:60 —Appeal from awards
- § 46:61 —International commercial arbitration

CHAPTER 47. CONTRACT LAWS: DIGESTS—MALAYSIA

- § 47:1 Contracts—Introduction
- § 47:2 —Formation of contract
- § 47:3 — —Offer
- § 47:4 — —Acceptance
- § 47:5 — —Intention to create legal relations
- § 47:6 — —Consideration
- § 47:7 — —Certainty
- § 47:8 — —Capacity
- § 47:9 —Terms of a contract—Express and implied terms
- § 47:10 — —Negotiated terms
- § 47:11 — —Written & oral statements
- § 47:12 — —Distinction between representation and contractual term
- § 47:13 — —Distinction between conditions and warranties

- § 47:14 —Contracts for the sale of goods
- § 47:15 —Exculpatory and exclusion clauses
- § 47:16 —Free consent
- § 47:17 — —Coercion
- § 47:18 — —Undue influence
- § 47:19 — —Fraud or misrepresentation
- § 47:20 — —Mistake
- § 47:21 —Written agreements
- § 47:22 —Void agreements
- § 47:23 —Frustration and force majeure
- § 47:24 —Repudiation of contract
- § 47:25 —Remedies
- § 47:26 — —Damages
- § 47:27 — —Specific performance
- § 47:28 — —Injunctions
- § 47:29 —Liquidated damages and penalty clauses
- § 47:30 —Statutes of limitations
- § 47:31 Agency and commercial representation—Formation of agency contract
- § 47:32 —Rights and duties of principal and agent
- § 47:33 Assignments—Assignment of contracts and contractual rights
- § 47:34 —Assignment of debts
- § 47:35 Bills of exchange, promissory notes and cheques—General discussion
- § 47:36 —Formal requirements for bills of exchange
- § 47:37 —Formal requirements for promissory notes
- § 47:38 —Formal requirements for cheques
- § 47:39 —Bills of exchange and cheques: Acceptance, presentation and protest—Acceptance
- § 47:40 — —Presentation and protest
- § 47:41 —Promissory notes: Acceptance, presentation and protest—Acceptance
- § 47:42 — —Protest
- § 47:43 —Endorsements
- § 47:44 —Recourse and non-recourse
- § 47:45 —Fraud and forgery
- § 47:46 —Legal interest rates
- § 47:47 Real property—Forms of ownership of land
- § 47:48 —Legal registrable interests
- § 47:49 —Equitable interests
- § 47:50 —Transfer of land
- § 47:51 —Lease
- § 47:52 —Tenancy
- § 47:53 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 47:54 —Creation and perfection of pledge or chattel mortgage
- § 47:55 —Realisation of property subject to pledge or chattel mortgage

TABLE OF CONTENTS

- § 47:56 Electronic commerce—Electronic commerce
- § 47:57 —Infrastructure—Multimedia super corridor
- § 47:58 — —Multimedia development corporation
- § 47:59 — —Msc flagship applications
- § 47:60 — —Summary of current multimedia development flagship application projects
- § 47:61 — —Summary of current multimedia environment flagship application projects
- § 47:62 —Legal framework
- § 47:63 —Synopsis of the cyberlaws—Computer Crimes Act 1997
- § 47:64 — —The Digital Signature Act 1997
- § 47:65 — —Telemedicine Act 1997
- § 47:66 — —Copyrights (Amendment) Act 1997
- § 47:67 — —Communications and Multimedia Act 1998
- § 47:68 —Liability of on-line service providers for actions of subscribers
- § 47:69 —Internet jurisdictional issues
- § 47:70 —Licensing issues for attorneys, doctors and others practising via the internet
- § 47:71 —Restrictions on use of the internet
- § 47:72 —Privacy issues
- § 47:73 —Consumer protection
- § 47:74 Civil actions and procedures—General description of court system and jurisdiction of the courts
- § 47:75 —Parties to lawsuits
- § 47:76 —Depositions
- § 47:77 —Discovery
- § 47:78 —Statutes of limitation
- § 47:79 Recognition of foreign judgments—Enforceable judgments
- § 47:80 —Formal requirements of foreign judgments
- § 47:81 —Procedure for enforcement of foreign judgment
- § 47:82 Writs of execution and attachment
- § 47:83 Arbitration—General discussion
- § 47:84 —Selection and appointment of arbitrators
- § 47:85 —Enforcement of arbitral awards
- § 47:86 —Appeal from awards

CHAPTER 48. CONTRACT LAWS: DIGESTS— MEXICO

- § 48:1 Contracts—Formation of contracts, offer and acceptance
- § 48:2 —Capacity to contract
- § 48:3 —Other requirements of a contract
- § 48:4 —Performance of contracts
- § 48:5 — —Breach
- § 48:6 — —Termination
- § 48:7 — —Discharge
- § 48:8 —Remedies for failure to perform

TRANSNATIONAL CONTRACTS

- § 48:9 —Distinction between civil and commercial contracts
- § 48:10 —Special requirements of sales contracts
- § 48:11 Agency and commercial representation—Formation of agency contract
- § 48:12 —Rights and duties of principal and agent
- § 48:13 —Liability of Principal for Acts of Agents
- § 48:14 —Types of agency permitted in commercial relationships
- § 48:15 —Termination of agency
- § 48:16 —Other forms of representation
- § 48:17 —What to do if you have to face an agency operation
- § 48:18 Assignments—Assignment of rights and debts
- § 48:19 —Notice to obligor to obtain against third parties
- § 48:20 —Payment by obligor and recourse
- § 48:21 Bills of exchange, promissory notes and checks—Bills of exchange—Formal requirements
- § 48:22 —Promissory notes—Formal requirements
- § 48:23 —Checks—Formal requirements
- § 48:24 —Presentation and protest
- § 48:25 —Maturity of negotiable instruments and as evidence of debt—Bill of exchange
- § 48:26 — —Promissory note
- § 48:27 — —Check
- § 48:28 —Forms and limitations of endorsements
- § 48:29 —Recourse for non-payment collection actions
- § 48:30 —Fraud or forgery
- § 48:31 —Enforcement of payment
- § 48:32 —Laws governing legal interest rates—Penalties against fraud
- § 48:33 —Stamp Taxes
- § 48:34 Liens on real property—Property subject to liens
- § 48:35 —Creation of liens
- § 48:36 — —Civil mortgage
- § 48:37 — —Industrial mortgage
- § 48:38 — —Financial mortgage
- § 48:39 —Perfection of liens
- § 48:40 —Judicial liens
- § 48:41 —Realization on property subject to lien
- § 48:42 —Termination of liens
- § 48:43 Pledges and chattel mortgages
- § 48:44 —Property subject to pledge or chattel mortgage
- § 48:45 —Creation of pledge or chattel mortgage
- § 48:46 —Perfection of pledge or chattel mortgage
- § 48:47 —Realization on property subject to pledge or chattel mortgage
- § 48:48 —Termination of pledge or chattel mortgage
- § 48:49 Electronic commerce
- § 48:50 —Digital signatures
- § 48:51 — —Data message's record-keeping requirements
- § 48:52 — —Digital invoices for tax purposes

TABLE OF CONTENTS

- § 48:53 —Criminal implications of online contracting
- § 48:54 —Restrictions on use of internet
- § 48:55 —Privacy and E-Mail issues
- § 48:56 Civil and commercial actions and procedures—General description of court system, jurisdiction of courts, parties to lawsuit and general description of civil and commercial proceedings—Civil and commercial courts—Subject matter
- § 48:57 — — —Dual jurisdiction
- § 48:58 — — —Amount involved
- § 48:59 — — —Parties
- § 48:60 — — —Representation of parties
- § 48:61 — — —Trial procedures
- § 48:62 — — —Appeal
- § 48:63 — — —Special courts
- § 48:64 —General rules on expenses connected with legal actions
- § 48:65 —Depositions
- § 48:66 —Statutes of limitations—Periods
- § 48:67 — — —Negotiable instruments
- § 48:68 — — —Acts suspending or tolling the running of the statutes of limitations
- § 48:69 —Garnishment
- § 48:70 Recognition of foreign judgments —Enforceable judgments
- § 48:71 —Formal requirements of foreign judgment
- § 48:72 —Entry of a foreign judgment
- § 48:73 —Adherence to international conventions on foreign judgments
- § 48:74 Writs of execution [*Reserved*]
- § 48:75 Arbitration
- § 48:76 —Subjects excluded from arbitration
- § 48:77 —Arbitration agreement
- § 48:78 —Arbitration procedure
- § 48:79 —Appeal of awards
- § 48:80 —Enforcement of national and international arbitration awards
- § 48:81 —International commercial arbitration

CHAPTER 49. CONTRACT LAWS: DIGESTS—MOROCCO

- § 49:1 Contracts
- § 49:2 —Formation of contracts, offer and acceptance
- § 49:3 — —Offer (Article 14 and following of the DOC)
- § 49:4 — —Acceptance
- § 49:5 —Capacity to contract
- § 49:6 —Formal requirements of a contract—General
- § 49:7 — —Acknowledgments
- § 49:8 — —Notaries
- § 49:9 —Performance of contracts
- § 49:10 —Remedies for failure to perform

TRANSNATIONAL CONTRACTS

- § 49:11 —Distinction between civil and commercial contracts
- § 49:12 —Special requirements of sales contracts
- § 49:13 Agency and commercial representation—Formation of the agency contract
- § 49:14 —Rights and duties of principal and agent—The rights and obligations of the agent
- § 49:15 — —Obligations of the principal
- § 49:16 —Termination of the agency
- § 49:17 Assignments—Assignments of contracts
- § 49:18 —Assignments of debts
- § 49:19 — —The general rule
- § 49:20 — —Various types of assignments of debts
- § 49:21 — —Assignment of a claim
- § 49:22 Bills of exchange, promissory notes and checks
- § 49:23 —Bills of exchange (drafts)—Definition; and
- § 49:24 — —Formal requirements
- § 49:25 —Promissory notes—Definition. special notes (warrants, bearer orders)
- § 49:26 — —Formal requirements
- § 49:27 —Checks—Definition
- § 49:28 — —Formal requirements
- § 49:29 — —Crossed check; certified check
- § 49:30 —Presentation and protest—Presentation for acceptance
- § 49:31 — —Presentation for payment
- § 49:32 —Endorsements
- § 49:33 — —Common endorsements
- § 49:34 — —Endorsement of a promissory note
- § 49:35 — —Endorsement of a check (Article 252 of Commercial Code)
- § 49:36 —Recourse and non-recourse
- § 49:37 —Fraud and forgery—Offences related to the check
- § 49:38 — —Forgery
- § 49:39 Liens on real property
- § 49:40 —Property subject to liens
- § 49:41 —Creation of liens
- § 49:42 —Perfection of liens
- § 49:43 —Judicial liens—Definition
- § 49:44 — —Conditions
- § 49:45 — —Procedure
- § 49:46 — —Effects of the registration
- § 49:47 —Realization on property subject to lien
- § 49:48 —Termination of liens
- § 49:49 Pledges and chattel mortgages
- § 49:50 —Property subject to pledge or chattel mortgage
- § 49:51 —Creation of pledge or chattel mortgage
- § 49:52 —Perfection of pledge or chattel mortgage
- § 49:53 —Enforcement on property subject to pledge or chattel mortgage
- § 49:54 —Termination of pledge or chattel mortgage

TABLE OF CONTENTS

- § 49:55 Electronic commerce
- § 49:56 —Digital signatures/encryption policy
- § 49:57 —Liability of on-line service providers for actions of subscribers (defamation, copyright infringement)
- § 49:58 Electronic commerce—Licensing issues (attorneys, doctors practicing via internet across jurisdictional lines) *[Reserved]*
- § 49:59 —Restrictions on use of internet
- § 49:60 —Privacy and E-mail issues
- § 49:61 Civil actions and procedures—General description of court system
- § 49:62 —Civil branch
- § 49:63 — —The administrative branch: The administrative jurisdictions are competent
- § 49:64 — —Specific jurisdictions
- § 49:65 —Jurisdiction of courts
- § 49:66 —Parties
- § 49:67 —Discovery
- § 49:68 —Statutes of limitations
- § 49:69 Recognition of foreign judgments—Enforceable judgments
- § 49:70 —Formal requirements of foreign judgment
- § 49:71 —Procedure for enforcement of foreign judgment
- § 49:72 Writs of execution—Which courts have power to issue writs of execution
- § 49:73 —Execution procedure
- § 49:74 —Assets affected—Tangible personal property
- § 49:75 — —Debt owed by a third party
- § 49:76 — —Stock and other securities
- § 49:77 — —Tangible personal property
- § 49:78 — —Real property
- § 49:79 —Assets exempt from execution
- § 49:80 Arbitration—Selection and appointment of arbitrators—Existence of arbitration
- § 49:81 — —Appointment of arbitrators
- § 49:82 —Enforcement of arbitral awards
- § 49:83 —Appeal from awards—Before the appeals court
- § 49:84 —International commercial arbitration

CHAPTER 50. CONTRACT LAWS: DIGESTS— NETHERLANDS

- § 50:1 Contracts—General
- § 50:2 —Formation of contracts, offer and acceptance—General
- § 50:3 — —Pre-contractual stage
- § 50:4 — —Conditional contracts
- § 50:5 —Capacity to contract
- § 50:6 —Formal requirements of a contract—General
- § 50:7 — —Statutory requirements of form
- § 50:8 —Performance of contracts—General

- § 50:9 — —Derogatory effect of the principle of reasonableness and fairness
- § 50:10 — —Remedies for failure to perform—General
- § 50:11 — —Specific performance
- § 50:12 — —Dissolution
- § 50:13 — —Suspension of performance
- § 50:14 — —Alternative compensation
- § 50:15 — —Assessment of damages
- § 50:16 — —Error
- § 50:17 — —Distinction between civil and commercial contracts—General
- § 50:18 — —General terms and conditions
- § 50:19 — —Special requirements of sales contracts
- § 50:20 Agency en commercial representation—General
- § 50:21 — —Procuration
- § 50:22 — —Agreement of assignment
- § 50:23 Assignments—General
- § 50:24 — —Assignment of contracts and rights thereunder
- § 50:25 — —Assignment of debts
- § 50:26 — —Assignment of claims
- § 50:27 Bills of exchange, promissory notes and checks—General
- § 50:28 — —Bills of exchange—Characteristics
- § 50:29 — —Formal requirements
- § 50:30 — —Endorsements
- § 50:31 — —Acceptance
- § 50:32 — —Accommodation
- § 50:33 — —Payment
- § 50:34 — —Protest
- § 50:35 — —Recourse
- § 50:36 — —Interest
- § 50:37 — —Third party protection
- § 50:38 — —Statute of limitations
- § 50:39 — —Promissory notes—Characteristics
- § 50:40 — —Formal requirements
- § 50:41 — —Endorsements
- § 50:42 — —Accommodation
- § 50:43 — —Payment
- § 50:44 — —Protest
- § 50:45 — —Recourse
- § 50:46 — —Interest
- § 50:47 — —Third party protection
- § 50:48 — —Statute of limitations
- § 50:49 — —Checks—Characteristics
- § 50:50 — —Formal requirements
- § 50:51 — —Endorsements
- § 50:52 — —Accommodation
- § 50:53 — —Payment
- § 50:54 — —Protest

TABLE OF CONTENTS

§ 50:55	— —Recourse
§ 50:56	— —Interest
§ 50:57	— —Third party protection
§ 50:58	— —Statute of limitations
§ 50:59	Liens on real property—General
§ 50:60	—Creation of mortgage
§ 50:61	—Types of mortgages
§ 50:62	—Realization on property subject to mortgage
§ 50:63	—Termination of mortgage
§ 50:64	Pledges—General
§ 50:65	—Creation of pledge—General
§ 50:66	— —Possessory pledge in existing tangible
§ 50:67	— —Non-possessory pledge of existing tangible
§ 50:68	— —Non-possessory pledge of after-acquired existing tangible
§ 50:69	— —Disclosed pledge of existing intangibles
§ 50:70	— —Undisclosed pledge of existing intangibles
§ 50:71	— —Undisclosed pledge of future intangibles
§ 50:72	— —Pledge of IP-rights
§ 50:73	— —Possessory pledge of the shares in the capital of a corporation
§ 50:74	— —Non-possessory pledge of the shares in the capital of a corporation
§ 50:75	—Realization on property subject to pledge
§ 50:76	—Termination of pledge
§ 50:77	Electronic commerce—Online commercial transactions— General—Pre-contractual information
§ 50:78	— — —Formation of contracts
§ 50:79	— — —Evidence and digital signatures
§ 50:80	— — —Applicable law
§ 50:81	— — —Jurisdiction
§ 50:82	— —Business to consumer transactions—Pre-contractual information
§ 50:83	— — —Formation of contracts
§ 50:84	— — —After-sales information
§ 50:85	— — —Dissolution
§ 50:86	— — —Performance
§ 50:87	— — —Applicable law
§ 50:88	— — —Jurisdiction
§ 50:89	—Data protection—General
§ 50:90	— —Processing of personal data
§ 50:91	— —Formalities
§ 50:92	— —Rights of the person to whom the personal data relates
§ 50:93	— —Non-compliance
§ 50:94	—Online intermediary liability—General
§ 50:95	— —Mere conduit
§ 50:96	— —Caching
§ 50:97	— —Hosting

- § 50:98 —IP rights on the internet—Elements of a web site and their protection
- § 50:99 ——Use of a web site
- § 50:100 ——Domain names

CHAPTER 51. CONTRACT LAWS: DIGESTS— NIGERIA

- § 51:1 Contracts—Elements of contract—Consent, offer and acceptance
- § 51:2 ——Consideration
- § 51:3 ——Intention to create a legal relationship
- § 51:4 —Capacity of parties
- § 51:5 ——Contracts for necessaries
- § 51:6 ——Apprenticeship and service contracts
- § 51:7 ——Contracts which are binding unless repudiated
- § 51:8 —Permissible subject matter
- § 51:9 —Performance
- § 51:10 —Breach; termination; discharge and breach
- § 51:11 —Damages
- § 51:12 —Distinctions between civil and commercial contracts
- § 51:13 —Contract requirements: Written form, registration, notarial deed or other formalities
- § 51:14 —Fraud in contracts
- § 51:15 Agency and commercial representation—Agency contract
- § 51:16 —Rights and duties of principal and agent
- § 51:17 —Liability of Principal for Acts of Agents
- § 51:18 —Types of agency permitted in commercial relationships
- § 51:19 —Termination
- § 51:20 —Other forms of representation
- § 51:21 Assignments—Deed of assignment
- § 51:22 —Notice to obligor to obtain rights against third parties
- § 51:23 —Payment by obligor and recourse
- § 51:24 —Assignments to joint owners or creditors in satisfaction of debt
- § 51:25 Bills of exchange, promissory notes and cheques
- § 51:26 —Bills of exchange
- § 51:27 —Promissory notes
- § 51:28 —Cheques
- § 51:29 —Presentation and protest
- § 51:30 —Validity of a cheque as a negotiable instrument
- § 51:31 —Form and limitations of endorsements
- § 51:32 —Recourse for non-payment; enforcement of payment
- § 51:33 —What constitutes fraud or forgery
- § 51:34 —Laws governing legal interest rates; penalties against usury
- § 51:35 —Stamp duties
- § 51:36 Liens on real property—Earmarking of property by consent
- § 51:37 —Lien imposed by court action
- § 51:38 —Seller's lien

TABLE OF CONTENTS

- § 51:39 —Preferred liens
- § 51:40 —Termination
- § 51:41 Pledges and mortgages—By consent or by enforcement
- § 51:42 —Forms and registration—Pledge
- § 51:43 — —Mortgage
- § 51:44 —Release
- § 51:45 —Realization
- § 51:46 Electronic commerce—Digital signatures/encryption policy
- § 51:47 —Liability of service providers for subscribers' actions
- § 51:48 —Internet jurisdictional issues
- § 51:49 —Licensing issues
- § 51:50 —Restrictions on internet use
- § 51:51 —Privacy & E-Mail issues
- § 51:52 Civil actions and procedures—Jurisdiction of the courts—Civil courts
 - § 51:53 — —Special courts
 - § 51:54 — —Investments and securities tribunal
 - § 51:55 — —Industrial arbitration panel and the national industrial court
 - § 51:56 — —Others
 - § 51:57 — —General rules on expenses connected with legal actions
 - § 51:58 —Depositions—Methods and forms for taking testimony
 - § 51:59 — —Authentication and form of transmission
 - § 51:60 —Garnishment/garnishee proceedings—Which court has jurisdiction
 - § 51:61 — —What is excluded from garnishment
 - § 51:62 — —Termination
 - § 51:63 —Statutes of limitation
 - § 51:64 — —Periods
 - § 51:65 — —Acts suspending or tolling the running of statutes of limitation
 - § 51:66 — —Revival of right of action
 - § 51:67 Recognition of foreign judgments
 - § 51:68 —Enforceable judgments
 - § 51:69 —Formal requirements of foreign judgments
 - § 51:70 —Procedure for enforcement of foreign judgments
 - § 51:71 Writs of execution—Courts with power to issue writs of execution
 - § 51:72 —Execution procedure
 - § 51:73 —Executions against personalty, real, property, income and other assets
 - § 51:74 —Exemptions from execution
 - § 51:75 Arbitration—Reference to arbitration
 - § 51:76 —Subjects excluded from arbitration
 - § 51:77 —Selection or appointment of arbitrators
 - § 51:78 —Appeals
 - § 51:79 —International commercial arbitration procedure enforcement

CHAPTER 52. CONTRACT LAWS: DIGESTS— NORTH KOREA

- § 52:1 Parties concerned in legal transactions—Commercial law
- § 52:2 —Parties concerned in civil law
- § 52:3 —Exercise of civil rights and eligibility
- § 52:4 Contracting
- § 52:5 Contract formality/real estate contracts
- § 52:6 Plan-based contracting
- § 52:7 Non-plan based contracts
- § 52:8 International contracting

CHAPTER 53. CONTRACT LAWS: DIGESTS— PAKISTAN

- § 53:1 Law of contract—Formation of contract, offer and acceptance
- § 53:2 —Capacity to contract
- § 53:3 —Formal requirements of contract
- § 53:4 —Performance of contract
- § 53:5 —Remedies for failure to perform
- § 53:6 —Distinction between civil and commercial contracts
- § 53:7 —Special requirements of contract of sale
- § 53:8 Agency and representation—Formation of agency contract
- § 53:9 —Rights and duties of principal and agent
- § 53:10 —Liability of Principal for Acts of Agent
- § 53:11 —Types of agency permitted in commercial relationships
- § 53:12 —Termination of agency
- § 53:13 —Other forms of representation
- § 53:14 Assignments—Assignment of contracts and rights thereunder
- § 53:15 —Assignment of debt
- § 53:16 Bills of exchange, promissory notes and check
- § 53:17 —Bills of exchange; formal requirements
- § 53:18 —Promissory notes; formal requirements
- § 53:19 —Check; formal requirements
- § 53:20 —Presentation and protest
- § 53:21 —Endorsement
- § 53:22 —Recourse and non-recourse
- § 53:23 —Fraud and forgery
- § 53:24 —Legal interest rates
- § 53:25 —Stamp Taxes
- § 53:26 —Liability of parties to a foreign instrument
- § 53:27 Lien on real property
- § 53:28 —Property subject to lien
- § 53:29 —Creation of lien
- § 53:30 —Perfection of lien
- § 53:31 —Judicial lien
- § 53:32 —Realization of property subject to lien

TABLE OF CONTENTS

- § 53:33 —Termination of lien
- § 53:34 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 53:35 —Creation of pledge or chattel mortgage
- § 53:36 —Perfection of pledge or chattel mortgage
- § 53:37 —Realization on property subject to pledge or chattel mortgage
- § 53:38 —Termination of pledge or chattel mortgage
- § 53:39 Electronic commerce
- § 53:40 —Digital signatures/encryption policy
- § 53:41 —Liability of on-line service providers for actions of subscribers
- § 53:42 —Internet jurisdictional issues
- § 53:43 —Licensing issues (attorneys, doctors, etc. practicing via internet across jurisdictional lines)
- § 53:44 —Restrictions on use of internet
- § 53:45 —Privacy and Email issues
- § 53:46 —Miscellaneous/other
- § 53:47 Civil actions and procedures—General description of court system
- § 53:48 —Jurisdiction of the courts
- § 53:49 — —Subject matter
- § 53:50 — —Parties
- § 53:51 — —Representation of parties
- § 53:52 — —Trial procedure
- § 53:53 —Depositions
- § 53:54 —Discovery
- § 53:55 —Statutes of limitation—Periods when statutes of limitations apply
- § 53:56 — —Acts suspending or tolling the running of statutes of limitations
- § 53:57 Recognition of foreign judgments—Enforceable judgments
- § 53:58 —Formal requirements of foreign judgments
- § 53:59 —Procedure for enforcement of foreign judgment
- § 53:60 Writs of execution—Which courts have power to issue writs of execution
- § 53:61 —Execution procedure
- § 53:62 —Assets affected
- § 53:63 —Assets exempted from execution
- § 53:64 Arbitration—The Arbitration Act
- § 53:65 —Selection and appointment of arbitrators
- § 53:66 —Enforcement of arbitral awards
- § 53:67 —Appeal from awards
- § 53:68 —International commercial arbitration

CHAPTER 54. CONTRACT LAWS: DIGESTS— PANAMA

- § 54:1 Contracts—Formation of contracts, offer, and acceptance
- § 54:2 —Capacity to contract

TRANSNATIONAL CONTRACTS

- § 54:3 —Formal requirements of a contract—General
- § 54:4 — —Acknowledgments
- § 54:5 — —Notaries
- § 54:6 —Performance of contracts
- § 54:7 —Remedies for failure to perform
- § 54:8 —Distinction between civil and commercial contracts
- § 54:9 —Special requirements of sales contracts [form of contract of sale]
- § 54:10 Agency and commercial representation—Formation of agency contract [form of agency agreement]
- § 54:11 —Rights and duties of principal and agent
- § 54:12 —Liability of Principal for Acts of Agent
- § 54:13 —Types of agency permitted in commercial relationships
- § 54:14 —Termination of agency
- § 54:15 Assignments—Assignments of contracts and rights thereunder [form of assignment of contract]
- § 54:16 —Assignment of debts [form of assignment of debts]
- § 54:17 Bills of exchange, promissory notes and checks—Bills of exchange: Formal requirements [form of bill of exchange]
- § 54:18 —Promissory notes: Formal requirements [form of promissory note]
- § 54:19 —Checks: Formal requirements
- § 54:20 —Presentation and protest
- § 54:21 —Endorsements
- § 54:22 —Recourse and non-recourse
- § 54:23 —Fraud and forgery
- § 54:24 —Legal interest rates
- § 54:25 Liens on real property—Property subject to liens
- § 54:26 —Creation of liens [form of mortgage]
- § 54:27 —Perfection of liens
- § 54:28 —Judicial liens
- § 54:29 —Realization on property subject to lien
- § 54:30 —Termination of liens
- § 54:31 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 54:32 —Creation of pledge or chattel mortgage [form of pledge agreement]
- § 54:33 —Perfection of pledge or chattel mortgage
- § 54:34 —Realization on property subject to pledge or chattel mortgage
- § 54:35 —Termination of pledge or chattel mortgage
- § 54:36 Electronic commerce—Digital signatures/encryption policy
- § 54:37 —Liability of on-line service providers for actions of subscribers (defamation, copyright infringement, etc.)
- § 54:38 —Internet jurisdictional issues
- § 54:39 —Licensing issues (attorneys, doctors etc. practicing via internet across jurisdictional lines)
- § 54:40 —Restrictions on use of internet
- § 54:41 —Privacy and E-mail issues (employers monitoring employee email, etc.)

TABLE OF CONTENTS

- § 54:42 —Miscellaneous/other
- § 54:43 Civil actions and procedures—General description of court system
- § 54:44 —Jurisdiction of courts—Personal jurisdiction
- § 54:45 — —Subject matter jurisdiction
- § 54:46 —Parties to lawsuit
- § 54:47 —Depositions
- § 54:48 —Discovery
- § 54:49 —Statutes of limitations
- § 54:50 Recognition of foreign judgments—Enforceable judgments
- § 54:51 —Formal requirements of foreign judgment
- § 54:52 —Procedure for enforcement of foreign judgment
- § 54:53 Writs of execution—Which courts have power to issue writs of execution
- § 54:54 —Execution procedure
- § 54:55 —Assets affected
- § 54:56 —Assets exempt from execution
- § 54:57 Arbitration—Selection and appointment of arbitrators
- § 54:58 —Enforcement of arbitral awards
- § 54:59 —Appeal from awards
- § 54:60 —International commercial arbitration

CHAPTER 55. CONTRACT LAWS: DIGESTS— PARAGUAY

- § 55:1 Contracts—Formation of contracts, offer, and acceptance
- § 55:2 —Capacity of the parties
- § 55:3 —Formal requirements of a contract
- § 55:4 —Performance of contracts
- § 55:5 —Remedies for failure to perform
- § 55:6 —Distinction between civil and commercial contracts
- § 55:7 —Purchase and sale contracts—Special requirements and conditions of such contracts
- § 55:8 —Elements of fraud in the contracts
- § 55:9 —Breach of an onerous contract
- § 55:10 —Acts of god or unforeseen extreme circumstances
- § 55:11 —The contract subject matter—Quantity terms
- § 55:12 —Consent in the absence of a writing
- § 55:13 Agency and commercial representation
- § 55:14 Assignment
- § 55:15 —Assignment of credits
- § 55:16 —Assignment of debts
- § 55:17 Bills of exchange, promissory notes and checks—Bills of exchange:
Formal requirements
- § 55:18 —Promissory notes: Formal requirements
- § 55:19 —Checks: Formal requirements
- § 55:20 —Presentation and protest
- § 55:21 —Statute of limitations for negotiable instruments, debt instruments

- § 55:22 —Endorsement
- § 55:23 —Remedies for nonpayment
- § 55:24 —Fraud or forgery
- § 55:25 —Enforcement for payment
- § 55:26 —Legal rates of interest
- § 55:27 —Taxes on Acts and Documents
- § 55:28 Liens on real property
- § 55:29 —Mortgages
- § 55:30 —Chattel mortgages (registered pledges)
- § 55:31 —Possessory pledges
- § 55:32 —Pledge over securities
- § 55:33 Pledges and mortgages—Concept
- § 55:34 —Form and registration of secured obligations
- § 55:35 — —Mortgages
- § 55:36 — —Registration
- § 55:37 —Termination
- § 55:38 —Enforcement
- § 55:39 Electronic commerce—Digital signature
- § 55:40 —Internet and domain names
- § 55:41 Civil actions and procedures—General description of court system
- § 55:42 —Jurisdiction of courts
- § 55:43 — —Justice of the peace
- § 55:44 — —Tribunals for civil and commercial matters
- § 55:45 — —Courts of first instance
- § 55:46 —Parties to lawsuit
- § 55:47 —Depositions
- § 55:48 —Proceedings
- § 55:49 — —Ordinary procedure
- § 55:50 — —The complaint
- § 55:51 — —Previous exceptions
- § 55:52 — —Replying to the action
- § 55:53 — —The counterclaim
- § 55:54 — —Evidence
- § 55:55 — —Types of evidentiary proof
- § 55:56 — — —Confessions against interest
- § 55:57 — — —Documentary evidence
- § 55:58 — — —Testimonial evidence
- § 55:59 — — —Expert proof
- § 55:60 — — —Reproductions and examination of evidence
- § 55:61 — — —Judicial recognition
- § 55:62 — — —Requested proof
- § 55:63 — —Final sentence or judgment
- § 55:64 — —Appeal
- § 55:65 — —Special tribunals
- § 55:66 — —Expenses or costs of bringing actions
- § 55:67 —Statutes of limitations

TABLE OF CONTENTS

- § 55:68 —Suspension or interruption of a statute of limitations
- § 55:69 Recognition of foreign judgments—Enforceable judgements
- § 55:70 —Formal requirements of foreign judgment
- § 55:71 —Procedure for enforcement of foreign judgment
- § 55:72 Arbitration—Introduction
- § 55:73 —Contents
- § 55:74 — —Scope of application
- § 55:75 — —Subject matter of arbitration
- § 55:76 — —Arbitral award
- § 55:77 — —Judicial intervention
- § 55:78 — —Composition of the tribunal
- § 55:79 — —Jurisdiction of the tribunal
- § 55:80 — —Arbitral proceedings
- § 55:81 — —Rendering of the award and ending of proceedings
- § 55:82 — —Recourse for setting aside the award
- § 55:83 — —Recognition and enforcement of arbitral awards

CHAPTER 56. CONTRACT LAWS: DIGESTS— PERU

- § 56:1 Contracts—Formation of contracts, offer and acceptance
- § 56:2 —Capacity to contract
- § 56:3 —Formal requirements of a contract—General
- § 56:4 — —Acknowledgments
- § 56:5 — —Notaries
- § 56:6 —Performance of contracts
- § 56:7 —Remedies for failure to perform
- § 56:8 —Distinctions between civil and commercial contracts
- § 56:9 —Special requirements of sales contracts
- § 56:10 Agency and commercial representation—Formation of agency contract
- § 56:11 —Rights and duties of principal and agent
- § 56:12 —Liability of Principal for Acts of Agents
- § 56:13 —Types of agency permitted in commercial relationships
- § 56:14 —Termination of agency
- § 56:15 Assignments—Assignment of contracts and rights thereunder
- § 56:16 —Assignment of debts
- § 56:17 Bills of exchange, promissory notes and checks—Bills of exchange: Formal requirements
- § 56:18 —Promissory notes: Formal requirements
- § 56:19 —Checks: Formal requirements
- § 56:20 —Presentation and protest
- § 56:21 —Endorsements
- § 56:22 —Recourse and non recourse
- § 56:23 —Fraud and forgery
- § 56:24 —Legal interest rates
- § 56:25 Liens on real property [*Reserved*]

TRANSNATIONAL CONTRACTS

- § 56:26 Pledges and chattel mortgages [*Reserved*]
- § 56:27 Electronic commerce
- § 56:28 —Digital signatures / encryption policy
- § 56:29 —Liability of on-line service providers for actions of subscribers (defamation, copyright infringement, and so forth)
- § 56:30 —Internet jurisdictional issues
- § 56:31 —Licensing issues (attorneys, doctors, and so forth, practicing via internet across jurisdictional lines)
- § 56:32 —Restrictions on use of internet
- § 56:33 —Privacy and E-mail issues (employees monitoring employee email, etc.)
- § 56:34 Civil actions and procedures—General description of court's system—Structure of the system
- § 56:35 — — —The supreme court of justice of the republic of peru
- § 56:36 — — —Superior courts
- § 56:37 — — —Specialized and mixed courts
- § 56:38 — — —Civil specialized courts
- § 56:39 — — —Criminal courts
- § 56:40 — — —Labor courts
- § 56:41 — — —Family courts
- § 56:42 — — —Administrative-Litigious matters courts
- § 56:43 — — —Justice of the peace—Lawyers
- § 56:44 — — —Constitutional tribunal
- § 56:45 — — —Government attorney office
- § 56:46 —Procedures—The principles of the trial
- § 56:47 — — —Principle of the exclusivity and obligatorily of the jurisdictional function
- § 56:48 — — —Principle of the independency of the jurisdictional structure
- § 56:49 — — —Principle of impartiality of the jurisdictional structure
- § 56:50 — — —Principle of contradiction or bilateral trial
- § 56:51 — — —Principle of publicity
- § 56:52 — — —Principle of obligatorily of the proceeding established by law
- § 56:53 — — —Principle of the motivation of the judicial resolutions
- § 56:54 — — —Principle of the “res judicata”
- § 56:55 — — Civil procedures
- § 56:56 — — Cognition proceeding
- § 56:57 — — Abbreviated proceedings
- § 56:58 — — Summary proceedings
- § 56:59 — — Criminal procedures
- § 56:60 Recognition of foreign judgments—Execution of judicial judgments and arbitration awards issued abroad
- § 56:61 —Other class of non litigious proceedings
- § 56:62 Writs of execution
- § 56:63 Arbitration—General dispositions
- § 56:64 —Selection and appointment of arbitrators

TABLE OF CONTENTS

- § 56:65 —Arbitration agreement and arbitration procedure
- § 56:66 —Enforcement of arbitral awards
- § 56:67 —Appeal from awards
- § 56:68 —International commercial arbitration
- § 56:69 —Conciliation

CHAPTER 57. CONTRACT LAWS: DIGESTS— PHILIPPINES

- § 57:1 Contracts—In general
- § 57:2 —Formation of contracts, offer and acceptance
- § 57:3 — —Consent
- § 57:4 — —Object
- § 57:5 — —Cause
- § 57:6 —Capacity to contract
- § 57:7 —Formal requirements of contracts
- § 57:8 — —Validity
- § 57:9 — —Enforceability
- § 57:10 — —Greater efficacy
- § 57:11 —Performance of contracts
- § 57:12 — —Obligations to give
- § 57:13 — —Obligations to do or not to do
- § 57:14 —Remedies for failure to perform
- § 57:15 — —Judicial remedies
- § 57:16 — —Extra-judicial remedies
- § 57:17 —Distinction between civil and commercial contracts
- § 57:18 —Special requirements of sales contracts
- § 57:19 — —Consent
- § 57:20 — —Object
- § 57:21 — —Cause
- § 57:22 Agency and commercial representation—Formation of agency contract
- § 57:23 —Rights and duties of principal and agent
- § 57:24 —Principal obligations of the agent
- § 57:25 —Liability of Principal for Acts of the Agent
- § 57:26 —Types of agency permitted in commercial relationships
- § 57:27 —Termination of agency
- § 57:28 Assignments—In general
- § 57:29 —Assignment of contracts and rights thereunder
- § 57:30 —Assignment of debts
- § 57:31 Bills of exchange, promissory notes and checks—Bills of exchange:
Formal requirements
- § 57:32 —Promissory notes: Formal requirements
- § 57:33 —Checks: Formal requirements
- § 57:34 —Presentation and protest
- § 57:35 —Endorsements
- § 57:36 —Recourse and non-recourse

- § 57:37 —Fraud and forgery
- § 57:38 Liens on real property—Property subject to liens
- § 57:39 —Creation of liens
- § 57:40 —Perfection of liens
- § 57:41 —Judicial liens
- § 57:42 —Realization on property subject to liens
- § 57:43 —Termination of liens
- § 57:44 Pledges and chattel mortgage—Property subject to pledge and chattel mortgage
- § 57:45 —Creation of pledge or chattel mortgage
- § 57:46 —Perfection of pledge or chattel mortgage
- § 57:47 —Realization on property subject to lien
- § 57:48 —Termination of pledge or chattel mortgage
- § 57:49 Electronic commerce
- § 57:50 —Digital signatures/encryption policy
- § 57:51 —Liability of on-line service providers for actions of subscribers
- § 57:52 —Internet jurisdiction issues
- § 57:53 —Licensing issues
- § 57:54 —Restrictions on use of the internet
- § 57:55 —Privacy and E-mail issues
- § 57:56 —Miscellaneous/others
- § 57:57 Civil actions and procedures—General description of court system
- § 57:58 —Jurisdiction of courts
- § 57:59 —Parties to lawsuit
- § 57:60 —Depositions
- § 57:61 —Discovery
- § 57:62 —Statutes of limitations
- § 57:63 Recognition of foreign judgments—Enforceable judgments
- § 57:64 —Formal requirements of foreign judgment
- § 57:65 —Procedure for enforcement of foreign judgment
- § 57:66 Writs of execution—Which courts have power to issue writs of execution
- § 57:67 —Execution procedure
- § 57:68 —Assets affected
- § 57:69 —Assets exempt from execution
- § 57:70 Arbitration—Selection and appointment of arbitrators
- § 57:71 —Enforcement of arbitral awards
- § 57:72 —Appeal from awards
- § 57:73 —International commercial arbitration

CHAPTER 58. CONTRACT LAWS: DIGESTS— PORTUGAL

- § 58:1 Contracts—Formation of contracts, offer, and acceptance
- § 58:2 —Capacity to contract
- § 58:3 —Formal requirements of a contract—General
- § 58:4 — —Notaries

TABLE OF CONTENTS

- § 58:5 —Performance of contracts
- § 58:6 —Remedies for failure to perform
- § 58:7 —Distinction between civil and commercial contracts
- § 58:8 —Special requirements of sales contracts
- § 58:9 Agency and commercial representation
- § 58:10 —Formation of agency contract
- § 58:11 —Rights and duties of principal and agent
- § 58:12 — —Duties of the agent
- § 58:13 — —Rights of the agent
- § 58:14 —Liability of Principal for Acts of Agent
- § 58:15 —Termination of agency
- § 58:16 Assignments—Assignments of contracts and rights—Assignment of contracts
- § 58:17 — —Assignment of credits
- § 58:18 —Assignment of debts
- § 58:19 Bills of exchange, promissory notes and checks—Bills of exchange: Formal requirements
- § 58:20 —Promissory notes: Formal requirements
- § 58:21 —Checks: Formal requirements
- § 58:22 —Presentation and protest
- § 58:23 —Endorsements
- § 58:24 —Recourse and non-recourse
- § 58:25 —Fraud and forgery
- § 58:26 —Legal interest rates
- § 58:27 Liens on real property—Property subject to liens
- § 58:28 —Creation of liens / c. perfection of liens
- § 58:29 —Judicial liens
- § 58:30 —Termination of liens
- § 58:31 Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
- § 58:32 —Creation of pledge or chattel mortgage
- § 58:33 —Perfection of pledge or chattel mortgage
- § 58:34 —Property subject to pledge or chattel mortgage
- § 58:35 —Termination of pledge or chattel mortgage
- § 58:36 Electronic commerce
- § 58:37 —Digital signatures/encryption policy
- § 58:38 —Liability of on-line service providers for actions of subscribers (defamation, copyright infringement, etc.)
- § 58:39 —Internet jurisdictional issues
- § 58:40 —Licensing issues (attorneys, doctors etc. practicing via internet across jurisdictional lines)
- § 58:41 —Restrictions on use of internet
- § 58:42 —Privacy and E-mail issues (employers monitoring employee email, etc.)
- § 58:43 Civil actions and procedures—General description of court system
- § 58:44 —Jurisdiction of courts
- § 58:45 —Parties to a lawsuit

- § 58:46 —Depositions
- § 58:47 —Discovery
- § 58:48 —Statutes of limitations
- § 58:49 Recognition of foreign judgments—Enforceable judgments
- § 58:50 —Formal requirements of foreign judgments
- § 58:51 —Procedure for enforcement of a foreign judgment
- § 58:52 Writs of execution—Which courts have power to issue writs of execution
- § 58:53 —Execution procedure
- § 58:54 —Assets affected
- § 58:55 —Assets exempt from execution
- § 58:56 Arbitration—Selection and appointment of arbitrators
- § 58:57 —Enforcement of arbitral awards
- § 58:58 —Appeal from awards
- § 58:59 —International commercial arbitration

CHAPTER 59. CONTRACT LAWS: DIGESTS—ROMANIA

- § 59:1 Contracts—Formation of contracts
- § 59:2 —Contractual capacity—The legal ability to enter into a contractual relationship
- § 59:3 —Consent
- § 59:4 —Legality and reality of the contract's subject matter
- § 59:5 —Legality of consideration
- § 59:6 —Offer and acceptance
- § 59:7 —Formal requirements of a contract
- § 59:8 —Performance of contracts
- § 59:9 —Remedies for failure to perform
- § 59:10 — —Discharge by agreement
- § 59:11 — —Discharge by performance
- § 59:12 — —Discharge by impossibility of performance
- § 59:13 — —Discharge by breach
- § 59:14 —Distinction between civil and commercial contracts
- § 59:15 —Special requirements for sales contracts—Legal capacity required for entering a sale-purchase agreement
- § 59:16 — —Transfer of title
- § 59:17 Agency and commercial representation—Formation of agency contract
- § 59:18 —Rights and duties of principal and agent
- § 59:19 —Liability of Principal for Acts of Agent
- § 59:20 —Agency types
- § 59:21 —Agency termination
- § 59:22 Assignments—Assignments of contract and rights there under
- § 59:23 —Assignments of debts
- § 59:24 Bills of exchange, promissory notes and checks—Bills of exchange
- § 59:25 — —The transfer and the validity of the bill of exchange

TABLE OF CONTENTS

§ 59:26	— —The guarantee and the payment of the bill of exchange
§ 59:27	— —Enforcement of payment
§ 59:28	—Promissory notes
§ 59:29	—Checks
§ 59:30	— —Requirements for the validity of the check
§ 59:31	— —The payment of the check
§ 59:32	— —Check guarantee
§ 59:33	— —Protest on the non-payment of the check
§ 59:34	—Fraud and forgery
§ 59:35	Liens on real property—Property subject to liens
§ 59:36	—Creation of liens
§ 59:37	—Mortgages and privileged mortgages
§ 59:38	— —Creation of a mortgage
§ 59:39	— —The legal effect of a mortgage
§ 59:40	— —The privileged mortgage
§ 59:41	Pledges and chattel mortgages—Property subject to pledge or chattel mortgage
§ 59:42	— —The classic regulation
§ 59:43	— —The retention right
§ 59:44	— —The pledge
§ 59:45	— —The new regulation
§ 59:46	—Creation of pledge or chattel mortgage
§ 59:47	—Perfection of pledge or chattel mortgage
§ 59:48	—Realization on property subject to pledge or chattel mortgage
§ 59:49	—Termination of pledge or chattel mortgage
§ 59:50	Electronic commerce
§ 59:51	—Electronic signature
§ 59:52	—E-commerce
§ 59:53	—Public acquisitions
§ 59:54	—Personal data protection and circulation
§ 59:55	Civil actions and procedures—General description of court system
§ 59:56	—Jurisdiction of courts
§ 59:57	— —Amount involved
§ 59:58	— —Areas under jurisdiction
§ 59:59	— —Parties
§ 59:60	— —Trial procedure
§ 59:61	—Parties to lawsuit
§ 59:62	— —Appeals
§ 59:63	— —General rules and expenses connected with legal actions
§ 59:64	—Depositions
§ 59:65	—Discovery and inspection of documents
§ 59:66	—Conciliation procedure
§ 59:67	—Statutes of limitations
§ 59:68	Recognition of foreign judgments
§ 59:69	—Enforceable judgments
§ 59:70	—Formal requirements of foreign judgment
§ 59:71	—Procedure for enforcement of foreign judgment

- § 59:72 —Procedure for acknowledgement and enforcement of the decisions granted by the EU member states
- § 59:73 Writs of execution—Which courts have power to issue writs of execution?
- § 59:74 —Execution procedure
- § 59:75 —Assets affected
- § 59:76 —Assets exempt from execution
- § 59:77 Arbitration—International commercial arbitration court within the romanian chamber of commerce and industry
- § 59:78 —Filing arbitral action
- § 59:79 — —Compromise or arbitration clause
- § 59:80 — —Arbitral arrangement
- § 59:81 —Litigation subject to arbitration—Litigation derived from domestic or international business relationships, in case of a written arbitral arrangement or clause, exists between the parties
- § 59:82 — —Litigation cases deriving from pecuniary domestic or international legal relations, other than commercial
- § 59:83 — —Litigation that cannot make the object of arbitration
- § 59:84 —Arbitration settlement procedures
- § 59:85 — —“Ad-hoc” arbitration
- § 59:86 — —International arbitration
- § 59:87 — —Arbitration clause
- § 59:88 — —Arbitration court—Selection of arbitrators
- § 59:89 — —Procedure
- § 59:90 — —Arbitration fees and expenses
- § 59:91 —Alternative resolution
- § 59:92 —Foreign arbitral awards. international arbitration conventions

CHAPTER 60. CONTRACT LAWS: DIGESTS—RUSSIA

- § 60:1 Contracts—Formation of contracts, offer and acceptance
- § 60:2 —Capacity to contract
- § 60:3 —Formal requirements of a contract
- § 60:4 —Performance of contracts
- § 60:5 —Remedies for the failure to perform
- § 60:6 —Distinction between civil and commercial contracts
- § 60:7 —Special requirements of sales contracts
- § 60:8 Agency and commercial representation—Formation of an agency contract
- § 60:9 —Rights and duties of principal and agent
- § 60:10 —Liability of a Principal for Acts of an Agent
- § 60:11 —Types of agency permitted in commercial relationships
- § 60:12 —Termination of agency
- § 60:13 Assignments—Assignments of contracts and rights thereunder
- § 60:14 —Assignment of debts

TABLE OF CONTENTS

- § 60:15 Bills of exchange, promissory notes and checks—General discussion
- § 60:16 —Bills of exchange and promissory notes
- § 60:17 —Checks
- § 60:18 —Endorsements
- § 60:19 —Presentation and protest
- § 60:20 —Recourse and non-recourse
- § 60:21 —Legal interest rate
- § 60:22 Liens—General discussion
- § 60:23 —Property subject to withholding
- § 60:24 —Perfection of right and realization of property
- § 60:25 Pledges and mortgages—Property subject to pledge or chattel mortgage
- § 60:26 —Creation of pledge or chattel mortgage
- § 60:27 —Foreclosure and realization of property subject to pledge or chattel mortgage
- § 60:28 —Termination of pledge or chattel mortgage
- § 60:29 —Specific regulation for mortgage of real property (hypothec)
- § 60:30 — —Real property subject to mortgage
- § 60:31 — —Conclusion of mortgage agreement
- § 60:32 — —Land plots mortgage
- § 60:33 — —Mortgage of enterprises (some specifications)
- § 60:34 — —Mortgage of residential houses and apartments
- § 60:35 — —Mortgage certificate
- § 60:36 — —Hypothec securities
- § 60:37 Electronic commerce—General overview
- § 60:38 —Cryptographic technologies
- § 60:39 Civil actions and procedures—Description of the court system—General discussion
- § 60:40 — —Federal courts
- § 60:41 — —Courts of the subunits
- § 60:42 —Jurisdiction of courts—Subject matter jurisdiction of branches of judicial system
- § 60:43 — —Competence of the courts of general jurisdiction
- § 60:44 — —Competence of arbitrazh courts
- § 60:45 — —Territorial jurisdiction
- § 60:46 —Depositions
- § 60:47 —Discovery
- § 60:48 —Statutes of limitation
- § 60:49 Recognition of foreign judgements—Enforceable judgements
- § 60:50 —Formal requirements of a foreign judgement
- § 60:51 —Procedure for enforcement of foreign judgements
- § 60:52 Writs of execution—Legislation
- § 60:53 —Court bailiffs
- § 60:54 —Execution procedure
- § 60:55 —Assets protected from the execution—Assets of an individual
- § 60:56 — —Assets of legal entities

- § 60:57 — —Assets of public entities
- § 60:58 —Priorities
- § 60:59 —Specific performance
- § 60:60 —Costs of enforcement
- § 60:61 Arbitration—Domestic arbitration: Selection and appointment of arbitrators
- § 60:62 —Domestic arbitration: Enforcement of arbitration awards
- § 60:63 —Domestic arbitration: Non-Arbitrable issues
- § 60:64 —Domestic arbitration: Appeal from awards
- § 60:65 —International commercial arbitration

CHAPTER 61. CONTRACT LAWS: DIGESTS— SCOTLAND

- § 61:1 Contracts—Formation of contracts, offer and acceptance
- § 61:2 —Capacity to contract
- § 61:3 —Formal requirements of a contract—General
- § 61:4 — —Acknowledgements
- § 61:5 — —Notaries
- § 61:6 —Performance of contracts
- § 61:7 —Remedies for failure to perform
- § 61:8 —Distinction between civil and commercial contracts
- § 61:9 —Special requirements of sale contracts
- § 61:10 Agency—Formation of agency contracts
- § 61:11 —Rights and duties of principal and agent
- § 61:12 —Liability of Principal for Acts of Agent
- § 61:13 —Types of agency permitted in a commercial relationship
- § 61:14 —Termination of agency
- § 61:15 Assignments—Assignments of contracts and rights thereunder
- § 61:16 —Assignments of debts
- § 61:17 Bills of exchange, promissory notes and cheques—Bills of exchange: Formal requirements
- § 61:18 —Promissory notes: Formal requirements
- § 61:19 —Cheques: Formal requirements
- § 61:20 —Presentation and protest
- § 61:21 —Indorsement
- § 61:22 —Enforcement
- § 61:23 —Fraud and forgery
- § 61:24 —Legal interest rates
- § 61:25 Liens on real property—Property subject to liens
- § 61:26 —Creation of liens
- § 61:27 —Judicial liens
- § 61:28 —Realisation of property subject to a lien
- § 61:29 —Termination of lien
- § 61:30 Pledges and securities over moveables (chattels)—Property subject to pledge
- § 61:31 —Creation of a pledge

TABLE OF CONTENTS

- § 61:32 — —Actual delivery
- § 61:33 — —Constructive delivery
- § 61:34 — —Symbolic delivery
- § 61:35 — —Exceptions to the general rule
- § 61:36 — —Lien
- § 61:37 — —Overview
- § 61:38 Electronic commerce—Digital signals/encryption policy
- § 61:39 — —Electronic signatures
- § 61:40 — —Encryption policy
- § 61:41 — —Liability of on-line service providers for actions of subscribers—
Defamation
- § 61:42 — —Copyright infringement
- § 61:43 — —Internet jurisdictional issues
- § 61:44 — —Licensing issues
- § 61:45 — —Restrictions on use of internet
- § 61:46 — —Privacy and E-Mail issues
- § 61:47 — —Human Rights Act
- § 61:48 — —Data protection
- § 61:49 — —The Regulation of Investigatory Powers (“RIP”) Act 2000
- § 61:50 Civil actions and procedures—General description of the court
system—Civil courts
- § 61:51 — —Commercial courts
- § 61:52 — —Special courts
- § 61:53 — —Commission and diligence
- § 61:54 — —Prescription
- § 61:55 Recognition of foreign judgments
- § 61:56 Writs of execution—Which courts have power to issue writs of
execution
- § 61:57 — —Execution procedure
- § 61:58 — —Assets exempt from execution
- § 61:59 Arbitration
- § 61:60 — —Selection and appointment of arbiters
- § 61:61 — —Appeal from awards
- § 61:62 — —International commercial arbitration

CHAPTER 62. CONTRACT LAWS: DIGESTS— SLOVAK REPUBLIC

- § 62:1 Contracts—Formation of contracts, offer, and acceptance
- § 62:2 — —Capacity to contract
- § 62:3 — —Formal requirements of a contract
- § 62:4 — —Performance of contracts
- § 62:5 — —Remedies for failure to perform
- § 62:6 — —Distinction between civil and commercial contracts
- § 62:7 — —Special requirements of sales contracts
- § 62:8 Agency and commercial representation—Introduction
- § 62:9 — —Rights and duties of principal and agent

TRANSNATIONAL CONTRACTS

- § 62:10 —Liability of Principal for Acts of Agent
- § 62:11 —Types of agency permitted in commercial relationships—Non-exclusive commercial representation
- § 62:12 — —Exclusive commercial representation
- § 62:13 —Termination of agency
- § 62:14 Assignments
- § 62:15 Bills of exchange, promissory notes and checks
- § 62:16 —Bills of exchange: Formal requirements
- § 62:17 —Promissory notes: Formal requirements
- § 62:18 —Checks: Formal requirements
- § 62:19 —Presentation and protest
- § 62:20 —Endorsements
- § 62:21 —Recourse and non-recourse
- § 62:22 —Fraud and forgery
- § 62:23 —Legal interest rates
- § 62:24 Liens
- § 62:25 —Property subject to lien
- § 62:26 —Creation of liens
- § 62:27 —Enforcement of liens
- § 62:28 Electronic commerce—Digital signatures/encryption policy
- § 62:29 —Liability of on-line service providers for actions of subscribers (defamation, copyright infringement, and so forth.)
- § 62:30 Electronic commerce—Internet jurisdictional issues [*Reserved*]
- § 62:31 —Licensing issues (attorneys, doctors and so forth practicing via internet across jurisdictional lines)
- § 62:32 —Restrictions on use of internet
- § 62:33 —Privacy and E-mail issues (employers monitoring employee email, and so forth.)
- § 62:34 Civil actions and procedures—General description of court system
- § 62:35 —Competence
- § 62:36 —Parties to lawsuit
- § 62:37 —Proceedings
- § 62:38 —Statutes of limitations
- § 62:39 —Costs
- § 62:40 Recognition of foreign judgments
- § 62:41 —Enforceable judgements
- § 62:42 —Formal requirements and procedure of foreign judgement
- § 62:43 Writs of execution—Which courts have power to issue writs of execution
- § 62:44 — —Writ of execution by court
- § 62:45 — —Writ of execution by a distrainer
- § 62:46 —Execution procedure—Execution of a decision in court
- § 62:47 — —Execution of a decision by distrainer
- § 62:48 —Assets affected
- § 62:49 —Assets exempt from execution
- § 62:50 Arbitration—Selection and appointment of arbitrators
- § 62:51 —Enforcement of arbitral awards

TABLE OF CONTENTS

§ 62:52 —Appeal from awards

**CHAPTER 63. CONTRACT LAWS: DIGESTS—
SOUTH AFRICA**

- § 63:1 Contracts—Formation of contracts, offer, and acceptance—General
- § 63:2 — —Offer
- § 63:3 — —Acceptance
- § 63:4 —Capacity to contract—Natural persons
- § 63:5 — —Juristic persons
- § 63:6 —Formal requirements of a contract
- § 63:7 — —Lease agreements
- § 63:8 — —Suretyship
- § 63:9 — —Donation
- § 63:10 — —Negotiable instruments
- § 63:11 — —Antenuptial contracts
- § 63:12 — —Immovable property
- § 63:13 —Performance of contracts
- § 63:14 — —Objective impossibility
- § 63:15 — —Subjective impossibility
- § 63:16 —Remedies for failure to perform—Claims for payment of money
- § 63:17 — —Claims that something should not be done
- § 63:18 — —Claims Relating to Some Other Res or Act
- § 63:19 —Distinction between civil and commercial contracts
- § 63:20 —Special requirements of sales contracts
- § 63:21 Agency and commercial representation
- § 63:22 Assignments—In general
- § 63:23 —Cessions
- § 63:24 —Delegation
- § 63:25 Bills of exchange, promissory notes and cheques—Bills of exchange: Formal requirements
- § 63:26 —Promissory notes: Formal requirements
- § 63:27 —Cheques: Formal requirements
- § 63:28 —Presentation and protest
- § 63:29 —Endorsements
- § 63:30 —Recourse and non-recourse
- § 63:31 —Fraud and forgery
- § 63:32 —Legal interest rates
- § 63:33 Liens on real property
- § 63:34 —Types of liens
- § 63:35 —Property subject to a lien
- § 63:36 —Creation of liens
- § 63:37 —Perfection of liens
- § 63:38 —Statutory liens
- § 63:39 —Termination
- § 63:40 Mortgages and pledges—Mortgage—Definition
- § 63:41 — —Formalities

- § 63:42 —Pledges—Definition
- § 63:43 — —Delivery
- § 63:44 —Tacit mortgages
- § 63:45 Electronic commerce
- § 63:46 —Digital signatures/encryption policy
- § 63:47 —Liability of on-line service providers for actions of subscribers
- § 63:48 —Internet jurisdictional issues
- § 63:49 —Licensing issues
- § 63:50 —Restrictions on the use of the internet
- § 63:51 —Privacy and E-mail issues
- § 63:52 Civil actions and procedures—General description of the court system
- § 63:53 —Jurisdiction of courts
- § 63:54 — —The magistrates courts
- § 63:55 — — —Area
- § 63:56 — — —Subject matter
- § 63:57 — — —Amount of claim
- § 63:58 — —The high courts
- § 63:59 — — —*Local divisions*
- § 63:60 — — — —Area
- § 63:61 — — — —Subject matter and amount of claim
- § 63:62 — — — —*Provincial divisions*
- § 63:63 — — — —Area
- § 63:64 — — — —Subject matter and amount of claim
- § 63:65 — —The supreme court of appeal
- § 63:66 — —The constitutional court
- § 63:67 —Parties to lawsuits
- § 63:68 —Depositions
- § 63:69 —Discovery
- § 63:70 —Statute of limitations
- § 63:71 Recognition of foreign judgments
- § 63:72 Writs of execution
- § 63:73 —Which courts have power to issue warrants of execution
- § 63:74 —Execution procedure
- § 63:75 —Assets affected
- § 63:76 —Assets exempt from execution
- § 63:77 Arbitration
- § 63:78 —Selection and appointment of arbitrators
- § 63:79 —Enforcement of arbitral awards
- § 63:80 —Appeal from awards

CHAPTER 64. CONTRACT LAWS: DIGESTS— SPAIN

- § 64:1 Contracts—Formation of contracts, offer and acceptance
- § 64:2 — —The offer
- § 64:3 — —The expiration of the offer

TABLE OF CONTENTS

- § 64:4 — —Revocation of the offer
- § 64:5 — —Unexpected death and disability of the bidder
- § 64:6 — —Form
- § 64:7 — —The acceptance
- § 64:8 — —Form
- § 64:9 — —Revocability of the acceptance
- § 64:10 —Capacity to contract
- § 64:11 —Formal requirements of a contract—General
- § 64:12 — —Acknowledgements
- § 64:13 — —Notaries
- § 64:14 —Performance of contract
- § 64:15 —Remedies for failure to perform
- § 64:16 —Distinction between civil and commercial contracts
- § 64:17 —Special requirements of sales contracts (form of contract of sale)
- § 64:18 Agency and commercial representation—Formation of agency contract
- § 64:19 —Rights and duties of principal and agent
- § 64:20 —Liability of Principal for Acts of Agent
- § 64:21 —Types of agency permitted in commercial relationships
- § 64:22 —Termination of agency
- § 64:23 Assignments—Assignment of properties in payment of creditors
- § 64:24 —Assignment of agreements
- § 64:25 —Assignment of credits
- § 64:26 Bills of exchange, promissory notes and checks—Bills of exchange
- § 64:27 — —Requirements
- § 64:28 — —Endorsement
- § 64:29 — —And protest
- § 64:30 — —And forgery
- § 64:31 —Receipt or promissory note—Requirements
- § 64:32 — —Treatment
- § 64:33 —Checks
- § 64:34 — —requirements
- § 64:35 — —And non-recourse
- § 64:36 —Legal interest rates
- § 64:37 — —links
- § 64:38 Liens on real property—Property subject to liens
- § 64:39 —Creation and perfection of liens (form of mortgage)
- § 64:40 —Realization on property subject to lien
- § 64:41 —Mortgage enforcing proceedings
- § 64:42 —Out-of-court sale before a notary
- § 64:43 —Termination of liens
- § 64:44 Pledges and chattel mortgages
- § 64:45 —Property subject to pledge or chattel mortgage
- § 64:46 — —Mercantile establishment mortgage
- § 64:47 — —Cars and other motor vehicles, trams and train wagons privately owned mortgage
- § 64:48 — —Aircrafts mortgage

- § 64:49 — —Industrial machinery mortgage
- § 64:50 — —Industrial and intellectual property mortgage
- § 64:51 —Creation and dynamics of pledge or chattel mortgage
- § 64:52 —Realization on property subject to pledge or chattel mortgage
- § 64:53 —Termination of pledge or chattel mortgage
- § 64:54 Electronic commerce—Digital signature / encryption policy
- § 64:55 —Liability of on-line service providers for actions of subscribers
- § 64:56 —Internet jurisdictional issues
- § 64:57 —Licensing issues
- § 64:58 —Restriction on use of internet
- § 64:59 —Privacy and E-mail issues (employers monitoring employee E-mail)
- § 64:60 Civil actions and procedures—General description of court system
- § 64:61 —Jurisdiction of courts
- § 64:62 —Parties to lawsuit
- § 64:63 —Depositions
- § 64:64 — —Examination of the parties
- § 64:65 — —Deposition of witnesses
- § 64:66 —Discovery
- § 64:67 —Statutes of limitations
- § 64:68 Recognition of foreign judgments
- § 64:69 —Conventional regulation
- § 64:70 —Internal regulation
- § 64:71 — —Principle of reciprocity
- § 64:72 — —Article 954 of the Civil Procedural Law of 1881
- § 64:73 Writs of execution
- § 64:74 —Which courts have power to issue writs of execution
- § 64:75 —Execution procedure
- § 64:76 —Assets affected
- § 64:77 —Assets exempt from execution
- § 64:78 Arbitration—Selection and appointment of arbitrator
- § 64:79 —Enforcement of arbitration awards
- § 64:80 —Appeal of awards
- § 64:81 —International commercial arbitration

CHAPTER 65. CONTRACT LAWS: DIGESTS— SWEDEN

- § 65:1 Contracts—Formation of contracts, offer and acceptance
- § 65:2 —Capacity to contract
- § 65:3 —Formal requirements of a contract
- § 65:4 —Performance of contracts
- § 65:5 —Remedies for failure to perform
- § 65:6 —Distinction between civil and commercial contracts
- § 65:7 —Special requirements of sales contracts
- § 65:8 Agency and commercial representation—Formation of agency contract

TABLE OF CONTENTS

- § 65:9 —Liability of principal and agent
- § 65:10 —Termination
- § 65:11 Assignments—Assignments of contracts and rights thereunder
- § 65:12 —Assignment of debts
- § 65:13 — —Defenses
- § 65:14 — —Authority
- § 65:15 — —Title
- § 65:16 — —Retrievability
- § 65:17 Bills of exchange, promissory notes and checks—Bills of exchange
- § 65:18 —Promissory notes
- § 65:19 — —Running notes
- § 65:20 — —Simple notes
- § 65:21 —Checks
- § 65:22 —Legal interest rates
- § 65:23 Liens on real property—General description
- § 65:24 —Creation of liens
- § 65:25 —Enforcement of liens
- § 65:26 Pledges and chattel mortgages—Chattel mortgages
- § 65:27 —Pledges
- § 65:28 Electronic commerce—Digital signatures/encryption policy
- § 65:29 —Liability of on-line service providers for actions of subscribers
- § 65:30 —Internet jurisdictional issues
- § 65:31 —Licensing issues
- § 65:32 —Restrictions on use of internet
- § 65:33 —Privacy and E-mail issues
- § 65:34 —Miscellaneous/other
- § 65:35 Civil actions and procedures—General description of court system
- § 65:36 —Jurisdiction of courts
- § 65:37 —Parties to lawsuit
- § 65:38 —The proceedings
- § 65:39 —Evidence
- § 65:40 —Costs
- § 65:41 —Statute of limitations
- § 65:42 Recognition of foreign judgments—General description
- § 65:43 Writs of execution—General description and procedure
- § 65:44 —Assets affected
- § 65:45 —Assets exempt from execution
- § 65:46 Arbitration—General description
- § 65:47 —Selection and appointment of arbitrators
- § 65:48 —Enforcement of arbitral awards
- § 65:49 —Appeal of awards

CHAPTER 66. CONTRACT LAWS: DIGESTS— UKRAINE

- § 66:1 Contracts—Formation of contracts, offer, and acceptance
- § 66:2 —Capacity to contract

TRANSNATIONAL CONTRACTS

- § 66:3 —Formal requirements of a contract
- § 66:4 —Performance of contracts
- § 66:5 —Remedies for failure to perform
- § 66:6 —Distinction between civil and commercial contracts
- § 66:7 —Special requirements of sales contracts
- § 66:8 Agency and commercial representation—Formation of agency contract
- § 66:9 —Rights and duties of principal and agent
- § 66:10 —Liability of Principal for Acts of Agent
- § 66:11 —Termination of agency
- § 66:12 Assignments—Assignments of contracts and rights thereunder
- § 66:13 —Assignment of debts
- § 66:14 Bills of exchange, promissory notes and cheques—Bills of exchange: Formal requirements
- § 66:15 —Promissory notes: Formal requirements
- § 66:16 —Cheques
- § 66:17 —Presentation and protest
- § 66:18 —Endorsements
- § 66:19 —Recourse and non-recourse
- § 66:20 —Fraud and forgery
- § 66:21 —Legal interest rate
- § 66:22 Pledges and chattel mortgages—General discussion
- § 66:23 —Form of pledge agreement
- § 66:24 —Registration of the movables pledge
- § 66:25 —Realization on property subject to pledge
- § 66:26 —Termination of pledge
- § 66:27 Electronic commerce
- § 66:28 Civil action and procedure—Description of the court system
- § 66:29 —Jurisdiction of courts
- § 66:30 —Depositions
- § 66:31 —Discovery
- § 66:32 —Status of limitation
- § 66:33 Recognition of foreign judgments—Enforceable judgments
- § 66:34 —Formal requirements of a foreign judgment
- § 66:35 —Procedure for enforcement of foreign judgments
- § 66:36 Writs of execution—General discussion
- § 66:37 —Decisions subject to forced execution
- § 66:38 —Rights and obligations of state bailiff (executor)
- § 66:39 —Other
- § 66:40 Arbitration—General discussion
- § 66:41 —Selection and appointment of arbitrators
- § 66:42 —Enforcement of arbitral awards
- § 66:43 —Appeal from awards
- § 66:44 —International commercial arbitration

TABLE OF CONTENTS

**CHAPTER 67. CONTRACT LAWS: DIGESTS—
UNITED STATES**

- § 67:1 Contracts—Formation of contracts: Offer, acceptance, consideration
- § 67:2 —Capacity to contract
- § 67:3 —Formal requirements of a contract
- § 67:4 —Performance of contracts
- § 67:5 —Remedies for failure to perform
- § 67:6 —Distinction between civil and commercial contracts
- § 67:7 —Special requirements for sales contracts
- § 67:8 Agency and commercial representation—Formation of agency contract
- § 67:9 —Rights and duties of principal and agent
- § 67:10 —Liability of Principal for Acts of Agent
- § 67:11 —Types of agency permitted in commercial relationships
- § 67:12 —Termination of agency
- § 67:13 Assignments—Assignments of contracts and rights thereunder
- § 67:14 —Assignment of debts

**PART IX. COMMERCIAL CONTRACT
LAWS FORMS**

**CHAPTER 68. CONTRACT LAWS: FORMS—
BELGIUM**

- § 68:1 Private sale agreement

**CHAPTER 69. CONTRACT LAWS: FORMS—
BELIZE**

- § 69:1 Purchase agreement
- § 69:2 Promissory note

**CHAPTER 70. CONTRACT LAWS: FORMS—
BOTSWANA**

- § 70:1 Sale of agreement

**CHAPTER 71. CONTRACT LAWS: FORMS—
BRAZIL**

- § 71:1 International commercial agency contract
- § 71:2 Promissory note

**CHAPTER 72. CONTRACT LAWS: FORMS—
CZECH REPUBLIC**

- § 72:1 Running note

- § 72:2 Simple note
- § 72:3 Assignment agreement (note)
- § 72:4 Assignment agreement (contract)
- § 72:5 Contract of sale
- § 72:6 Contract on commercial representation

CHAPTER 73. CONTRACT LAWS: FORMS— DENMARK

- § 73:1 Arbitration clause

CHAPTER 74. CONTRACT LAWS: FORMS— ECUADOR

- § 74:1 Sales contract reserving title of ownership
- § 74:2 Industrial pledge

CHAPTER 75. CONTRACT LAWS: FORMS— EGYPT

- § 75:1 License agreement
- § 75:2 Translation of the model articles of incorporation of a joint stock company established under law no. 159 of 1981

CHAPTER 76. CONTRACT LAWS: FORMS— FRANCE

- § 76:1 Assignment of contract
- § 76:2 Deed of security
- § 76:3 General sales conditions
- § 76:4 Commercial lease
- § 76:5 Sales agent agreement

CHAPTER 77. CONTRACT LAWS: FORMS— IRELAND

- § 77:1 Corporate minutes

CHAPTER 78. CONTRACT LAWS: FORMS— ISLAMIC REPUBLIC OF IRAN

- § 78:1 Purchase agreement

CHAPTER 79. CONTRACT LAWS: FORMS— ITALY

- § 79:1 Contract of sale of segment of business (going-concern)
- § 79:2 Commercial agency agreement
- § 79:3 Assignment of debt
- § 79:4 Pre-printed standard form of bill of exchange (draft)

TABLE OF CONTENTS

- § 79:5 Pledge over shares of a closely held limited company (srl)
- § 79:6 Pre-printed standard form of promissory note
- § 79:7 Articles of association
- § 79:8 Memorandum and articles of association of a general partnership
- § 79:9 Memorandum and articles of association of a limited partnership
- § 79:10 Forms regarding loss of capital by an Italian subsidiary and recapitalization by the foreign parent company
- § 79:11 Notice of call of the board of directors
- § 79:12 —Minutes of the board of directors held by teleconference
- § 79:13 —Notice of call of the extraordinary shareholders' meeting
- § 79:14 —Confirmation of attendance at the board of directors
- § 79:15 —Waiver of claims by the parent company
- § 79:16 —Notarial deed containing the minutes of the extraordinary shareholders' meeting

CHAPTER 80. CONTRACT LAWS: FORMS—MALAYSIA

- § 80:1 Conditions of sale
- § 80:2 Form of bill of exchange and cheque

CHAPTER 81. CONTRACT LAWS: FORMS—MEXICO

- § 81:1 Promissory note
- § 81:2 Machinery, equipment, raw materials, components, goods in process, finished products, receivables, realty and other property promise of sale and conditional promise of purchase agreement
- § 81:3 Commercial commission agreement
- § 81:4 International distributor agreement

CHAPTER 82. CONTRACT LAWS: FORMS—NETHERLANDS

- § 82:1 Agreement on assignment of contract
- § 82:2 Pledging of shares
- § 82:3 Agreement concerning the purchase and sale of the shares in the capital of [] by

CHAPTER 83. CONTRACT LAWS: FORMS—PARAGUAY

- § 83:1 Promissory note
- § 83:2 Guarantee
- § 83:3 Draft of public deed (simplified format) of articles of incorporation

CHAPTER 84. CONTRACT LAWS: FORMS—PHILIPPINES

- § 84:1 Chattel mortgage

- § 84:2 Deed of assignment of contract
- § 84:3 Pledge agreement
- § 84:4 Promissory note
- § 84:5 Discharge of chattel mortgage
- § 84:6 Deed of assignment of trademarks
- § 84:7 Guidelines for online click agreements

CHAPTER 85. CONTRACT LAWS: FORMS— ROMANIA

- § 85:1 Sale and purchase contract
- § 85:2 Assignment of contract
- § 85:3 Bill of exchange
- § 85:4 Pledge agreement
- § 85:5 Promissory note due [date]
- § 85:6 Schedule of the promissory note
- § 85:7 Agency agreement

CHAPTER 86. CONTRACT LAWS: FORMS— RUSSIA

- § 86:1 General agreement no. ____ on the general terms and conditions for the making of precious metals sale deals on the territory of the Russian federation
- § 86:2 Agreement no. ____ of the land purchase and sale under privatization
- § 86:3 Agreement no. ____ of purchase and sale under privatization for the land transferred to common share ownership
- § 86:4 Agreement no. ____ of purchase and sale under privatization for the share in the right of common share ownership
- § 86:5 Model form of a purchase and sale contract for a land plot in the state ownership, on which is (are) situated the immovable property object (objects), acquired into the ownership by citizens and by legal entities
- § 86:6 Model form of a contract of lease for a land plot in the state ownership
- § 86:7 Model form of a contract for the free fixed-term use of a land plot in the state ownership

CHAPTER 87. CONTRACT LAWS: FORMS— SLOVAK REPUBLIC

- § 87:1 Memorandum of association of the limited liability company

CHAPTER 88. CONTRACT LAWS: FORMS— SOUTH AFRICA

- § 88:1 Sale agreement
- § 88:2 Model form of international agency contract

TABLE OF CONTENTS

- § 88:3 —Annex i products and territory (Article 1.1)
- § 88:4 —Annex ii products and principals represented by the agent (Article 5.4)
- § 88:5 —Annex iii advertising, fairs and exhibitions
- § 88:6 —Annex iv guaranteed minimum target (Article 7.3)
- § 88:7 —Annex v del credere (Article 10.2)
- § 88:8 —Annex vi commissions
- § 88:9 —Annex vii change of control, ownership and/or management in the agent-company (Article 20.5)
- § 88:10 Assignment agreement

CHAPTER 89. CONTRACT LAWS: FORMS— SPAIN

- § 89:1 Commercial purchase and sale
- § 89:2 Purchase and sale contract
- § 89:3 Contract of assignment of credits
- § 89:4 Agency contract
- § 89:5 Contract of pledge with shift
- § 89:6 Website development agreement
- § 89:7 Links agreement (establishment of hypertext links)

CHAPTER 90. CONTRACT LAWS: FORMS— SWEDEN

- § 90:1 Contract of sale
- § 90:2 Agency contract
- § 90:3 Assignment agreement (contract)
- § 90:4 Assignment agreement (note)
- § 90:5 Pledge agreement

CHAPTER 91. CONTRACT LAWS: FORMS— UNITED STATES

- § 91:1 Purchase agreement
- § 91:2 Acceptance and agreement by title company
- § 91:3 Promissory note
- § 91:4 Security agreement
- § 91:5 Software license agreement
- § 91:6 Agreement of limited partnership
- § 91:7 Recording agreement

PART X. MEXICO—LAWS CONCERNING INTERNATIONAL TRADE AND CONTRACTS

CHAPTER 92. THE MEXICO-EUROPE FREE TRADE AGREEMENT

- § 92:1 Introduction
- § 92:2 The tariff elimination provisions
- § 92:3 Rules of origin for MEFTA-eligible products
- § 92:4 Procedural requirements

CHAPTER 93. SECTORAL PROGRAMS AND OTHER TARIFF REDUCTION MEASURES IN MEXICO

- § 93:1 Introduction
- § 93:2 NAFTA duty drawback restrictions and their effect on Mexico's duty and tax deferral programs
- § 93:3 —Mexico's duty and tax deferral programs
- § 93:4 —Drawback restrictions under NAFTA Article 303
- § 93:5 The sectoral programs
- § 93:6 ITA plus

PART XI. RULES OF ORIGIN FOR SALES OF PRODUCTS TO THE UNITED STATES GOVERNMENT

CHAPTER 94. RULES OF ORIGIN FOR SALES OF PRODUCTS TO THE UNITED STATES GOVERNMENT

- § 94:1 Introduction
- § 94:2 The Buy American Act
- § 94:3 —The Buy American preference—Domestic end product defined—
FAR
- § 94:4 — — —DFARs
- § 94:5 — — —Manufacture in the United States
- § 94:6 — — —Calculating component costs
- § 94:7 — — —Application of the Buy American preference
- § 94:8 —Exceptions and waivers under the Buy American Act—Statutory
framework
- § 94:9 — — —Public interest exception under the FAR
- § 94:10 — — —Public interest exception under the DFARs
- § 94:11 — — —Non-availability

TABLE OF CONTENTS

- § 94:12 The Trade Agreements Act—The TAA’s coverage
- § 94:13 —The TAA’s rules of Origin—Regulatory standard
- § 94:14 — —Procedures
- § 94:15 — —Administrative determinations
- § 94:16 Other restrictions
- § 94:17 Rules of origin under the American Recovery and Reinvestment Act of 2009—The statute imposes a Buy American requirement for construction contracts
- § 94:18 —The Buy America ARRA regulations clarify the statutory requirements
- § 94:19 Buy America requirements in Federal Transit Administration procurements
- § 94:20 Buy America requirements in federal transit administration procurements—The Federal Transit Administration imposes a general requirement that end products be manufactured in the United States using U.S.-Origin components
- § 94:21 Buy America requirements in Federal Transit Administration procurements—Procurement of manufactured end products
- § 94:22 —The Buy America requirement is waived for computers, microcomputers, and microprocessors
- § 94:23 —The Buy America requirement is waived for rolling stock procurements
- § 94:24 —Additional Buy America waivers
- § 94:25 Origin of products for sales under the foreign military financing program
- § 94:26 —Summary of Rules
- § 94:27 —The DSCA “manufactured and assembled” requirement
- § 94:28 —The domestic content requirement—In general
- § 94:29 — —Options for financing of foreign-origin content

PART XII. TRANSPORTATION RELATED ISSUES

CHAPTER 95. FEDERAL BILL OF LADING ACT

- § 95:1 Introduction
- § 95:2 The Federal Bill of Lading Act’s coverage
- § 95:3 Definitions
- § 95:4 The carrier’s delivery obligation
- § 95:5 Carrier’s liability for misdelivered, damaged or missing merchandise
- § 95:6 —Delivery contrary to instruction
- § 95:7 —Delivery of missing or damaged merchandise

APPENDICES

Appendix 1. Sample Private Contract

Appendix 2. World Bank Guidelines

Appendix 3 Bilateral Investment Treaties—United States

Appendix 3A. Treaty Between The Government of the United States of America and The Government of [Country] Concerning the Encouragement and Reciprocal Protection of Investment

Appendix 3B. U.S. Bilateral investment treaties

Appendix 4 Multilateral Investment Treaties

Appendix 4A. The Multilateral Agreement on Investment The MAI Negotiating Text (as of 24 April 1998)

Appendix 5 OPIC

Appendix 5A. OPIC Contract

Appendix 5B. OPIC Member States

Appendix 6 MIGA

Appendix 6A. MIGA General Conditions of Guaranty

Appendix 6B. MIGA Member States

Appendix 6C. MIGA Rules of Arbitration

Appendix 7 ICSID

Appendix 7A. ICSID Convention

Appendix 7B. ICSID Member States

Appendix 7C. ICSID Model Clauses

Appendix 8 New York Convention

Appendix 8A. United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards

Appendix 8B. New York Convention Members

Appendix 9. Foreign Sovereign Immunities Act

Volume 3

Appendix 10 UN Conventions

Appendix 10A. United Nations Convention on the Privileges and Immunities of the United Nations

Appendix 10B. United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards

Appendix 10C. UNCITRAL Model Law on Electronic Commerce (1996)

Appendix 11 United Nations Convention on Contracts for the International Sale of Goods

Appendix 11A. Alpha Prime Development Corp. v. Holland Loader Co., LLC

Appendix 11B. America's Collectibles Network, Inc. v. Timlly (HK)

TABLE OF CONTENTS

- Appendix 11C. Banks Hardwoods Fla., LLC v. Maderas Iglesias, S.A.
(October 20, 2009)
- Appendix 11D. Belcher-Robinson, L.L.C. v. Linamar Corporation
- Appendix 11E. CNA International v. Guangdon Kelon Electrical Holdings
- Appendix 11F. Dingxi Longhai Dairy, Ltd. v. Becwood Tech. Group, L.L.C.
(August 13, 2009)
- Appendix 11G. Dingxi Longhai Dairy, Ltd. v. Becwood Tech. Group, L.L.C.
(June 17, 2010)
- Appendix 11H. ECEM European Chemical Marketing. B.V. v. Purolite Co.
(October 14, 2010)
- Appendix 11I. ECEM European Chemical Marketing. B.V. v. Purolite Co.
(January 29, 2010)
- Appendix 11J. Electrocraft Arkansas, Inc. v. Super Electric Motors, Ltd.
(August 19, 2010)
- Appendix 11K. Electrocraft Arkansas, Inc. v. Super Electric Motors, Ltd.
(April 2, 2010)
- Appendix 11L. Forestal Guarani, S.A. v. Daros Int'l, Inc.
- Appendix 11M. Golden Valley Grape Juice & Wine, LLC v. Centrisys Corp.
- Appendix 11N. Guangxi Nanning Baiyang Food Co., Ltd. v. Long River International Inc.
- Appendix 11O. Innotex Precision Limited v. Horei Image Products, Inc.
- Appendix 12 National Laws, Rules and Regulations—United States**
- Appendix 12A. United States Court Law: Supreme Court Cases
- Appendix 12B. United States Case Law Basic Contractual Issues
- Appendix 12C. United States Case Law on the Convention on Contracts for the International Sale of Goods (Issued 3/10)
- Appendix 12D. United States Case Law on the Convention on Contracts for the International Sale of Goods (Issued 2/08)
- Appendix 12E. United States Case Law: Personal Jurisdiction in Internet-Related Litigation (Issued 7/10)
- Appendix 12F. United States Case Law: Personal Jurisdiction in Internet-Related Litigation (Issued 7/09)
- Appendix 12G. Source Materials for Regulatory Issues in Transnational Contract Planning (Issued 11/08)
- Appendix 12H. Federal Register Notices for Regulatory Issues in Transnational Contract Planning
- Appendix 12I. Rulings Regarding Dutiability of Royalties
- Appendix 12J. Source Materials for Regulatory Issues in Transnational Contract Planning (Issued 10/10)
- Appendix 12K. Source Materials for Export Controls on Encryption Articles

Volume 4

- Appendix 12L. United States Case Law on Judicial Enforcement of Agreements to Arbitrate International Commercial Disputes
- Appendix 12M. Source Materials on Import Security Measures
- Appendix 12N. United States Case Law Concerning Confirmation of Foreign Arbitral Awards
- Appendix 12O. European Union Materials Regarding the Authorized Economic Operator Program
- Appendix 12P. Source Materials for Enforceability of Electronic Agreements Under United States Law
- Appendix 12Q. United States Case Law on The Uniform Foreign Money Judgments Recognition Act
- Appendix 13 Private International Law**
- Appendix 13A. Convention on Private International Law (Bustamante Code)
- Appendix 14 E-Commerce—Model Acts**
- Appendix 14A. Uniform Computer Information Transactions Act [Reproduced with Permission]
- Appendix 15 E-Commerce—Directives**
- Appendix 15A. European Union Privacy Directive
- Appendix 15B. U.S. Safe Harbor Provisions for the European Union Privacy Directive
- Appendix 16 Finance Related Documents**
- Appendix 16A. Sample Finance Related Documents
- Appendix 17 Mexico-European Union Free Trade Agreement (MEFTA)**
- Appendix 17A. Decision No. 2/2000 of the EC/Mexico Joint Council
- Appendix 17B. Tariff Elimination Schedules
- Appendix 17C. Rules of Origin
- Appendix 18 Rules of Origin for Sales of Products to the United States**
- Appendix 18A. Rules of Origin for Sales of Products to the United States Government: Regulations
- Appendix 18B. Defense Security Cooperation Agency: Guidelines for Military Financing of Direct Commercial Contracts
- Appendix 19 Federal Bill of Lading Act**
- Appendix 19A. Statutory Materials for the Federal Bill of Lading Act
- Appendix 19B. United States Case Law on the Federal Bill of Lading Act