2023 Document Supplement to Contract Law and Theory

2023 Document Supplement to Contract Law and Theory

Selected Provisions: Restatement of Contracts, Uniform Commercial Code, and CISG

SIXTH EDITION 2023

Robert E. Scott

Alfred McCormack Professor of Law Emeritus Columbia Law School

Jody P. Kraus

Alfred McCormack Professor of Law Columbia Law School



Copyright © 2023 Carolina Academic Press All Rights Reserved

ISBN 978-1-5310-2398-0 eISBN 978-1-5310-2399-7

Carolina Academic Press, LLC 700 Kent Street Durham, North Carolina 27701 (919) 489-7486 www.cap-press.com

Printed in the United States of America

Table of Contents

RESTATEMENT OF CONTRACTS	3
Chapter 1 · MEANING OF TERMS § 1. Contract Defined § 2. Promise; Promisor; Promisee; Beneficiary § 4. How a Promise May Be Made	3
Chapter 2 · FORMATION OF CONTRACTS — PARTIES AND CAPACITY § 12. Capacity to Contract	4 4 4
Chapter 3 · FORMATION OF CONTRACTS — MUTUAL ASSENT In General. § 17. Requirement of a Bargain. Manifestation of Assent in General § 18. Manifestation of Mutual Assent § 19. Conduct as Manifestation of Assent § 20. Effect of Misunderstanding. § 21. Intention to Be Legally Bound. § 22. Mode of Assent: Offer and Acceptance Making of Offers § 24. Offer Defined. § 25. Option Contracts § 26. Preliminary Negotiations § 27. Existence of Contract Where Written Memorial Is Contemplated. § 30. Form of Acceptance Invited	5 5 5 5 6 6 7 7 7 7
§ 32. Invitation of Promise or Performance. § 33. Certainty. § 34. Certainty and Choice of Terms; Effect of Performance or Reliance. Duration of the Offeree's Power of Acceptance. § 35. The Offeree's Power of Acceptance. § 36. Methods of Termination of the Power of Acceptance. § 38. Rejection.	8 8 8 8 9

'	§ 39. Counter-Offers	9
9	§ 40. Time When Rejection or Counter-Offer Terminates the	
	Power of Acceptance	9
	§ 41. Lapse of Time	10
	§ 42. Revocation by Communication From Offeror Received by Offeree	10
	§ 43. Indirect Communication of Revocation	10
	§ 45. Option Contract Created by Part Performance or Tender	10
	§ 46. Revocation of General Offer	10
	Acceptance of Offers	10
	§ 48. Death or Incapacity of Offeror or Offeree.	10
	§ 50. Acceptance of Offer Defined; Acceptance by Performance;	
	Acceptance by Promise	11
	§ 51. Effect of Part Performance Without Knowledge of Offer	11
	§ 52. Who May Accept an Offer	12
	§ 53. Acceptance by Performance; Manifestation of Intention Not	
	to Accept.	12
	§ 54. Acceptance by Performance; Necessity of Notification to Offeror 1	12
	§ 55. Acceptance of Non-Promissory Offers	12
	§ 56. Acceptance by Promise; Necessity of Notification to Offeror	12
	§ 58. Necessity of Acceptance Complying with Terms of Offer	12
	§ 59. Purported Acceptance Which Adds Qualifications	13
	§ 60. Acceptance of Offer Which States Place, Time or Manner	
	of Acceptance	13
	§ 61. Acceptance Which Requests Change of Terms.	13
	§ 62. Effect of Performance by Offeree Where Offer Invites Either	
	Performance or Promise	13
	§ 63. Time When Acceptance Takes Effect.	13
	§ 66. Acceptance Must Be Properly Dispatched	13
	§ 69. Acceptance by Silence or Exercise of Dominion	14
Chapter	4 · FORMATION OF CONTRACTS—CONSIDERATION	14
Chapter	The Requirement of Consideration	
	§ 71. Requirement of Exchange; Types of Exchange	
	§ 73. Performance of Legal Duty	
	§ 74. Settlement of Claims.	
	§ 77. Illusory and Alternative Promises	
	§ 79. Adequacy of Consideration; Mutuality of Obligation	
	§ 81. Consideration as Motive or Inducing Cause	
	Contracts Without Consideration	
	§ 82. Promise to Pay Indebtedness; Effect on the Statute of Limitations	
	§ 83. Promise to Pay Indebtedness Discharged in Bankruptcy	
	§ 84. Promise to Perform a Duty in Spite of Non-Occurrence of	
	a Condition.	17
	§ 86. Promise for Benefit Received.	
	V	.,

	§ 87. Option Contract	. 17
	§ 89. Modification of Executory Contract	18
	§ 90. Promise Reasonably Inducing Action or Forbearance	
	Contracts Under Seal: Writing as a Statutory Substitute for the Seal	18
	§ 95. Requirements for Sealed Contract or Written Contract	
	or Instrument	18
Chapter	5 · THE STATUTE OF FRAUDS	19
Chapter	§ 110. Classes of Contracts Covered	
	The Land Contract Provision	
	§ 125. Contract to Transfer, Buy, or Pay for an Interest in Land	
	Satisfaction of the Statute by a Memorandum	
	§ 129. Action in Reliance; Specific Performance	
	The One-Year Provision	
	§ 130. Contract Not to Be Performed Within a Year.	
	§ 131. General Requisites of a Memorandum	
	§ 132. Several Writings.	
	§ 134. Signature.	
	Consequences of Non-Compliance	
	§ 139. Enforcement by Virtue of Action in Reliance	
C1	·	
Chapter	6 · MISTAKE	
	§ 151. Mistake Defined.	
	§ 152. When Mistake of Both Parties Makes a Contract Voidable	
	§ 153. When Mistake of One Party Makes a Contract Voidable	
	§ 154. When a Party Bears the Risk of a Mistake	24
	§ 155. When Mistake of Both Parties as to Written Expression Justifies	
	Reformation	
	§ 157. Effect of Fault of Party Seeking Relief	
	§ 158. Relief Including Restitution	24
Chapter	: 7 · MISREPRESENTATION, DURESS AND UNDUE INFLUENCE	25
	Misrepresentation	25
	§ 159. Misrepresentation Defined.	
	§ 160. When Action is Equivalent to an Assertion (Concealment)	25
	§ 161. When Non-Disclosure Is Equivalent to an Assertion	26
	§ 162. When a Misrepresentation Is Fraudulent or Material	26
	§ 164. When a Misrepresentation Makes a Contract Voidable	27
	§ 167. When a Misrepresentation Is an Inducing Cause	27
	§ 168. Reliance on Assertions of Opinion	
	\S 169. When Reliance on an Assertion of Opinion Is Not Justified	
	Duress and Undue Influence	28
	§ 174. When Duress by Physical Compulsion Prevents Formation	
	of a Contract.	28
	§ 175 When Duress by Threat Makes a Contract Voidable	28

		. When a Threat Is Improper	
	§ 177.	. When Undue Influence Makes a Contract Voidable	29
Chapter	8 · U	UNENFORCEABILITY ON GROUNDS OF PUBLIC POLICY	29
		Unenforceability in General	
	§ 178	. When a Term Is Unenforceable on Grounds of Public Policy	29
	§ 181.	Effect of Failure to Comply with Licensing or Similar	
		Requirement	
	§ 182	. Effect of Performance if Intended Use Is Improper	
		Restraint of Trade	
		Non-Ancillary Restraints on Competition	
	§ 188	. Ancillary Restraints on Competition	
		Interference with Other Protected Interests	
		Promise Interfering with Contract with Another	. 31
	\$ 195	. Term Exempting From Liability for Harm Caused Intentionally,	
		Recklessly or Negligently	
		Restitution	. 31
	§ 198	. Restitution in Favor of Party Who Is Excusably Ignorant	
		or Is Not Equally in the Wrong	. 31
Chapter	9 . 7	THE SCOPE OF CONTRACTUAL OBLIGATIONS	32
		The Meaning of Agreements	32
	\$ 201	. Whose Meaning Prevails	32
	\$ 202	2. Rules in Aid of Interpretation	32
	\$ 203	3. Standards of Preference in Interpretation	33
	\$ 204	4. Supplying an Omitted Essential Term	33
		Considerations of Fairness and the Public Interest	33
	\$ 205	5. Duty of Good Faith and Fair Dealing	33
		6. Interpretation Against the Draftsman	
	\$ 208	B. Unconscionable Contract or Term	
		Effect of Adoption of a Writing	
		P. Integrated Agreements	
		. Completely and Partially Integrated Agreements	
		Standardized Agreements	
		. Interpretation of Integrated Agreement	35
	\$ 213	. Effect of Integrated Agreement on Prior Agreements	
		(Parol Evidence Rule)	36
	\$ 214	. Evidence of Prior or Contemporaneous Agreements	
		and Negotiations	
		. Contradiction of Integrated Terms	
		. Consistent Additional Terms.	37
	\$ 217.	Integrated Agreement Subject to Oral Requirement	
		of a Condition	
		Scope as Affected by Usage	
	\$ 220	O. Usage Relevant to Interpretation	37

§ 221	l. Usage Supplementing an Agreement
§ 222	2. Usage of Trade
§ 223	3. Course of Dealing
	Conditions and Similar Events
\$ 224	4. Condition Defined
§ 225	5. Effects of the Non-Occurrence of a Condition
\$ 220	6. How an Event May Be Made a Condition
\$ 227	7. Standards of Preference with Regard to Conditions
§ 228	3. Satisfaction of the Obligor as a Condition
\$ 229	9. Excuse of a Condition to Avoid Forfeiture
\$ 230). Event That Terminates a Duty
Chapter 10 ·	PERFORMANCE AND NON-PERFORMANCE 40
_	Performances to Be Exchanged Under an Exchange of Promises 40
§ 234	4. Order of Performances
	Effect of Performance and Non-Performance
§ 235	5. Effect of Performance as Discharge and of Non-Performance
	As Breach
\$ 236	6. Claims for Damages for Total and for Partial Breach
§ 237	7. Effect on Other Party's Duties of a Failure to Render Performance .41
§ 238	3. Effect on Other Party's Duties of a Failure to Offer Performance41
\$ 240	0. Part Performances as Agreed Equivalents
§ 241	l. Circumstances Significant in Determining Whether a
	Failure Is Material
\$ 242	2. Circumstances Significant in Determining When Remaining
	Duties Are Discharged
§ 243	3. Effect of a Breach by Non-Performance As Giving Rise to a
	Claim for Damages for Total Breach
	Effect of Prospective Non-Performance
\$ 250). When a Statement or an Act Is a Repudiation
\$ 251	. When a Failure to Give Assurance May Be Treated
	as a Repudiation
	2. Effect of Insolvency
\$ 253	3. Effect of a Repudiation as a Breach and on Other Party's Duties 44
	5. Nullification of Repudiation or Basis for Repudiation
\$ 257	7. Effect of Urging Performance in Spite of Repudiation
Chapter 11 ·	IMPRACTICABILITY OF PERFORMANCE AND
	FRUSTRATION OF PURPOSE
\$ 261	I. Discharge by Supervening Impracticability 46
\$ 262	2. Death or Incapacity of Person Necessary for Performance
\$ 263	3. Destruction, Deterioration or Failure to Come Into
	Existence of Thing Necessary for Performance
§ 265	5. Discharge by Supervening Frustration
\$ 260	6. Existing Impracticability or Frustration

	§ 2/2. Relief Including Restitution	48
Chapter	12 · DISCHARGE BY ASSENT OR ALTERATION	
	Account Stated	48 49 49
	Alteration	
Chapter	13 · JOINT AND SEVERAL PROMISORS AND PROMISEES	
	\$ 288. Promises of the Same Performance	49 50
	14 · CONTRACT BENEFICIARIES	
	§ 302. Intended and Incidental Beneficiaries	51 52
Chapter	15 · ASSIGNMENT AND DELEGATION	
	§ 317. Assignment of a Right	
	§ 318. Delegation of Performance of Duty	
	§ 319. Delegation of Performance of Condition	53
	§ 321. Assignment of Future Rights	
	§ 322. Contractual Prohibition of Assignment	
	§ 328. Interpretation of Words of Assignment; Effect of	
	Acceptance of Assignment.	54
	Effect Between Assignor and Assignee	
	§ 331. Partially Effective Assignments.	
	§ 332. Revocability of Gratuitous Assignments	
	Effect on the Obligor's Duty	
Chapter	16 · REMEDIES	
	In General.	
	§ 344. Purposes of Remedies	
	Enforcement by Award of Damages	
	§ 346. Availability of Damages § 347. Measure of Damages in General	
	§ 348. Alternatives to Loss in Value of Performance	
	y 5 10. The many co to hood in value of I cholinated	,0

	§ 349. Damages Based on Reliance Interest	59
	§ 350. Avoidability as a Limitation on Damages	60
	§ 351. Unforeseeability and Related Limitations on Damages	60
	§ 352. Uncertainty as a Limitation on Damages	60
	§ 353. Loss Due to Emotional Disturbance	60
	§ 354. Interest as Damages	60
	§ 355. Punitive Damages	61
	§ 356. Liquidated Damages and Penalties	61
	Enforcement by Specific Performance and Injunction	61
	§ 359. Effect of Adequacy of Damages.	
	§ 360. Factors Affecting Adequacy of Damages	
	Restitution	61
	§ 370. Requirement That Benefit Be Conferred	
	§ 371. Measure of Restitution Interest	62
	§ 373. Restitution When Other Party Is in Breach	62
	§ 374. Restitution in Favor of Party in Breach	
	§ 375. Restitution When Contract Is Within Statute of Frauds	63
	§ 376. Restitution When Contract Is Voidable.	64
	§ 377. Restitution in Cases of Impracticability, Frustration,	
	Non-Occurrence of Condition or Disclaimer by Beneficiary	64
	UNIFORM COMMERCIAL CODE	
ARTICI	LE 1—GENERAL PROVISIONS	65
PART 1.	· GENERAL PROVISIONS	65
	Section 1-101. Short Titles	66
	Section 1-102. Scope of Article	66
	Section 1-103. Construction of [Uniform Commercial Code] to	
	Promote Its Purposes and Policies; Applicability of	
	Supplemental Principles of Law	67
	Section 1-104. Construction Against Implied Repeal	69
	Section 1-105. Severability	
	Section 1-106. Use of Singular and Plural; Gender	
	Section 1-107. Section Captions	71
	Section 1-108. Relation to Electronic Signatures in Global and	
	National Commerce Act	71
PART 2	. · GENERAL DEFINITIONS AND PRINCIPLES OF	
	INTERPRETATION	72
	Section 1-201. General Definitions	
	Section 1-202. Notice; Knowledge	
	Section 1-203. Lease Distinguished from Security Interest	82
	Section 1-203. Lease Distinguished from Security Interest	

	Section 1-205. Reasonable Time; Seasonableness.87Section 1-206. Presumptions.88
PART 3	• TERRITORIAL APPLICABILITY AND GENERAL RULES 88
	Section 1-301. Territorial Applicability; Parties' Power to Choose
	Applicable Law
	Section 1-302. Variation by Agreement
	Section 1-303. Course of Performance, Course of Dealing, and
	Usage of Trade
	Section 1-304. Obligation of Good Faith102
	Section 1-305. Remedies to be Liberally Administered
	Section 1-306. Waiver or Renunciation of Claim or Right After Breach 104
	Section 1-307. Prima Facie Evidence by Third-Party Documents104
	Section 1-308. Performance or Acceptance Under Reservation of Rights 105
	Section 1-309. Option to Accelerate at Will
	Section 1-310. Subordinated Obligations
ARTICI	.E 2—SALES
PART 1.	· SHORT TITLE, GENERAL CONSTRUCTION AND
	T MATTER
	§ 2-101. Short Title
	§ 2-102. Scope; Certain Security and Other Transactions Excluded
	From This Article
	\S 2-103. Definitions and Index of Definitions
	§ 2-104. Definitions: "Merchant"; "Between Merchants"; "Financing
	Agency"114
	§ 2-105. Definitions: Transferability; "Goods"; "Future" Goods; "Lot";
	"Commercial Unit"
	§ 2-106. Definitions: "Contract"; "Agreement"; "Contract for Sale";
	"Sale"; "Present Sale"; "Conforming" to Contract; "Termination";
	"Cancellation"
	§ 2-107. Goods to Be Severed From Realty: Recording
	· FORM, FORMATION AND READJUSTMENT
OF CON	TTRACT
	§ 2-201. Formal Requirements; Statute of Frauds
	§ 2-202. Final Written Expression: Parol or Extrinsic Evidence
	§ 2-203. Seals Inoperative
	§ 2-204. Formation in General
	§ 2-205. Firm Offers
	§ 2-206. Offer and Acceptance in Formation of Contract
	§ 2-208. Course of Performance or Practical Construction
	\$ 2-209. Modification, Rescission and Waiver
	\$ 2-210. Delegation of Performance: Assignment of Rights

PART 3.	· GENERAL OBLIGATION AND CONSTRUCTION
	OF CONTRACT
§	5 2-301. General Obligations of Parties
\$	5 2-302. Unconscionable Contract or Clause
§	2-303. Allocation or Division of Risks
9	5 2-304. Price Payable in Money, Goods, Realty, or Otherwise142
9	5 2-305. Open Price Term
\$	2-306. Output, Requirements and Exclusive Dealings145
\$	2-307. Delivery in Single Lot or Several Lots
\$	2-308. Absence of Specified Place for Delivery
\$	2-309. Absence of Specific Time Provisions; Notice
	of Termination
\$	2-310. Open Time for Payment or Running of Credit; Authority
	to Ship Under Reservation152
	5 2-311. Options and Cooperation Respecting Performance
9	5 2-312. Warranty of Title and Against Infringement; Buyer's
	Obligation Against Infringement
9	2-313. Express Warranties by Affirmation, Promise, Description,
	Sample
	5 2-314. Implied Warranty: Merchantability; Usage of Trade
	5 2-315. Implied Warranty: Fitness for Particular Purpose
	2-316. Exclusion or Modification of Warranties
	2-317. Cumulation and Conflict of Warranties Express or Implied 169
	2-318. Third Party Beneficiaries of Warranties Express or Implied 170
_	2-319. F.O.B. and F.A.S. Terms
	5 2-320. C.I.F. and C. & F. Terms
	2-321. C.I.F. or C. & F.: "Net Landed Weights"; "Payment on
	Arrival"; Warranty of Condition on Arrival
	5 2-322. Delivery "Ex-Ship"
\$	2-323. Form of Bill of Lading Required in Overseas Shipment;
,	"Overseas"
	5 2-324. "No Arrival, No Sale" Term
	5 2-325. "Letter of Credit" Term; "Confirmed Credit"
S	2-326. Sale on Approval and Sale or Return; Consignment Sales
6	and Rights of Creditors
	5 2-327. Special Incidents of Sale on Approval and Sale or Return187
S	5 2-328. Sale by Auction
PART 4.	- TITLE, CREDITORS AND GOOD FAITH PURCHASERS 190 $$
9	2-401. Passing of Title; Reservation for Security; Limited
	Application of This Section
	2-402. Rights of Seller's Creditors Against Sold Goods192
\$	2-403. Power to Transfer; Good Faith Purchase of Goods;
	"Entrusting"

PART 5.	. · PERFORMANCE	196
	§ 2-501. Insurable Interest in Goods; Manner of Identification	
	of Goods	.196
	§ 2-502. Buyer's Right to Goods on Seller's Insolvency	. 198
	§ 2-503. Manner of Seller's Tender of Delivery	.199
	§ 2-504. Shipment by Seller	203
	§ 2-505. Seller's Shipment Under Reservation	205
	§ 2-506. Rights of Financing Agency.	207
	§ 2-507. Effect of Seller's Tender; Delivery on Condition	209
	\S 2-508. Cure by Seller of Improper Tender or Delivery; Replacement	. 210
	§ 2-509. Risk of Loss in the Absence of Breach	. 212
	§ 2-510. Effect of Breach on Risk of Loss.	. 214
	§ 2-511. Tender of Payment by Buyer; Payment by Check	. 215
	§ 2-512. Payment by Buyer Before Inspection	. 218
	§ 2-513. Buyer's Right to Inspection of Goods	. 219
	§ 2-514. When Documents Deliverable on Acceptance;	
	When on Payment	222
	§ 2-515. Preserving Evidence of Goods in Dispute	223
PART 6	. · BREACH, REPUDIATION AND EXCUSE	225
	§ 2-601. Buyer's Rights on Improper Delivery	
	§ 2-602. Manner and Effect of Rightful Rejection	
	§ 2-603. Merchant Buyer's Duties as to Rightfully Rejected Goods	
	§ 2-604. Buyer's Options as to Salvage of Rightfully Rejected Goods	
	§ 2-605. Waiver of Buyer's Objections by Failure to Particularize	
	§ 2-606. What Constitutes Acceptance of Goods	
	§ 2-607. Effect of Acceptance; Notice of Breach; Burden of	
	Establishing Breach After Acceptance; Notice of Claim or	
	Litigation to Person Answerable Over	233
	§ 2-608. Revocation of Acceptance in Whole or in Part	236
	§ 2-609. Right to Adequate Assurance of Performance	238
	§ 2-610. Anticipatory Repudiation	242
	§ 2-611. Retraction of Anticipatory Repudiation	244
	§ 2-612. "Installment Contract"; Breach	
	§ 2-613. Casualty to Identified Goods	247
	§ 2-614. Substituted Performance	249
	§ 2-615. Excuse by Failure of Presupposed Conditions	250
	§ 2-616. Procedure on Notice Claiming Excuse.	254
PART 7.	· REMEDIES.	255
/•	§ 2-701. Remedies for Breach of Collateral Contracts Not Impaired	
	§ 2-702. Seller's Remedies on Discovery of Buyer's Insolvency	
	§ 2-703. Seller's Remedies in General	

	§ 2-704. Seller's Right to Identify Goods to the Contract	
	Notwithstanding Breach or to Salvage Unfinished Goods	259
	§ 2-705. Seller's Stoppage of Delivery in Transit or Otherwise	
	§ 2-706. Seller's Resale Including Contract for Resale	262
	§ 2-707. "Person in the Position of a Seller"	
	§ 2-708. Seller's Damages for Non-acceptance or Repudiation	
	§ 2-709. Action for the Price	
	§ 2-710. Seller's Incidental Damages	270
	§ 2-711. Buyer's Remedies in General; Buyer's Security Interest in	
	Rejected Goods	270
	§ 2-712. "Cover"; Buyer's Procurement of Substitute Goods	272
	§ 2-713. Buyer's Damages for Non-delivery or Repudiation	273
	§ 2-714. Buyer's Damages for Breach in Regard to Accepted Goods	274
	§ 2-715. Buyer's Incidental and Consequential Damage	276
	§ 2-716. Buyer's Right to Specific Performance or Replevin	278
	§ 2-717. Deduction of Damages From the Price	279
	§ 2-718. Liquidation or Limitation of Damages; Deposits	279
	§ 2-719. Contractual Modification or Limitation of Remedy	281
	§ 2-720. Effect of "Cancellation" or "Rescission" on Claims for	
	Antecedent Breach	283
	§ 2-721. Remedies for Fraud	283
	§ 2-722. Who Can Sue Third Parties for Injury to Goods	284
	§ 2-723. Proof of Market Price: Time and Place	285
	§ 2-724. Admissibility of Market Quotations	286
	§ 2-725. Statute of Limitations in Contracts for Sale	286
UNITE	D NATIONS CONVENTION ON CONTRACTS FOR	
	TERNATIONAL SALE OF GOODS (CISG)	288
	SPHERE OF APPLICATION AND GENERAL PROVISIONS	
Chapter	I. · SPHERE OF APPLICATION	288
	Article 1	288
	Article 2	289
		289
	Article 4	
	Article 5	
	Article 6	290
Chapter	II. · GENERAL PROVISIONS	290
-	Article 7	290
	Article 8	290
	Article 9	290
	Article 10	291

	Article 11	291	
	Article 12	291	
	Article 13	291	
Part II	· FORMATION OF THE CONTRACT	291	
	Article 14		
	Article 15		
	Article 16		
	Article 17	292	
	Article 18	292	
	Article 19	292	
	Article 20	293	
	Article 21	293	
	Article 22	293	
	Article 23	294	
	Article 24	294	
Part III	· SALE OF GOODS	294	
Chapter	r I. · GENERAL PROVISIONS	294	
1	Article 25		
	Article 26	294	
	Article 27	294	
	Article 28	294	
	Article 29	295	
Chapter II. · OBLIGATIONS OF THE SELLER			
r	Article 30		
C4:			
Secti	on I. · Delivery of the goods and handing over of documents		
	Article 32		
	Article 33		
	Article 34		
0			
Secti	on II. · Conformity of the goods and third party claims		
	Article 35		
	Article 37		
	Article 39		
	Article 40.		
	Article 41		
		298	
	Article 43		
	Article 44.		

TABLE OF CONTENTS	xvii
Section III. • Remedies for breach of contract by the seller Article 45 Article 46 Article 47 Article 48 Article 49	299 299 299 300
Article 50 Article 51 Article 52 Charter H. ORLICATIONS OF THE BUYER	301 301
Chapter III. · OBLIGATIONS OF THE BUYER	
Section I. Payment of the price Article 54 Article 55 Article 56 Article 57 Article 58 Article 59	301 302 302 302 302
Section II. · Taking delivery	
Section III. Remedies for breach of contract by the buyer. Article 61 Article 62 Article 63 Article 64 Article 65	303 303 303 303
Chapter IV. · PASSING OF RISK. Article 66. Article 67. Article 68. Article 69. Article 70.	304 304 305 305
Chapter V. · PROVISIONS COMMON TO THE OBLIGATIONS OF THE SELLER AND OF THE BUYER	305
Section I. · Anticipatory breach and instalment contracts Article 71 Article 72 Article 73	305 306
Section II. · Damages	

Article 75 Article 76 Article 77	307
Section III. · Interest	
Section IV. · Exemptions Article 79 Article 80	308
Section V. · Effects of avoidance Article 81 Article 82 Article 83 Article 84	308 309
Section VI. • Preservation of the goods Article 85 Article 86 Article 87 Article 88	310 310 310
PART IV · FINAL PROVISIONS Article 89 Article 90 Article 91 Article 92 Article 93 Article 94 Article 95 Article 96 Article 97 Article 98 Article 99 Article 100	
Article 101.	