

Index

ACCEPTANCE

- Generally, **8:1**
- Affected parties, breach notice, **8:22**
- Breach of contract
 - affected parties, **8:22**
 - buyer's remedy, **8:23**
 - contents of notice, **8:21**
 - notice of breach following, **8:17 et seq.**
 - standard of review, **8:24**
 - timing of notice, **8:18, 8:19**
- Buyer, use of goods by, **8:8**
- Buyer's remedy, breach, **8:23**
- Claims, fixed period for making, **8:30**
- Complete delivery of goods, **8:10**
- Computer hardware and software, problem management, **8:33**
- Contents, of breach notice, **8:21**
- Defects
 - seller's attempts to cure, **8:12**
 - types of, **8:5**
- Definitions, **8:2 et seq.**
- Effective rejection, **8:7**
- Engineering, communication with, **8:31**
- Forms, battle of, acceptance limited to terms of offer, **4:5**
- Inspection, **8:4 et seq.**
- Inspection, as priority, **8:29**
- Inspection process, **8:28**
- Knowledge of defect, **8:20**
- Leases, **16:32**
- Nonconforming Goods** (this index)
- Nonconformity, defined, **8:3**
- Notice of breach following, **8:17 et seq.**
- Problem management, **8:25 et seq.**
- Production equipment, problem management, **8:32**
- Purchase order terms and conditions, **8:27**
- Receiving dock, stamp items on, **8:26**
- Revocation of Acceptance** (this index)
- Samples, inspection of, **8:6**
- Standard of review, breach, **8:24**
- Terms
 - forms, battle of, acceptance limited to terms of offer, **4:5**
 - purchase order terms and conditions, **8:27**

ACCEPTANCE—Cont'd

Timing, of breach notice, **8:18, 8:19**

Timing, of revocation, **8:13**

ACCOMMODATION PARTIES

Negotiable instruments, **17:17**

AFFIRMATIVE DEFENSE

Disclaimers of warranties, failure to raise affirmative defense, exceptions to enforceability of seller's disclaimers and limitations, **15:54**

AMBIGUITY

Exceptions to enforceability of seller's disclaimers and limitations, **15:53**

Free on Board, ambiguities in jargon, **7:17**

Letters of credit, strict compliance, **20:14**

AMENDMENTS, TO ARTICLE 2

Generally, **2:38**

Scope and definitions, **2:38**

AMENDMENTS, TO ARTICLE 9

Security interests, **24:32, 24:40 to 24:45**

ANTICIPATORY REPUDIATION

Generally, **10:33**

Ability to perform, **10:39**

Aggrieved party's right, **10:43**

Anticipatory breach clarity, **10:38**

Bankruptcy vs., **10:34 et seq.**

Breach by other party, **10:35**

Condition precedent, termination of contract for failure of, **10:37**

Contract value, substantial impairment of, **10:36**

Issues concerning, **10:34 et seq.**

Non breaching party, acceptance by, **10:40**

Reasonable grounds, **10:42**

Retraction of repudiation, clarity, **10:41**

Termination of contract for failure of condition precedent, **10:37**

ARTICLE 1 REVISED

Generally, **1:25 et seq., 1:39**

Choice of law, **1:33 et seq.**

Choice of law/jurisdiction policy conflicts, **1:36**

Conspicuousness, **1:31**

Consumer transactions, **1:34**

Context matters, **1:30**

Country selection limitations, **1:35**

Definitions, **1:29 et seq.**

General provisions, scope, **1:27**

Good faith, **1:32**

Interpretation, principles of, **1:29 et seq.**

Performance, course of, **1:37**

INDEX

ARTICLE 1 REVISED—Cont'd

Statute of frauds, **1:38**
Supplemental principles applicability, **1:28**
Territorial applicability/general rules, **1:33 et seq.**

ARTICLE 2

Generally, **2:1 to 2:31**
Amendments to, **2:38**
Carpet sale/installation, **2:8**
Collective bargaining agreements, **2:19**
Construction cases, **2:17 et seq.**
Contracts, modifications of, **2:30**
Course of dealing and extrinsic evidence, **2:34**
Design contracts, **2:11**
Excuse, **2:33**
Extrinsic evidence and course of dealing, **2:34**
Firm offers, **2:31**
Formation, of contracts, **2:25**
Forms, Battle of (this index)
General contract law vs., **2:24 et seq.**
Good faith, **2:28**
Goods or services contracts, **2:2 et seq.**
Goods or services contracts release agreement, **2:6**
History, **16:1 et seq.**
Medication, dispensing, application, **2:20**
Notice, termination, **2:37**
Other laws, notes on, **2:37**
Performance, adequate assurances of, **2:32**
Pure service contract, UCC application to, **2:5**
Sale of a business/debt removal by, **2:21**
Sale of a newspaper business, application, **2:22**
Sale/distributorship agreement, **2:10**
Software as goods or services, **2:12 et seq.**
State's statute vs. categorization, **2:7**
Statute of frauds, **2:27**
Statute of limitations, **2:29**
Summary, **2:39**
Termination, **2:35, 2:37**
Warranties, **2:26**
When does Article 2 apply, generally, **2:1 to 2:18**

ASSIGNMENT

Letters of Credit (this index)
Warranties, **15:30**

ATTORNEYS' FEES

Forms, battle of, **4:9 et seq.**
Letters of credit, **20:68**

BANK DEPOSITS AND COLLECTIONS

- Generally, **18:1, 18:19**
- Allocation of loss, **18:13**
- Articles 3 and 4 amendments, **18:18**
- Availability of funds, **18:15**
- Case law, **18:14**
- Checks, basic rules, **18:4 et seq.**
- Checks, time period for cashing/depositing/dishonoring, **18:5**
- Definitions, **18:3**
- Drawer duties, **18:10, 18:12**
- Payor bank duties, **18:10, 18:11**
- Preemption, **18:2**
- Presentment warranties, **18:9**
- “Properly payable,” **18:16**
- Statute of limitations, **18:6, 18:17**
- Transfer warranties, **18:8**
- Warranties, **18:7 et seq.**

BANKRUPTCY

- Generally, **10:44**
- Anticipatory repudiation, vs., **10:34 et seq.**
- Bulk Sales Act, notice requirements waiver status of good faith transferee, **21:13**
- Leases, **16:46**
- Letters of Credit** (this index)

BATTLE OF THE FORMS

- Forms, Battle of** (this index)

BENEFICIARIES

- Leases, third-party beneficiaries, **16:17**

BILLS OF LADING

- Generally, **22:6**
- Duty of care, **22:7 et seq., 22:9**
- Failure to require surrender, **22:19**
- Goods, condition of, **22:8**
- Purchaser priority, **22:11**
- Shipment, divert/reconsign, consignor’s right, **22:10**
- Storage expenses, carrier’s right, **22:12**
- Through, **22:13**
- Unauthorized alteration, **22:18**

BREACH OF CONTRACT

- Acceptance of goods. **Acceptance** (this index), **Revocation of Acceptance** (this index)
- Buyer’s Rights/Cover** (this index)
- Cover options, **11:13 et seq.**
- Damages
 - breach of warranty, **12:20 et seq., 15:45**
 - calculation of, **13:8 et seq.**

INDEX

BREACH OF CONTRACT—Cont'd

Damages—Cont'd

“cover,” **12:7**

incidental, **13:12**

incidental/consequential, disclaimers, **12:17 et seq.**

liquidated, **12:9, 12:23 et seq.**

mitigation of, **11:17, 12:3, 12:12 et seq.**

no tort, **12:4**

proof of, **12:10**

Existence of, determining, **11:3**

Failure of essential purpose, limited remedy, **12:19**

Leases, **16:30 et seq.**

Letters of credit, breach of warranty, **20:13**

Liability, limitations/disclaimers, **12:5**

Lost volume sellers, damages computation, **13:10**

Market formula, damages computation, **13:9**

No tort recovery, **12:16**

Preemption, **12:15**

Proof issues, **12:29 et seq.**

Reasonable overhead/due credit, damages computation, **13:11**

Remedies

contractual modification of, **13:13**

make-whole, **12:2, 12:11**

Seller Remedies (this index)

tort, **12:22**

UCC specific, **12:6 et seq.**

Repair costs exceed original contract price, **12:21**

Requirements contracts, **6:9 et seq.**

Substitute goods, **11:7 et seq.**

Vendor actions, **11:14**

Warranties (this index)

BULK SALES ACT

Generally, **21:1**

Applications

generally, **21:26**

conditions of, **21:29**

difficulties, **21:27**

waiver agreements, **21:26 et seq.**

Article 6, revised, **21:19 et seq.**

Compliance, exceptions, **21:8**

Compliance exceptions, revised law, **21:21**

Creditors

list compilation, **21:10**

notification of, **21:11**

payment of, buyer's duty, **21:16**

payment of, transferee's duty, **21:23**

BULK SALES ACT—Cont'd

Definitions

construing, **21:7**

former law, **21:3 et seq.**

revised law, **21:20**

Failure to comply, liability, **21:24**

Fraud claims, notice compliance, **21:12**

Inventory/stock requirement, sales from, **21:6**

Notice requirements waiver status of good faith transferee, Bankruptcy Code, **21:13**

Recovery, **21:18**

Remedy, failures, **21:28**

Responses, alternatives, **21:2**

Statute of limitations, **21:14, 21:24**

Substantive rule, **21:9 et seq.**

Substantive rule notification, revised law, **21:22**

Tax law, **21:17**

Transactions subject to, **21:4 et seq.**

Transfer in settlement or realization of lien or security interest, **21:5**

Transfer of assets requirement, **21:4 et seq.**

BUSINESS, SALE OF

Debt removal by, **2:21**

Newspaper business, UCC application, **2:22**

Predominate purpose test, **2:23**

BUYER'S REMEDIES, SELLER BREACH

Generally, **12:1 et seq.**

Completion of goods, **12:14**

Damages

breach of warranty, **12:20 et seq.**

“cover,” **12:7**

incidental/consequential, disclaimers, **12:17 et seq.**

liquidated, **12:9, 12:23 et seq.**

mitigation of, **11:17, 12:3, 12:12 et seq.**

no tort, **12:4**

proof of, **12:10**

warranty, **12:8**

Failure of essential purpose, limited remedy, **12:19**

Liability, limitations/disclaimers, **12:5**

No tort recovery, **12:16**

Preemption, **12:15**

Proof issues, **12:29 et seq.**

Reasonableness, of mitigation efforts, **12:13**

Remedies

completion of goods, **12:14**

make-whole, **12:2, 12:11**

tort, **12:22**

UCC specific, **12:6 et seq.**

INDEX

BUYER'S REMEDIES, SELLER BREACH—Cont'd

Remedies—Cont'd

warranty limitation, undelivered product, **12:18**

Repair costs exceed original contract price, **12:21**

BUYER'S RIGHTS, PRE-PERFORMANCE

Generally, **10:1**

Anticipatory repudiation, **10:33 et seq.**

Installment contracts, **10:29 et seq.**

Performance, adequate assurance of, **10:2 et seq.**

BUYER'S RIGHTS/COVER

Generally, **11:1, 11:18**

Breach, existence of, **11:3**

Characteristics, of goods, **11:8**

Cost savings, **11:12**

Cover options, **11:13 et seq.**

Damages, mitigation, **11:17**

Elements, **11:2 et seq.**

Independent right, **11:13 et seq.**

Money requests, **11:14**

Partial cover, **11:10**

Price issues, **11:6**

Quality, of goods, **11:9**

Quantity, of goods, **11:11**

Reasonable actions, **11:4 et seq.**

Self-cover, **11:16**

Substitute goods, **11:7 et seq.**

Time issues, **11:5, 11:15**

Vendor actions, **11:14**

CANCELLATION

Forms, battle of, **4:12**

Funds transfers, **19:5**

Leases, **16:51**

Payment orders, **19:5**

CASHIER'S CHECKS

Generally, **17:9**

CERTIFIED CHECKS

Generally, **17:9**

CHATTEL PAPER

Collateral, as, **24:38**

Perfection of, pre-1999 amendments, **24:44**

Security interest, as, **24:16**

CHOICE OF LAW

Article 1 revised, **1:33 et seq.**

Forms, battle of, **4:13**

CLOSE CONNECTION DOCTRINE

Finance leases, **16:47.60**

COLLECTIVE BARGAINING AGREEMENTS

Construction cases, **2:19**

COMMERCIAL IMPRACTICABILITY

Generally, **14:1, 14:14**

Alternative method of performance, availability, **14:9**

Application, **14:10 et seq.**

Contract, no reinstatement, **14:12**

Defense, parties that may assert, **14:10 et seq.**

Economic hardship, **14:4**

Elements, **14:2 et seq.**

Goods, allocation of, **14:11**

Specific source, failure of, **14:5**

Strike/labor dispute, **14:3**

Triggering event

assumption of risk of occurrence, **14:13**

elements, **14:2 et seq.**

nonoccurrence as basic assumption of parties, **14:7 et seq.**

performance, causal connection, **14:6**

Unforeseeability, **14:8**

CONSIGNMENTS

Generally, **24:69**

Bailments vs., **24:69**

CONSTRUCTION CASES

Collective bargaining agreement, **2:19**

Prefabricated buildings, **2:17**

CONSUMER WARRANTIES

Generally, **15:2**

CONTRACT LAW

Article 2 vs., differences, **2:24 et seq.**

Contracts, modifications of, **2:30**

Course of dealing and extrinsic evidence, **2:34**

Excuse, **2:33**

Extrinsic evidence and course of dealing, **2:34**

Firm offers, **2:31**

Formation, of contracts, **2:25**

Forms, battle of, additional terms must appear in a contract, **4:6, 4:7**

Good Faith Doctrine (this index)

Leases (this index)

Letters of credit, negotiations, **20:35**

Other laws, notes on, **2:37**

Performance, adequate assurances of, **2:32**

Privity of contract, **15:36, 15:38**

INDEX

CONTRACT LAW—Cont'd

- Section 2-609, specific provisions overriding, **10:26**
- Statute of Frauds** (this index)
- Statute of Limitations** (this index)
- Unconscionability Doctrine** (this index)
- Unequal bargaining power/unfair surprise, **5:17 et seq.**
- Unreasonable interpretation, **10:14**
- Warranties** (this index)

COPYRIGHTS

- Security interests in, **24:70**

DAMAGES

- Breach of contract
 - breach of warranty, **12:20 et seq.**
 - calculation of, **13:8 et seq.**
 - “cover,” **12:7**
 - incidental, **13:12**
 - incidental/consequential, disclaimers, **12:17 et seq.**
 - liquidated, **12:9, 12:23 et seq.**
 - mitigation of, **11:17, 12:3, 12:12 et seq.**
 - no tort, **12:4**
 - proof issues, **12:35 et seq.**
 - proof of, **12:10**
 - warranty, **12:8**
- Documents of title, **22:24**
- Leases
 - lessor retention of goods, **16:44**
 - liquidated, **16:48**
 - non cover, **16:38**
- Liquidated Damages** (this index)
- Lost volume sellers, computation, **13:10**
- Market formula, computation, **13:9**
- Reasonable overhead/due credit, computation, **13:11**
- Requirements contracts, **6:10**
- Seller remedies, calculation, **13:8 et seq.**
- Unconscionability doctrine, **5:14**

DATE

- Time and Date** (this index)

DEBT REMOVAL

- Sale of a business, **2:21**

DEFECTS

- Acceptance[@000f]** (this index)
- Disclaimers of warranties, latent defects, **15:68**

DEFENSES

- Commercial impracticability, parties that may assert, **14:10 et seq.**
- Discharge for Value Rule as, **19:11**

DEFENSES—Cont'd

Finance leases, **16:47 et seq.**

DEVELOPMENT/SALES AND SERVICE TRANSACTIONS

UCC application to, **2:4**

DISCHARGE FOR VALUE RULE

Generally, **19:10 et seq.**

DISCLAIMERS OF WARRANTIES

Generally, **15:46 et seq.**

Generally, **15:56**

Affirmative defense, failure to raise, exceptions to enforceability of seller's disclaimers and limitations, **15:54**

"As is" disclaimer, **15:57**

"As is" disclaimer conspicuousness, **15:59**

"As is" disclaimer language on warranty of title, **15:58**

Battle of the forms, **15:49**

Conspicuousness, exceptions to enforceability of seller's disclaimers and limitations, **15:50**

Defects, latent, **15:68**

Enforceability, exceptions to, **15:48 et seq.**

Essential purpose, failure of

case law, **15:65 et seq.**

defects, latent, **15:68**

enforceability, exceptions to, **15:55**

full compensation of buyer, failure of remedy limitation to fully compensate, **15:66**

full refund remedy cannot fail of essential purpose, **15:67**

jury instructions, **15:63**

latent defects, **15:68**

remedies, full refund remedy cannot fail of essential purpose, **15:67**

remedies, limitations on, **15:60, 15:61**

revocation, **15:64**

substantial compliance, **15:62, 15:66**

Exceptions to enforceability of seller's disclaimers and limitations

affirmative defense, failure to raise, **15:54**

ambiguity, **15:53**

conspicuousness, **15:50**

Express warranties vs., **15:51**

Failure of essential purpose. Essential purpose, failure of, above

Fraud issues, **15:48 et seq.**

Full compensation of buyer, failure of remedy limitation to fully compensate, **15:66**

Full refund remedy cannot fail of essential purpose, **15:67**

Jury instructions, **15:63**

Latent defects, **15:68**

Liability clauses, limitation of, **15:70**

INDEX

DISCLAIMERS OF WARRANTIES—Cont'd

Remedies

full refund remedy cannot fail of essential purpose, **15:67**

seller's backup remedies, **15:69**

Seller's backup remedies, **15:69**

Timing, **15:47**

Unconscionability, **15:52**

DISCREPANCIES

Letters of Credit (this index)

DOCUMENTS OF TITLE

Generally, **22:1, 22:26**

Bills of lading

generally, **22:6**

duty of care, **22:7 et seq.**

failure to require surrender, **22:19**

purchaser priority, **22:11**

through, **22:13**

unauthorized alteration, **22:18**

Burden of proof, **22:16**

Carriers liability, limitation, **22:22**

Conversion, **22:23**

Damages, **22:24**

Duty of care

bills of lading, **22:7 et seq.**

creation, **22:9**

warehouse receipts, **22:5**

Forms of, **22:2 et seq.**

Goods, misdelivery, **22:17**

Liability, **22:15 et seq.**

Liability, limitation, **22:20 et seq.**

Negotiability, **22:25 et seq.**

Other, **22:14**

Shipment, divert/reconsign, consignor's right, **22:10**

Storage expenses, carrier's right, **22:12**

Warehouse liability, limitation, **22:21**

Warehouse receipts, **22:3 et seq.**

DUTY OF CARE

Bills of lading, **22:7 et seq.**

Creation, **22:9**

Warehouse receipts, **22:5**

EXCEPTIONS, TO ENFORCEABILITY

Disclaimers of Warranties (this index)

EXCEPTIONS, TO RECORDS REQUIREMENTS

Beginning/partial performance, **3:5**

Contract, existence of by documentation, **3:12**

EXCEPTIONS, TO RECORDS REQUIREMENTS—Cont'd

- Contract confirmation
 - receipt from time of oral agreement, **3:20**
 - via phone in reasonable time determination, **3:17**
- Course of performance, **3:8**
- Judicial admission, **3:7**
- Memorandum confirmation
 - existence, determination, **3:11**
 - improperly addressed, reasonable time receipt of, **3:18**
 - objections to, **3:22**
 - proper defined, **3:10 et seq.**
 - terms differ from oral agreement, **3:21**
- Merchants, transactions between, **3:9 et seq.**
- Presumption of receipt via evidence of mailing, **3:19**
- Promissory estoppel, **3:6**
- Reasonable times definition, **3:16**

EXCLUSIVITY

- Purchaser requirements, **6:6 et seq.**
- Requirements contracts, **6:6 et seq.**
- Supplier requirements, **6:7**

EXPIRATION DATE

- Standby letters of credit, **20:67**

EXPRESS WARRANTIES

- Warranties** (this index)

FAILURE

- Bills of lading, failure to require surrender, **22:19**
- Breach of contract, failure of essential purpose, **12:19**
- Bulk Sales Act
 - failure to comply, liability, **21:24**
 - remedy, failures, **21:28**
- Buyer's remedies, seller breach, failure of essential purpose, **12:19**
- Commercial impracticability, failure of specific source, **14:5**
- Failure of essential purpose
 - buyer's remedies, seller breach, **12:19**
 - Disclaimers of Warranties** (this index)
 - Unconscionability Doctrine** (this index)
- Leases, failure to make mortgage payments, **10:6**
- Performance, adequate assurance of
 - failure to ask/give, consequences, **10:21 et seq.**
 - mortgage payments, lessor's failure to make, **10:6**

FINANCE LEASES

- Generally, **16:52**
- Close connection doctrine, **16:47.60**
- Defenses, **16:46 et seq.**
- Defenses, fraudulent inducement, **16:62-16:74**

INDEX

FINANCE LEASES—Cont'd

- Equipment disposition, **16:75**
- Fraud, **16:48**
- Fraudulent inducement, **16:46**
- Goods, casualty to, **16:42**
- Implied warranties, **16:40**
- Impracticability and frustration of purpose, **16:47.50**
- Interference, **16:49**
- Irrevocable promises, **16:44**
- Lessee as beneficiary of supply contract, **16:54**
- Lessor, qualifications, **16:53**
- Performance, excused, **16:43**
- Revocation of acceptance, **16:45**
- Risk of loss, **16:41**
- Special rules, **16:38 et seq.**
- Unconscionability, **16:47**
- Warranties, **16:39 et seq.**
- Warranty of infringement, **16:39 et seq.**

FINANCING STATEMENTS, SECURITY INTERESTS

- Generally, **24:23**
- Amendments, **24:32**
- Collateral description
 - generally, **24:24**
 - insufficient, **24:26**
 - sufficient, **24:25**
- Continuation statements, filing, **24:33**
- Debtor's name, **24:27**
- Filing, when to, **24:30**
- Filing, where to, **24:29**
- Ineffective statement because seriously misleading, **24:28**
- Misleading statements, **24:28**
- Seriously misleading statements, **24:28**
- Signature requirement, **24:31**
- Statement ineffective because seriously misleading, **24:28**

FIRM OFFERS

- Contract law, **2:31**

FOOD

- Warranties, merchantability, **15:24**

FORCE MAJEURE

- Good faith doctrine, **1:18**

FORMS, BATTLE OF

- Generally, **4:1 to 4:22**
- Acceptance limited to terms of offer, **4:5**
- Additional terms must appear in a contract, **4:6, 4:7**
- Arbitration clauses materiality, **4:10**

FORMS, BATTLE OF—Cont'd

- Attorneys' fee clauses materiality, **4:9 et seq.**
- Cancellation provision, **4:12**
- Choice-of-law provision, **4:14**
- Conditional forms, **4:2**
- Course of dealing and industry practice, **4:20**
- Differing terms survival, cases, **4:8**
- Disclaimers of warranties, **15:49**
- Forms, presence of during, **4:4**
- Forum selection clause, **4:13**
- Gap filling provisions, cases, **4:18**
- General rules/illustrative examples, **4:3**
- Incorporation by reference, **4:7**
- Indemnification, **4:15**
- Invoices as forms, **4:17**
- Material addition determination, **4:9 et seq.**
- Mirror image rule, **4:2**
- Offer, acceptance limited to terms of, **4:5**
- Recommendations, **4:21**
- Revisions, **4:22**
- Shrink-wrap licenses, **4:19**
- Specifically negotiated deal, as, **4:16**
- Terms
 - acceptance limited to terms of offer, **4:5**
 - additional terms must appear in a contract, **4:6, 4:7**
 - course of dealing and industry practice, **4:20**
 - differing terms survival, cases, **4:8**
 - incorporated by reference, **4:7**
- Warranty disclaimers, **4:11**

FRAUD

- Bulk Sales Act claims, notice compliance, **21:12**
- Disclaimers of warranties, **15:48 et seq.**
- Letters of credit, **20:42 et seq.**
- Negotiable instruments, **17:12**
- Statute of Frauds** (this index)
- Substantive rule claims, notice compliance, **21:12**
- Unconscionability, vs., **5:4**

FREE ON BOARD

- Generally, **7:8**
- Definitions, alternative, **7:18**
- Jargon, ambiguities in, **7:17**

FULL REFUND REMEDIES

- Disclaimers of warranties, **15:67**

FUNDS TRANSFERS

- Generally, **19:1**
- Acceptance and rejection, **19:4**

INDEX

FUNDS TRANSFERS—Cont'd

- Article 4A application conditions, **19:3**
- Bank definition, **19:2**
- Bulk Sales Act, **21:4 et seq.**
- Cancellation, **19:5**
- Common law actions, **19:15**
- Court order obligations, of intermediary banks, **19:14**
- Creditor process obligations, of intermediary banks, **19:14**
- Damage recovery, originator's rights, **19:12**
- Debit of account, originator's objection right, **19:13**
- Discharge for Value Rule, **19:10 et seq.**
- Discharge for Value Rule as defense, **19:11**
- Identifiable beneficiary, necessity of, **19:8**
- Improper or uncompleted, allocation of loss, **19:9 et seq.**
- Indemnification, **19:17**
- Intermediary banks obligations, **19:14**
- Mistake of Fact Doctrine, **19:10**
- Right to restitution, **19:9 et seq.**
- Security procedures, **19:6**
- Transfer in settlement or realization of lien or security interest, **21:5**
- Unauthorized or erroneous, liability, **19:4**
- Unauthorized transfers notification, customer's duty, **19:7**

GENERAL PRINCIPLES

- Generally, **1:1**
- Agreement, variation by, **1:2**
- Article 1 revised, **1:25 et seq.**
- Article 2 scope-sale of goods, **1:22**
- Contracts, actions/words requirement, **1:4**
- Good faith, **1:6 et seq.**
- Make-whole remedy, **1:3, 12:2, 12:11**
- Merchant, importance, **1:21**
- Rights, reservation of, **1:5**
- Statute of limitations, **1:24**
- Title, concept of, **1:23**

GOOD FAITH DOCTRINE

- Generally, **1:6**
- Acceleration clauses, **1:19**
- Article 1 revised, **1:32**
- Changes clause, **1:14**
- Contract law vs. Article 2 UCC, **2:28**
- Delivery clause, **1:17**
- Determination, history of negotiations in, **1:10**
- Examples, **1:7 et seq.**
- Force majeure, **1:18**
- Form documents, **1:11 et seq.**
- Industry practice, **1:8**

GOOD FAITH DOCTRINE—Cont'd

- Inspection clause, **1:13**
- Price, **1:20.50**
- Rejection of goods, **1:9**
- Requirements contracts, **6:3 et seq.**
- Setoff clause, **1:15**
- Termination
 - for cause clause, **1:16**
 - for convenience clause, **1:12**
- Unconscionability vs., **5:7**
- Waiver, **1:20**

GOODS OR SERVICES CONTRACTS

- Aircraft inspection/repair, **2:9**
- Carpet sale/installation, **2:8**
- Construction cases, **2:17 et seq.**
- Design contracts, **2:11**
- Determination of, **2:2**
- Letters of credit, strict compliance, **20:22**
- Predominate purpose test, **2:23**
- Pure service contract, UCC application to, **2:5**
- Release agreement, Article 2 application, **2:6**
- Research and development, **2:4**
- Sale of a business/debt removal by, **2:21**
- Sale/distributorship agreement, **2:10**
- Software as goods or services, **2:12 et seq.**
- State's statute vs. categorization, **2:7**
- UCC application to, **2:3**

IMMATERIAL DISCREPANCIES

- Letters of credit, strict compliance, **20:16**

IMPAIRMENT

- Anticipatory repudiation, substantial impairment of contract value, **10:36**
- Leases, **16:47**
- Nonconforming goods, value impairment by, **8:15**
- Performance, adequate assurance of, **10:24**

IMPLIED WARRANTIES

- Warranties** (this index)

INDEMNIFICATION

- Battle of the forms, **4:15**
- Funds transfers, **19:17**
- Leases, **16:26**

INEFFECTIVE STATEMENTS

- Financing statements, security interests, **24:28**

INSIGNIFICANT DISCREPANCIES

- Letters of credit, strict compliance, **20:16**

INDEX

INSTALLMENT CONTRACTS

- Generally, **10:29**
- Deliveries in separate lots or installments, **10:30 et seq.**
- Issues concerning, **10:30 et seq.**
- Nonconforming goods
 - acceptance of portion, effects of, **10:32**
 - value substantially impaired by, **10:31**
- Seller's right to cure, **9:12**

INVESTMENT SECURITIES

- Article 8, scope, **23:1**
- Authenticity of signatures, presumption, **23:3**
- Definitions, **23:2**
- Indorsements guarantees
 - issuer's rights, **23:8 et seq.**
 - persons entitled to rely on, **23:9**
- Intermediaries, entrustment of shares to, **23:12**
- Over issued stock recipient, rights and remedies, **23:10**
- Protected purchaser, elements required, **23:4**
- Purchaser acquisition of rights, **23:4**
- Signature, warranty of, **23:8 et seq.**
- Statute of frauds, pre-1994 transactions, **23:11**
- Transfers
 - occurrence, determination, **23:5**
 - registration, issuer obligations, **23:6**
 - restrictions, **23:7**

ISSUERS

- Letters of credit, waiver of strict compliance, **20:25**

JUDGMENT LIENS

- Generally, **24:58**

JURISDICTION

- Article 1 revised, choice of law/jurisdiction policy conflicts, **1:36**
- Letters of credit, **20:4**
- Negotiable instruments, **17:3**

JURY INSTRUCTIONS

- Disclaimers of warranties, **15:63**

LATENT DEFECTS

- Disclaimers of warranties, **15:68**

LEASES

- Generally, **16:1 et seq.**
- Acceptance, **16:32**
- Accessions, **16:25**
- Accord and satisfaction, **16:29**
- Application, **16:5 et seq.**
- Bankruptcy, **16:46**

LEASES—Cont'd

- Beneficiaries, third-party, **16:17**
- Breach/default, **16:30 et seq.**
- Buyer in the ordinary course, **16:28**
- Cancellation, **16:51**
- Close connection doctrine, **16:47.60**
- Condition precedent, **16:33**
- Contract, effect of, **16:20 et seq.**
- Contract construction, **16:8 et seq.**
- Contract terms/provisions, warranty, damage limitations, **5:16**
- Cover remedy, **16:37**
- Damages
 - contract terms/provisions, warranty, limitations, **5:16**
 - lessor retention of goods, **16:44**
 - liquidated, **16:48**
 - non cover, **16:38**
- Definitions, **16:4**
- Express warranties, **16:13**
- Finance leases, **16:52 et seq.**
- Financing arrangement, **16:5**
- Fixtures, **16:24 et seq.**
- Formation issues, **16:8 et seq.**
- Goods, disposal right, **16:43**
- Goods, right to possess, **16:41**
- Impairment, **16:47**
- Implied warranties, **16:14**
- Indemnification, **16:26**
- Interest, **16:49**
- Lessee
 - remedies, **16:34 et seq.**
 - sublease of goods by, **16:22**
- Lessor
 - mortgage payments, failure to make, **10:6**
 - rights, **16:40 et seq.**
 - sale of leased property, lessor's, **16:21**
 - subsequent lease of goods by, **16:22**
- Liability, strict, **16:50**
- Lien priorities, **16:23**
- Manufacturer warranties, third-party leasing deal, **15:40**
- Modification
 - generally, **16:47**
 - warranties, exclusion/modification of, **16:16**
- Mortgage payments, lessor's failure to make, **10:6**
- Parol evidence, construction of lease contract, **16:19**
- Privity, **16:9**
- Real property interests, **16:24 et seq.**
- Rejection of goods, **16:35**

INDEX

LEASES—Cont'd

- Remedies, lessee, **16:34 et seq.**
- Rent action, **16:45**
- Revocation of acceptance, **16:36**
- Rights/duties transfer, **16:20 et seq.**
- Risk of loss, **16:18**
- Sale of leased property, lessor's, **16:21**
- Scope, **16:2**
- Security interest, as, **24:67**
- Security interest vs., **16:3 et seq.**
- Statute of frauds, **16:10**
- Statute of limitations, **16:31**
- Stop delivery right, **16:42**
- Strict liability, **16:50**
- Terminal rent adjustment clause, **16:7**
- Termination, **16:51**
- Third-party beneficiaries, **16:17**
- Tort claims, **16:39**
- True lease, **16:6**
- Unconscionability doctrine, terms/provisions, warranty, damage limitations, **5:16**
- Warranties
 - generally, **16:12**
 - beneficiaries, third-party, **16:17**
 - contract terms/provisions, damage limitations, **5:16**
 - exclusion/modification of, **16:16**
 - express, **16:13**
 - implied, **16:14**
 - interference/infringement, **16:15**
 - third-party beneficiaries, **16:17**

LETTERS OF CREDIT

- Generally, **20:1**
- Ambiguity, strict compliance, **20:14**
- Amendments
 - generally, **20:34**
 - consent of beneficiary, **20:36**
 - contract negotiations, **20:35**
- Amount of draw, terms and conditions, **20:31**
- Assignment. Transferability/assignment, below
- Assumption, **20:65**
- Attorneys fees, **20:68**
- Bankruptcy
 - generally, **20:47 et seq.**
 - automatic stay, **20:51**
 - foundation, **20:48**
 - insolvent beneficiary, **20:51, 20:55**
- Beneficiary, legal status, **20:29**
- Binding promise to pay, **20:27**

LETTERS OF CREDIT—Cont'd

- Breach of warranty, **20:13**
- Choice of law provision, **20:37**
- Consent of beneficiary, **20:36**
- Contract negotiations, **20:35**
- Court order effects, **20:12**
- Definitions, **20:1 et seq.**
- Discrepancies
 - immaterial or insignificant, **20:16**
 - material, **20:17**
- Documents only, **20:8**
- Expiration date, **20:28**
- Fraud exception, **20:42 et seq.**
- Fraud in the transaction, **20:43**
- Fundamental principles, **20:7 et seq.**
- Goods, quantity of, **20:22**
- Immaterial discrepancies, **20:16**
- Incorrect documents, **20:23**
- Injunctions, **20:44**
- Insignificant discrepancies, **20:16**
- Insolvent account party, **20:49**
- Insolvent beneficiary, bankruptcy, **20:51, 20:55**
- Issuer, waiver of strict compliance by, **20:25**
- Jurisdiction, **20:4**
- Material discrepancies, **20:17**
- Mistake, **20:45**
- Negotiations, contract, **20:35**
- Obtaining, **20:3**
- Payability, issues affecting
 - generally, **20:41 et seq.**
 - bankruptcy, insolvent beneficiary, **20:47 to 20:54**
 - forgery, **20:46**
 - fraud, **20:42 to 20:43**
 - mistake, **20:45**
 - receivership, **20:56**
- Preferential transfers, **20:52**
- Quantity of goods, **20:22**
- Receivership, issues affecting payability, **20:56**
- Relation to underlying claim, **20:38, 20:40**
- Revocable/irrevocable, **20:30**
- Rule of independence, **20:9 et seq.**
- Security interest, rights, **24:18**
- Standby Letters of Credit** (this index)
- Standing, **20:5**
- Statute of limitations, **20:6, 20:39**
- Strict compliance
 - generally, **20:14**

INDEX

LETTERS OF CREDIT—Cont'd

- Strict compliance—Cont'd
 - ambiguity, **20:15**
 - discrepancies, immaterial or insignificant, **20:16**
 - discrepancies, material, **20:17**
 - goods, quantity of, **20:22**
 - identity of parties, **20:19**
 - immaterial discrepancies, **20:16**
 - incorrect documents, **20:23**
 - insignificant discrepancies, **20:16**
 - issuer, waiver of strict compliance by, **20:25**
 - material discrepancies, **20:17**
 - notice, **20:18**
 - original documents, **20:20**
 - amendments, **20:21**
 - quantity of goods, **20:22**
 - strict compliance by issuer, waiver of, **20:25**
 - substantial compliance vs., **20:24**
 - waiver of strict compliance by issuer, **20:25**
- Substantial compliance vs. strict compliance, **20:24**
- Terms and conditions
 - generally, **20:26 et seq.**
 - amount of draw, **20:31**
 - assignment by statute, **20:33**
 - transferability/assignment, assignment by statute, **20:33**
- Transferability/assignment
 - generally, **20:32**
 - assignment by statute, **20:33**
- Uniform Customs and Practices for Documentary Credits vs. UCC, **20:11**
- Waiver of strict compliance by issuer, **20:25**
- Warranty, breach of, **20:13**

LIABILITY

- Breach of contract, limitations/disclaimers, **12:5**
- Bulk Sales Act failure to comply, **21:24**
- Buyer's remedies, seller breach, **12:5**
- Carriers, **22:22**
- Disclaimers of warranties, **15:70**
- Documents of title, **22:15 et seq.**
- Funds transfers, unauthorized or erroneous, **19:4**
- Leases, strict liability, **16:50**
- Payment orders, unauthorized or erroneous, **19:4**
- Seller warranties, consumer misinformation, **15:35**
- Warehouse, **22:21**

LICENSES

- Requirements contracts exclusivity, supplier requirements, **6:7**
- Shrink-wrap, battle of the forms, **4:19**
- Software packages, **2:13**

LIENS

- Funds transfers in settlement or realization of, **21:5**
- Judgment liens, **24:58**
- Leases, priorities, **16:23**
- Payment orders, in settlement or realization of, **21:5**
- Statutory, **24:57**
- Transfer in settlement or realization of, **21:5**

LIMITATION OF ACTIONS

- Statute of Limitations** (this index)

LIQUIDATED DAMAGES

- Generally, **12:23, 12:28**
- Clause, application of, **12:25**
- Clause, application of case law, **12:26**
- Preemption, **12:26**
- Reasonableness requirement, **12:24**
- Remedies, UCC specific, **12:9**
- Take-or-pay clauses, vs., **12:27**

MAKE-WHOLE REMEDY

- Breach of contract, **12:2, 12:11**
- General principles, **1:3**

MANUFACTURER'S WARRANTIES

- Catalogs with warranty information, **15:41**
- Disclaimer, retailer reliance on, **15:34**
- Purchase from distributor, **15:32 et seq.**
- Purchase from distributor case law, **15:40**
- Retailer, separate disclaimer, **15:33**
- Third-party leasing deal, **15:40**

MATERIAL DISCREPANCIES

- Letters of credit, strict compliance, **20:17**

MEDICATION

- Dispensing, application of Article 2, **2:20**

MEMORANDA

- Confirmation
 - exception, **3:11**
 - items qualifying as, **3:13**
 - proper defined, **3:10 et seq.**
 - receipt from time of oral agreement, **3:15 et seq.**
- Improperly addressed, reasonable time receipt of, **3:18**
- Objections to, **3:22**
- Terms differ from oral agreement, **3:21**

MERCHANTABILITY

- Warranties** (this index)

INDEX

MERCHANT-TO-MERCHANT TRANSACTIONS

- Careful drafting requirement, **3:14**
- Contract, existence of by documentation, **3:12**
- Contract confirmation
 - receipt from time of oral agreement, **3:20**
 - via phone in reasonable time determination, **3:17**
- Exceptions, to record requirements, **3:9 et seq.**
- Memorandum confirmation
 - exception, **3:11**
 - improperly addressed, reasonable time receipt of, **3:18**
 - items qualifying as, **3:13**
 - objections to, **3:22**
 - receipt from time of oral agreement, **3:15 et seq.**
 - terms differ from oral agreement, **3:21**
- Merchant, definition, **3:23**
- Presumption of receipt via evidence of mailing, **3:19**
- Proper confirming memorandum defined, **3:10 et seq.**
- Reasonable times definition, **3:16**

MISLEADING STATEMENTS

- Financing statements, security interests, **24:28**

MISTAKE

- Letters of credit, **20:45**

MISTAKE OF FACT DOCTRINE

- Generally, **19:10**

MODIFICATIONS

- Contracts, modifications of, **2:30**
- Contractual modification of remedies, **13:13**
- Express warranties, modification, by seller's representative, **15:14**
- Leases** (this index)
- Oral agreements, modification of express warranties by seller's representative, **15:14**
- Performance, adequate assurance of, buyer's demand for contract clause modification, **10:7**
- Remedies, breach of contract, **13:13**
- Seller remedies, contractual modification of, **13:13**
- Warranties, exclusion/modification of, **16:16**

NEGOTIABLE INSTRUMENTS

- Generally, **17:1, 17:23**
- Accommodation parties, **17:17**
- Accord/satisfaction, **17:19**
- Applications, **17:6**
- Articles 3 and 4, amendments, **17:22**
- Cashier's checks, **17:9**
- Certified checks, **17:9**
- Checks, basic rules, **17:4 et seq.**

NEGOTIABLE INSTRUMENTS—Cont'd

- Construction, rules, **17:5**
- Conversion, **17:14**
- Definitions, **17:2**
- Employee, fraudulent indorsement by, **17:12**
- Forgeries, **17:10 et seq.**
- Forgery, negligence contributing to, **17:13**
- Impostors/fictitious payees, **17:11**
- Jurisdiction, **17:3**
- Missing endorsement, **17:14**
- Mistake, payment by, **17:16**
- Presentment, **17:8**
- Promissory notes, **17:20**
- “Properly payable,” **17:18**
- Statute of limitations, **17:7**

NEGOTIATIONS

- Letters of credit, contract negotiations, **20:35**

NONCONFORMING GOODS

- Acceptance/revocation of acceptance
 - generally, **8:14**
 - acceptance of portion, effects of on installment contracts, **10:32**
 - value impairment by, **8:15**
 - value substantially impaired by, **10:31**
- Risk of loss, **7:5, 7:6**

NOTICE

- Acceptance, notice of breach following, **8:17 et seq.**
- Bulk Sales Act, notice requirements waiver status of good faith transferee, **21:13**
- Letters of credit, strict compliance, **20:18**
- Performance, adequate assurance of, buyer’s notice of offset, **10:12**
- Seller’s right to cure, **9:7**
- Termination, Article 2, **2:37**
- Warranties, notice of breach, **15:44**

OFFERS

- Contract law, firm offers, **2:31**
- Forms, battle of, acceptance limited to terms of offer, **4:5**

ORAL AGREEMENTS

- Confirming memorandum terms differ from, **3:21**
- Contract confirmation, receipt from time of, **3:20**
- Express warranties
 - modification, by seller’s representative, **15:14**
 - seller statement as obligation, jury determination of, **15:10**
- Merchant-to-merchant transactions, **3:15 et seq.**
- Requirements contracts exclusivity as implied through, **6:8**

OUTPUT CONTRACTS

- Generally, **6:12**

INDEX

PAROL EVIDENCE

Leases, construction of lease contract, **16:19**

PATENTS

Infringement, warranties, **15:3, 15:4**

Requirements contracts exclusivity, supplier requirements, **6:7**

Security interests in, **24:70**

PAYMENT ORDERS

Generally, **19:1**

Acceptance and rejection, **19:5**

Article 4A application conditions, **19:3**

Bulk Sales Act, **21:4 et seq.**

Cancellation, **19:5**

Common law actions, **19:15**

Court order obligations, of intermediary banks, **19:14**

Creditor process obligations, of intermediary banks, **19:14**

Damage recovery, originator's rights, **19:12**

Debit of account, originator's objection right, **19:13**

Discharge for Value Rule, **19:10 et seq.**

Discharge for Value Rule as defense, **19:11**

Identifiable beneficiary, necessity of, **19:8**

Improper or uncompleted, allocation of loss, **19:9 et seq.**

Indemnification, **19:17**

Intermediary banks obligations, **19:14**

Mistake of Fact Doctrine, **19:10**

Right to restitution, **19:9 et seq.**

Security procedures, **19:6**

Transfer in settlement or realization of lien or security interest, **21:5**

Unauthorized or erroneous, liability, **19:5**

Unauthorized transfers notification, customer's duty, **19:7**

PERFECT TENDER RULE

Generally, **9:9 et seq.**

PERFECTION IN MULTISTATE TRANSACTIONS

Accounts, general intangibles, and mobile goods, pre-1999 amendments, **24:43**

After 1999 amendments, **24:45**

Chattel paper, pre-1999 amendments, **24:44**

Documents, instruments, and ordinary goods, pre-1999 amendments, **24:41**

PERFECTION OF A SECURITY INTEREST

Generally, **24:11**

Automatic perfection, **24:13**

Deposit account, **24:17**

Electronic chattel paper, **24:16**

Investment property, **24:15**

Letter-of-credit rights, **24:18**

Perfection by control, **24:14 et seq.**

Perfection by filing, **24:19 et seq.**

PERFECTION OF A SECURITY INTEREST—Cont'd

- Perfection by possession, **24:12**
- Period of effectiveness, **24:21**
- Purchase money security interests, **24:13**
- Recording errors, **24:20**
- Termination, **24:22**

PERFECTION OF ACCOUNTS, GENERAL INTANGIBLES, AND MOBILE GOODS

- Security interests, **24:43**

PERFECTION OF CHATTEL PAPER

- Security interests, **24:44**

PERFECTION OF DOCUMENTS, INSTRUMENTS, AND ORDINARY GOODS

- Security interests, **24:41**

PERFORMANCE, ADEQUATE ASSURANCE OF

- Generally, **10:2**
- Adequacy of, as fact, **10:20**
- Buyer's credit, **10:4 et seq.**
- Buyer's letter of credit, discrepancies in, **10:8**
- Checklist, **10:28**
- Commercial Impracticability** (this index)
- Contract, unreasonable interpretation, **10:14**
- Contract clause modification, buyer's demand for, **10:7**
- Contract provisions, buyer's refusal to deviate, **10:9 et seq.**
- Demands
 - clarity requirement, **10:16**
 - for assurance, elements of, **10:15 et seq.**
 - in non-UCC setting, **10:27**
 - post-performance, **10:18**
 - providing, **10:19**
- Failure to ask/give, consequences, **10:21 et seq.**
- Insecurity
 - party creating, **10:17**
 - reasonable grounds for, **10:3**
- Insufficient supply, buyer's fear of, **10:11**
- Lateness of delivery, **10:10**
- Mortgage payments, lessor's failure to make, **10:6**
- Offset, buyer's notice of, **10:12**
- Point of repudiation, **10:23**
- Price increase, seller's request, **10:5**
- Reasonable grounds not present, **10:9 et seq.**
- Reasonable grounds present, **10:4 et seq.**
- Refusal to give, **10:22**
- Repudiation, **10:23**
- Section 2-609, specific provisions overriding, **10:26**
- Seller ready to perform, **10:13**

INDEX

PERFORMANCE, ADEQUATE ASSURANCE OF—Cont'd

Substantial impairment, **10:24**

POINT OF REPUDIATION

Performance, adequate assurance of, **10:23**

PREDOMINATE PURPOSE TEST

Business, sale of, **2:23**

PREEMPTION

Bank deposits and collections, **18:2**

Breach of contract, **12:15**

Express warranties preemption of implied warranty, **15:17**

Liquidated damages, **12:26**

PRIORITIES, IN SECURITY INTERESTS

Generally, **24:46**

First in time, first in right, **24:48**

Fixtures, **24:55**

Future advances, **24:52**

Judgment liens, **24:58**

Ordinary course of business, buyers in, **24:53**

Purchase money security interest, **24:50**

Rules of, **24:47**

Setoff, **24:59**

Statutory liens, **24:57**

Unperfected security interests, **24:54**

PRIVITY OF CONTRACT

Abolition of, **15:38**

Exceptions to, **15:36**

PROOF ISSUES, BREACH OF CONTRACT

Generally, **12:29**

Case law, **12:31 et seq.**

Clear/actual damages, purchaser's burden to show, **12:35**

Damages, cost basis, **12:36**

Examples, hypothetical, **12:30**

Lost profits award calculation, **12:32**

Lost profits based on average growth rate of buyer's sales, **12:31 et seq.**

Proof of loss, sufficiency, **12:33**

Record of losses, detailed, **12:34**

Setoff, **12:39 et seq.**

Specific performance, **12:37 et seq.**

QUANTITY TERMS

Exclusivity, requirements contracts, **6:6 et seq.**

Letters of credit, quantity of goods, **20:22**

RECEIVERSHIP

Letters of credit, issues affecting payability, **20:56**

RECORDS, REQUIREMENTS

- Generally, **3:1**
- Beginning/partial performance exception, **3:5**
- Breach of contract, record of losses in, **12:34**
- Careful drafting, **3:14**
- Contract, existence of by documentation, **3:12**
- Contract confirmation
 - receipt from time of oral agreement, **3:20**
 - via phone in reasonable time determination, **3:17**
- Course of performance, **3:8**
- Demand for assurance, **10:15 et seq.**
- Exceptions, **3:5 et seq.**
- Judicial admission exception, **3:7**
- Memorandum confirmation
 - exception, **3:11**
 - improperly addressed, reasonable time receipt of, **3:18**
 - items qualifying as, **3:13**
 - objections to, **3:22**
 - receipt from time of oral agreement, **3:15 et seq.**
 - terms differ from oral agreement, **3:21**
- Merchant, definition, **3:23**
- Merchants, transactions between, **3:9 et seq.**
- Party to be charged, signature of, **3:3**
- Presumption of receipt via evidence of mailing, **3:19**
- Promissory estoppel exception, **3:6**
- Proper confirming memorandum defined, **3:10 et seq.**
- Quantity, statement of, **3:4**
- Reasonable times definition, **3:16**
- Statute of frauds, **3:2 et seq., 3:24**

REMEDIES

- Breach of contract
 - contractual modification of, **13:13**
 - failure of essential purpose, **12:19**
 - make-whole, **12:2, 12:11**
 - Seller Remedies** (this index)
 - tort, **12:22**
 - UCC specific, **12:6 et seq.**
 - warranty, undelivered product, **12:18**
- Bulk Sales Act, failures of, **21:28**
- Buyer's, breach of contract, post-acceptance, **8:23**
- Buyer's Remedies, Seller Breach** (this index)
- Disclaimers of warranties, **15:67, 15:69**
- Investment securities, over issued stock recipient, **23:10**
- Leases, **16:34 et seq., 16:37**
- Make-whole, **1:3, 12:2, 12:11**
- Seller Remedies** (this index)
- Unconscionability doctrine, **5:19**

INDEX

REMEDIES—Cont'd

- Warranty limitations
 - generally, **15:46 et seq., 15:60 et seq.**
 - undelivered product, **12:18**

REPUDIATION

- Performance, adequate assurance of, **10:23**

REQUIREMENTS CONTRACTS

- Generally, **6:1**
- Breach of contract, **6:9 et seq.**
- Buyers, suggestions for, **6:14**
- Creation, guidelines, **6:2**
- Damages, measure of, **6:10**
- Estimates, negligent preparation of, **6:9 et seq.**
- Exclusivity
 - generally, **6:6 et seq.**
 - implied through oral agreement, as, **6:8**
 - purchaser requirements, **6:6 et seq.**
 - supplier requirements, **6:7**
- Good faith as a restraint on buyer's reduction in, **6:3**
- Good faith as a restraint on seller's reduction in, **6:4**
- Good faith requirement, **6:3, 6:5**
- Output contracts, **6:12**
- Performance, course of, **6:11**
- Quantity terms, **6:6 et seq.**
- Statute of frauds, **6:13**

RESEARCH AND DEVELOPMENT

- Goods or services contracts, **2:4**

REVOCATION OF ACCEPTANCE

- Generally, **8:11 et seq.**
- Defect, seller's attempts to cure, **8:12**
- Finance leases, **16:45**
- Form of, **8:16**
- Leases, **16:36**
- Nonconforming goods
 - generally, **8:14**
 - acceptance of portion, effects of on installment contracts, **10:32**
 - value impairment by, **8:15**
 - value substantially impaired by, **10:31**
- Seller's right to cure, **8:12, 9:13**
- Timing of, **8:13**

RISK OF LOSS

- Generally, **7:1, 7:23**
- Buyer responsibility case law, **7:4, 7:20**
- Finance leases, **16:41**
- Leases, **16:18**

RISK OF LOSS—Cont'd

Nonconforming goods, **7:5, 7:6**

Seller responsibility

case law, **7:3, 7:19**

seminar example, **7:5, 7:6**

Shipping terms case law, **7:19, 7:20**

Two-party transactions (no common carrier), **7:2 et seq.**

SALE OF LEASED PROPERTY

Leases, **16:21**

SECURITY INTERESTS

Generally, **24:1 to 24:71**

Accounts and general intangibles, as collateral, **24:36**

Amendments, **24:32, 24:40 to 24:45**

American Card case, **24:4**

Application, **16:5 et seq.**

Attachment of, **24:2 et seq.**

Automatic perfection, **24:13**

Collateral

debtor's rights, **24:10**

proceeds of, **24:39**

types of, **24:34 to 24:38**

Collateral description

generally, **24:24**

insufficient, **24:26**

sufficient, **24:25**

Consignments, **24:69 et seq.**

Consignments vs. bailments, **24:69**

Continuation statements, filing, **24:33**

Contractual rights, **24:49**

Conversion, **24:51**

Copyrights, trademarks, and patents, **24:70**

Creditors, protection of, **24:70**

Creditor's options/debtor's default, **24:62**

Creditor's options/possession of collateral, **24:63**

Debtor's name, **24:27**

Debtor's right of redemption, **24:66**

Default, **24:61 et seq.**

Definitions, **16:4**

Deposit account, **24:17**

Documents, instruments, and chattel paper, as collateral, **24:38**

Electronic chattel paper, **24:16**

Filing, when to, **24:30**

Filing, where to, **24:29**

Financing arrangement, **16:5**

Financing statements, **24:23 et seq.**

First in time, first in right, **24:48**

INDEX

SECURITY INTERESTS—Cont'd

- Fixtures, **24:55**
- Future advances, priority of, **24:52**
- Goods, as collateral, **24:35**
- In re Bollinger case, **24:5**
- Intent, inference of, **24:6**
- Intent, non-inference of, **24:7**
- Investment property, **24:15**
- Joint check agreements, **24:60**
- Judgment liens, **24:58**
- Leasehold interests, **24:56**
- Leases as, **24:67**
- Leases vs., **16:3 et seq.**
- Letter-of-credit rights, **24:18**
- Need for, **24:3 et seq., 24:8**
- 1999 amendments
 - perfection in multistate transactions after, **24:45**
 - pre-1999 amendments, below
 - where to file under, **24:40**
- Ordinary course of business, buyers in, **24:53**
- Perfection, **24:11 et seq.**
- Perfection by control, **24:14 et seq.**
- Perfection by filing, **24:19 et seq.**
- Perfection by possession, **24:12**
- Perfection in multistate transactions, **24:40 et seq.**
- Perfection of accounts, general intangibles, and mobile goods, **24:43**
- Perfection of chattel paper, **24:44**
- Perfection of documents, instruments, and ordinary goods, **24:41**
- Period of effectiveness, **24:21**
- Pre-1999 amendments, perfection in multistate transactions
 - basic rules, **24:41**
 - perfection of accounts, general intangibles, and mobile goods, **24:43**
 - perfection of chattel paper, **24:44**
 - perfection of documents, instruments, and ordinary goods, **24:41**
- Priorities, **24:46 et seq.**
- Purchase money, **24:13, 24:50**
- Recording errors, **24:20**
- Setoff, **24:59**
- Signature requirement, **24:31**
- Statute of limitations, **24:65**
- Statutory liens, **24:57**
- Termination, **24:22**
- Torts, commercial tort claims, **24:37**
- Transfer in settlement of, **21:5**
- Unperfected, **24:54**
- Value, giving of, **24:9**
- Where to file under 1999 amendments, **24:40**

SELLER REMEDIES

Generally, **13:1, 13:14**
Action for the price, **13:6**
Basic remedies, **13:2**
Contractual modification of, **13:13**
Damages, calculation, **13:8 et seq.**
Damages, incidental, **13:12**
Disclaimers of warranties, seller's backup remedies, **15:69**
Goods/contract identification, **13:3**
Lost volume sellers, damages computation, **13:10**
Market formula, damages computation, **13:9**
Reasonable overhead/due credit, damages computation, **13:11**
Reclamation, **13:5**
Resale remedy, **13:7**
Stop delivery right, **13:4**

SELLER'S RIGHT TO CURE

Generally, **9:1, 9:14**
Attempts to cure, **9:10**
Conforming goods, **9:8**
Installment contracts, **9:12**
Limitations, **9:9 et seq.**
Perfect tender rule, **9:9 et seq.**
Performance after tender, **9:6**
Performance before tender, **9:5**
Revocation of acceptance, **8:12, 9:13**
Scope, **9:2**
Seller, notice to, **9:7**
Tender of delivery elements, **9:3 et seq.**
Timing of tender, **9:4 et seq.**
Warranty obligations, **9:11**

SERIOUSLY MISLEADING STATEMENTS

Financing statements, security interests, **24:28**

SHIPPING TERMS

Generally, **7:1, 7:7 et seq., 7:23**
Buyer risk of loss case law, **7:20**
Cost, Insurance, Freight, **7:10**
Cost and Freight, **7:10**
Delivered weights, **7:12**
Delivery ex ship, **7:14**
Delivery term definitions, other, **7:11 et seq.**
Free along Side, **7:9**
Free on Board, **7:8, 7:17**
Free on Board definitions, alternative, **7:18**
Net landed weights, **7:12**
No arrival, no sale, **7:15**
Out turn, **7:12**

INDEX

SHIPPING TERMS—Cont'd

- Payment on arrival, **7:13**
- Sale on approval, **7:16, 7:22**
- Sale or return, **7:16**
- Seller risk of loss case law, **7:19**
- Terms use, other issues, **7:21**
- Two-party transactions (no common carrier), **7:2 et seq.**
- Warranty of condition on arrival, **7:13**

SHRINK-WRAP LICENSES

- Battle of the forms, **4:19**

SOFTWARE

- Billing services, **2:15**
- Development, UCC application, **2:14**
- Goods, as, definition, **2:16**
- Goods or services, as, **2:12 et seq.**
- Packages, licensure, **2:13**

STANDBY LETTERS OF CREDIT

- Generally, **20:57**
- Areas of use, **20:58**
- Deposits, as, **20:61**
- Documentary letter of credit, as, **20:63**
- Drafting suggestions, **20:69**
- Expiration date, **20:67**
- Guaranties, vs., **20:60**
- Performance, security for, **20:62**
- Risk, issuing bank, **20:59**
- Trade accounts receivable, **20:64**
- Warranties, **20:66**

STANDING

- Letters of credit, **20:5**

STATEMENTS

- Express warranties, jury determination of seller statement as obligation, **15:10**
- Financing Statements, Security Interests** (this index)
- Records, requirements, statement of quantity, **3:4**
- Security interests, filing continuation statements, **24:33**

STATUTE OF FRAUDS

- Article 2, **2:27**
- Article 1 revised, **1:38**
- Contract law vs. Article 2 UCC, **2:27**
- Fraud** (this index)
- Investment securities, pre-1994, **23:11**
- Leases, **16:10**
- Other applicable, **3:24**
- Party to be charged, signature of, **3:3**
- Quantity, statement of, **3:4**

STATUTE OF FRAUDS—Cont'd

Records, requirements, **3:2 et seq., 3:24**

Requirements contracts, **6:13**

STATUTE OF LIMITATIONS

Acceptance, notice of breach following, **8:19**

Article 2, **2:29**

Bank deposits and collections, **18:6, 18:17**

Bulk Sales Act, **21:14, 21:25**

Contract law, **2:29**

Creditor's options/possession of collateral, **24:65**

Express warranties, illustrative cases, **15:12**

Leases, breach/default, **16:31**

Letters of credit, **20:6, 20:39**

Negotiable instruments, **17:7**

STATUTES OF REPOSE

Express warranties, illustrative cases, **15:13**

STRICT COMPLIANCE

Letters of Credit (this index)

STRICT LIABILITY

Leases, **16:50**

SUBSTANTIAL COMPLIANCE

Letters of credit, **20:24**

SUBSTANTIVE RULE

Creditors, list compilation, **21:10**

Creditors, notification of, **21:11**

Fraud claims, notice compliance, **21:12**

Notice requirements waiver status of good faith transferee, Bankruptcy Code, **21:13**

Notification, revised law, **21:22**

Notification requirements, **21:9**

TAX LAW

Bulk Sales Act, **21:17**

TELEX RECORD

Memorandum confirmation, as, **3:11**

TERMINATION

Anticipatory repudiation, termination of contract for failure of condition precedent, **10:37**

Article 2, **2:35**

Good Faith Doctrine (this index)

Leases, **16:51**

Security interests, **24:22**

Unconscionability doctrine, **5:20**

INDEX

TERMS

- Acceptance** (this index)
- Forms, Battle of** (this index)
- Letters of Credit** (this index)
- Merchant-to-merchant transactions, confirming memoranda terms differ from oral agreement, **3:21**
- Requirements contracts, quantity terms, **6:6 et seq.**
- Shipping Terms** (this index)
- Unconscionability Doctrine** (this index)

THIRD PARTIES

- Manufacturer's warranties, third-party leasing deal, **15:40**

THIRD-PARTY BENEFICIARIES

- Leases, **16:17**

TIME AND DATE

- Disclaimers of warranties and remedy limitations, timing, **15:47**
- Duration of warranty, **15:9**
 - jury question, **15:10**
- Standby letters of credit, expiration date, **20:67**
- Statute of Limitations** (this index)

TITLE INFRINGEMENT

- Warranties, **15:3**

TORT CLAIMS

- Breach of contract, **12:4, 12:16, 12:22**
- Leases, **16:39**
- Security interests, commercial tort claims, **24:37**

TRADEMARKS

- Security interests in, **24:70**

TRANSFERABILITY

- Letters of Credit** (this index)

UNCONSCIONABILITY DOCTRINE

- Generally, **5:1 et seq.**
- Application, case law, **5:9 et seq.**
- Arbitration clause, **5:26**
- Bargaining power, unequal, **5:10**
- Choice, availability of, **5:6, 5:10**
- Choice, meaningful, **5:18**
- Commercial impracticability vs., **5:5**
- Contract terms and provisions, **5:14 et seq.**
- Damages, limitations on, **5:14**
- Disclaimers of warranties, **15:52**
- Essential purpose, failure of
 - case law, **5:12**
 - unconscionability vs., **5:3 et seq.**
- Failure of essential purpose. Essential purpose, failure of, above

UNCONSCIONABILITY DOCTRINE—Cont'd

- Finance leases, **16:47**
- Fraud vs., **5:4**
- Good faith, lack of vs., **5:7**
- Hold harmless/indemnity clause, **5:21**
- Leases, terms/provisions, warranty, damage limitations, **5:16**
- Merger clauses, **5:24**
- Mistake of fact vs., **5:8**
- No meaningful choice, **5:10**
- No-lost-profits clause, **5:22**
- Observations, general, **5:2**
- Price increase provision, **5:25**
- Recovery, other bases for vs., **5:3 et seq.**
- Remedy limitation favoritism, **5:19**
- Sophisticated parties, negotiated contracts between, **5:15**
- Take-or-pay clause, **5:23**
- Termination provision, **5:20**
- Terms
 - contract terms and provisions, **5:14 et seq.**
 - leases, terms/provisions, warranty, damage limitations, **5:16**
 - unequal bargaining power, terms/provisions, warranty, damage limitations, **5:17**
- Time, passage of, **5:13**
- UCC provisions, **5:27**
- Unequal bargaining power, terms/provisions, warranty, damage limitations, **5:17**
- Unfair surprise, **5:11, 5:17 et seq.**
- Warranty disclaimers, **5:14**

UNEQUAL BARGAINING POWER

- Unconscionability doctrine, terms/provisions, warranty, damage limitations, **5:17**

UNFAIR SURPRISE

- Unconscionability doctrine, **5:11, 5:17 et seq.**

WAIVER

- Bulk Sales Act, **21:13, 21:26 et seq.**
- Good faith doctrine, **1:20**
- Letters of credit, strict compliance, **20:25**

WARRANTIES

- Generally, **15:1 et seq.**
- Adoption of, **15:15**
- Affirmations, **15:5-15:17**
 - restatement of other's affirmation, **15:6**
- Article 2, **2:26**
- Assignment of, **15:30**
- Bank deposits and collections, **18:7 et seq.**
- Breach
 - damages, **12:20 et seq., 15:45**
 - examination or opportunity to examine goods, special situations, **15:43**

INDEX

WARRANTIES—Cont'd

Breach—Cont'd

notice of, **15:44**

undelivered product, warranty remedy limitation, **12:18**

warranty damages, **12:8**

Brochure specifications, deviations from, **15:15**

Consumer warranties, **15:2**

Custom-made goods, **15:42**

Defective goods, requirement, **15:27**

malfunction theory, **15:28**

Disclaimers

generally, **15:46 et seq.**

material additions, as, **4:11**

unconscionability doctrine, **5:14**

Disclaimers versus express warranties, **15:51**

Distributors, **15:36**

Duration of warranty, **15:9**

Examination or opportunity to examine goods, special situations, **15:43**

Exclusion/modification of, **16:16**

Express warranties, affirmations

restatement of other's affirmation, **15:6**

Express warranties, generally, **15:5-15:17**

general concept, **15:8**

reliance requirements, **15:7**

Finance leases, **16:39, 16:40**

Food, merchantability, **15:24**

Intention to make a warranty not required, express warranties, **15:11**

Interference/infringement, **16:15**

Investment securities, **23:8 et seq.**

Leases, **5:16, 16:12 to 16:16, 16:17, 16:39, 16:40**

Letters of credit, **20:13**

Malfunction theory, **15:28**

Manufacturer

catalogs with warranty information, **15:41**

disclaimer, retailer reliance on, **15:34**

purchase from distributor, **15:32 et seq.**

purchase from distributor case law, **15:40**

third-party leasing deal, **15:40**

Merchantability

generally, **15:18**

component parts doctrine, **15:25**

food, **15:24**

foreseeability of use, **15:21**

ordinary use, determining, **15:20**

preemption by express warranty, **15:17**

sale required, **15:19**

used goods, **15:22**

WARRANTIES—Cont'd

Merchantability—Cont'd

warnings, presence of, **15:23**

Modification, by seller's representative, **15:14**

Notice of breach, **15:44**

Opinion or puffery versus express warranties, **15:16**

Particular purpose, fitness for, **15:26**

Patent infringement, **15:3, 15:4**

Preemption, of implied warranty, **15:17**

Presentment, **18:9**

Privity of contract, **15:36, 15:38**

Remedy limitations, **12:18, 15:46 et seq., 15:60 et seq.**

Repair or replacement, **15:60 et seq.**

Seller liability, consumer misinformation, **15:35**

Seller statement as obligation, jury determination of, **15:10**

Seller's right to cure obligations, **9:11**

Services, **15:31**

Shipping terms, condition on arrival, **7:13**

Special situations

generally, **15:29 et seq.**

examination or opportunity to examine goods, **15:43**

Standby letters of credit, **20:66**

Statute of limitations, illustrative cases, **15:12**

Statutes of repose, illustrative cases, **15:13**

Third-party beneficiaries, **15:37**

Title infringement, **15:3**

Transfer, **18:8**

Unequal bargaining power, **5:17 et seq.**

Used goods, merchantability, **15:22**

Warranty chains, **15:29 et seq.**