

## Index

### **ABANDONMENT**

Termination, **13:16-13:20**

### **ACCEPTANCE**

“Full payment,” accord and satisfaction, **13:33**

Goods, **16:18**

Offer and acceptance. *See* **Offer and Acceptance**

“Payment in full,” **13:33**

Performance, **16:17**

Warranties, acceptance by buyer, **18:17**

### **ACCORD AND SATISFACTION**

Generally, **13:24-13:35**

Acceptance of “full payment,” **13:33**

Affirmative defense, **13:35**

Contrast with novation, **13:29**

Election of remedies, **13:30**

Executory accord, **13:25**

Intent of parties, **13:27**

Materiality of breach of an accord, **13:31**

Monies owed, accord in disputes over, **13:32**

Novation, contrast with, **13:29**

“Payment in full,” acceptance of, **13:33**

Requirement of dispute or claim, **13:26**

Reservation of rights, **13:34**

Substituted agreement, **13:28**

### **ACCOUNTANTS**

Negligent misrepresentation, **21:37**

### **ACCOUNTS**

Assignment of, **15:13-15:15**

### **ACCOUNT STATED**

Implied contracts, **4:7**

### **ADDED LANGUAGE**

Arbitration, **27:7**

### **ADDED LANGUAGE—Cont’d**

Construction, **10:9**

Damages, **24:4**

Inconsistency, **9:13**

### **ADHESION CONTRACT**

Unconscionability, **6:28**

### **ADMINISTRATIVE ORDERS**

Impossibility, **20:9**

### **ADVANCEMENT OF PARTY’S INTERESTS**

Implied covenants, **11:18**

### **ADVERTISEMENTS**

Warranties, **18:7**

### **AFFILIATE**

Liability, **8:20**

### **AFFIRMATIVE DEFENSE**

Accord and satisfaction, **13:35**

### **AGENTS**

Capacity. *See* **Capacity**

Liability, **8:22**

Principal’s enforcement of contract made by agent, **8:18**

Tortious interference, **21:43**

### **AIDING AND ABETTING**

Fraud, accessory liability, **21:23**

Tort claims, **21:70**

### **ALLOCATION OF RISK**

Damages, **24:2**

Force majeure, **20:16**

### **ALTER EGO**

Breach, **19:8**

Capacity, alter ego theory, **3:9**

Liability, **8:21**

### **ALTERNATIVE PERFORMANCES**

Damages, **22:9**

## **AMBIGUITY**

- Generally, **9:17-9:27**
- Court of Appeals, **1:8, 1:9**
- Definite and precise language, **9:19**
- Definition, **9:17**
- Determination of ambiguity, **9:25, 9:26**
- Enforcement of contract, generally, **9:17-9:27**
- Extrinsic evidence. *See* **Extrinsic Evidence**
- Four corners rule, **9:26**
- Fraud, failure to disclose ambiguous statement, **5:15**
- Inconsistency. *See* **Inconsistency**
- Precise language, **9:19**
- Reasonable meanings, **9:20, 9:21**
- Reasonableness, **9:20, 9:21**
- Silence, **9:24**
- Strained interpretations, **9:22**
- Subjective understanding, **9:23**
- Two reasonable meanings requirement, **9:20**
- Types of ambiguity, **9:18**

## **ANTITRUST CLAUSES**

- Exclusive dealing and, **28:14**

## **APPLICATION OF LAW**

- Impossibility, **20:8**

## **ARBITRATION**

- Added term, **27:7**
- Agreement to arbitrate, generally, **27:2-27:9**
- Arbitrability, **27:14**
- Broad or narrow clauses, **27:8**
- Choice-of-law, FAA, **27:12, 27:13**
- Class arbitration, **27:18**
- Conditions, **27:15**
- Damages. *See* **Damages**
- Federal Arbitration Act, **27:10-27:13**
- Intent to arbitrate, **27:5**
- Modification or termination of contract, **27:19**
- New York law compared to Federal Arbitration Act, **27:11**
- Nonsignatories, **27:20**

## **ARBITRATION—Cont'd**

- Proceeding, agreements concerning arbitration proceeding, **27:17, 27:18**
- Scope of agreement to arbitrate, **27:3**
- Severability, **27:16**
- Two arbitration provisions, **27:9**
- Waiver, **27:4**
- Writing, agreement to arbitrate, **27:6**

## **ASSENT**

- Generally, **2:2-2:24**
- Acceptance. *See* **Offer and Acceptance**
- Ambiguity of an essential term, **2:15**
- Conduct, **2:11**
- Construction, lack of assent, **10:2**
- Delivery, executed writing, **2:6**
- E-mails, **2:13**
- Enforceability of agreement to agree, **2:16**
- Essential terms, **2:14, 2:15**
- Executed writing, **2:5, 2:6**
- Guarantor, **25:7, 25:8**
- Implied contracts, assent inferred from conduct, **4:3, 4:4**
- Internet transactions, **2:10**
- Meeting of the minds, **2:2**
- Mixed question of law and fact, **2:24**
- Necessity, **2:14**
- Objective manifestation of assent, **2:3-2:13**
- Offer and acceptance. *See* **Offer and Acceptance**
- Oral agreement, **2:4**
- Questions of law and fact, mixed, **2:24**
- Silence, **2:12**
- Subjective intent, **2:7**
- Unsigned documents, **2:8**
- “Wrap” agreement, **2:9**
- Writing, executed, **2:5, 2:6**

## **ASSERTION OF CLAIMS**

- Breach, generally, **19:1-19:25**
- Public policy, **7:35-7:37**

## **ASSIGNMENT AND DELEGATION**

- Generally, **15:1-15:16**

## INDEX

### ASSIGNMENT AND DELEGATION

#### —Cont'd

- Accounts, assignment of, **15:13-15:15**
- Consent of non-assigning party, **15:8**
- Continued payment to assignor after notice of assignment, **15:15**
- Delegation of duties, **15:10, 15:11**
- Language precluding assignment, **15:6**
- Obligation of debtor to make payment to assignee, **15:14**
- Personal service contracts, **15:9**
- Power of attorney distinguished, **15:12**
- Release of assignor, **15:7**
- Restrictions on assignment, **15:5, 15:6**
- Scope of assignment, **15:4**
- Security assignment, **15:16**
- Validity of assignment, **15:3**

### ASSUMPTION OF LIABILITY

- Expectancy damages, **23:10**

### ASSUMPTIONS

- Reasonable certainty, expectancy damages, **23:13**

### AT LAW

- Time for performance, **16:5**

### ATTORNEYS

- Negligent misrepresentation, **21:38**

### ATTORNEY'S FEES

- Generally, **27:28**
- Breach of contract, **27:29**
- Guaranty, **25:19**
- Indemnification, **26:21, 27:30**

### AUSTIN INSTRUMENT DECISION

- Duress and undue influence, **6:17**

### AUTOMATIC RENEWAL CLAUSES

- Generally, **28:22, 28:23**

### AVOIDANCE

- Release, **26:13**

### BAD FAITH

- Good faith. *See* **Good Faith and Fair Dealing**
- Implied covenants, **11:20**

### BANKRUPTCY

- Capacity, **3:11**

### BARGAINING POWER DISPARITY

- Unconscionability, **6:25**

### BELIEF

- Mistaken, **6:4**

### BENEFIT OF THE BARGAIN

- Damages, **22:3**

### BEST EFFORT CLAUSES

- Generally, **28:16, 28:17**

### BIDDERS

- Negligent misrepresentation, **21:40**

### BIDS

- Mistaken, rescission, **12:9**

### BILATERAL CONTRACTS

- Repudiation, **14:2-14:5**

### BLANK TERMS

- Generally, **2:36**

### “BLUE PENCIL,” RESTRICTIVE COVENANTS

- Generally, **7:32**

### BORROWING STATUTE OF LIMITATIONS

- Breach, **19:10**

### BREACH OF CONTRACT

- Generally, **17:1-17:24, 19:1-19:25**
- Agents, liability for breach, **19:7**
- Alter egos, **19:8**
- Asserting a claim for breach, generally, **19:1-19:25**
- Attorney's fees, **27:29**
- Borrowing statute of limitations, **19:10**
- Claim for breach, **19:1-19:25**
- Conditions
  - claim for breach, **19:19, 19:20**
  - substantial performance, **17:17**

**BREACH OF CONTRACT—Cont'd**

Conduct, waiver inferred from, **20:26**  
 Damages. *See* **Damages**  
 Defective performance, **17:4-17:6**  
 Denial, specific performance, **19:25**  
 Discharge of non-breaching party, **17:12**  
 Doctrine of prevention, **17:10**  
 Election, **17:19, 17:21**  
 Election of remedies, excuse for non-performance, **20:28**  
 Enforcement by breaching party, **17:13**  
 Estoppel, liability for breach, **19:6**  
 Exclusiveness of prescribed remedy, **19:2**  
 Excuse for nonperformance  
     Generally, **20:23-20:28**  
     conduct, waiver inferred from, **20:26**  
     election of remedies, **20:28**  
     “No waiver” clause, **20:27**  
     waiver, **20:25-20:27**  
 Existence of valid contract, **19:14**  
 Failure to satisfy condition, **19:20**  
 Fraud, relation to claim for, **21:7, 21:8**  
 Frustration of performance, excuse for nonperformance, **20:23**  
 General pleading standard, generally, **19:13-19:20**  
 Good faith and fair dealing, implied covenant of, **19:21, 23:34**  
 Grounds for denial, specific performance, **19:25**  
 Implied covenants, **11:27-11:30, 17:9, 17:10, 19:21**  
 Impossibility occurring after, **20:7**  
 Inadequate remedy at law, specific performance, **19:23**  
 Liability, **19:5-19:7**  
 Limitation of actions. Statute of limitations, below  
 Material breach, **17:11-17:14**  
 Non-conforming goods, **17:5**  
 Non-material breach, **17:15**  
 Non-performance, **17:3**  
 “No waiver” clause, excuse for non-performance, **20:27**

**BREACH OF CONTRACT—Cont'd**

Oral contracts, **19:15**  
 Parties, **19:3-19:8**  
 Performance by claiming party, **19:17**  
 Personal service contracts, specific performance, **19:24**  
 Pleading standard, generally, **19:13-19:20**  
 Prevention of other party’s performance, **17:7**  
 Reduced compensation, substantial performance, **17:18**  
 Repudiation, **17:8**  
 Rescission, **12:7**  
 Running of period, statute of limitations, **19:12**  
 Shortening period, statute of limitations, **19:11**  
 Specific performance, **19:22-19:25**  
 Standard for pleading, generally, **19:13-19:20**  
 Statute of limitations  
     Generally, **19:9-19:12**  
     borrowing statute, **19:10**  
     running of period, **19:12**  
     shortening the period, **19:11**  
 Substantial performance, **17:16-17:18**  
 Terms of agreement, **19:16**  
 Third-party beneficiary, **19:4**  
 Time, untimely performance, **17:6**  
 Tort claims. *See* **Tort Claims**  
 Total breach, claim for, **17:14**  
 Untimely performance, **17:6**  
 Valid contract, existence of, **19:14**  
 Violation of terms, **17:2**  
 Waiver. *See* **Waiver**  
 Written or oral, **19:15**

**BREACH OF WARRANTY**

Damages, **22:28, 22:29**

**BRIBERY**

Commercial, **7:9**

**BURDEN OF PROOF**

Abandonment, **13:20**  
 Incompetency, **3:3**  
 Reformation, **12:31**  
 Release, **26:14**

## INDEX

### **BURDEN OF PROOF—Cont'd**

Written preliminary agreements, **3:38**

### **BUSINESS CONTRACTS**

Implied contracts, unjust enrichment, **4:23**

Impossibility, business operations ceasing, **20:6**

Restrictive covenants, **7:33**

Restrictive covenants, business sale, **7:22, 7:23**

### **BUYERS**

Inspection and acceptance, **18:16, 18:17**

Sale of goods, damages, **22:26, 22:27**

### **CAPACITY AND INCOMPACITY**

Generally, **3:2-3:11**

Agents and representatives, generally, **3:4-3:10**

Alter ego theory, **3:9**

Bankruptcy, **3:11**

Burden of proof of incompetency, **3:3**

Competency, **3:2, 3:3**

Dual agency, **3:6**

Entity, representatives of, **3:8**

Liability of agent, **3:5**

Nonexistent entity, actions on behalf of, **3:10**

Principal's liability for agent's contracts, **3:7**

Representative capacity, generally, **3:4-3:10**

Rescission, incapacity, **12:6**

### **CAUSATION**

Damages, **22:6, 22:7, 23:7**

Expectancy damages, **23:7**

Fraud, **21:16**

Tortious interference, **21:50, 21:61**

### **CEASING BUSINESS OPERATIONS**

Impossibility, **20:6**

### **CERTAINTY**

Reasonable, expectancy damages, **23:11-23:14**

### **CHANGE**

Ambiguous language, change in trade usage, **9:34**

Modification. *See* **Modification**

### **CHOICE OF LAW**

Generally, **8:2-8:9**

Application of New York law, **8:2**

Arbitration, **27:12, 27:13**

Choice-of-law clause, **8:3-8:6**

CISG, choice-of-law and, **8:7**

D0233pe0231age, **8:9**

“Foreign” law, choice of, **8:5**

Restrictive covenants, **7:34**

Rules, choice-of-law, **8:8**

Statute of frauds, **3:22**

Statutory law, **8:6**

Substantive law is chosen, **8:4**

Tort claims, **21:2, 21:3**

### **CISG**

Choice-of-law and, **8:7**

### **CLAIM FOR BREACH**

Warranties, **18:8**

### **CLASS ARBITRATION**

Generally, **27:18**

### **COLLATERAL**

Guaranty, **25:20, 25:21**

### **COLLATERAL AGREEMENT**

Parol evidence rule, **8:35**

### **COLLECTION**

Guaranty, **25:2**

### **COMMERCIAL BRIBERY**

Generally, **7:9**

### **COMMERCIAL PARTIES**

Unconscionability, damages, **24:6**

### **COMPENSATION TERM**

Generally, **2:30**

### **COMPETITORS AND COMPETING PRODUCTS**

Exclusive arrangements clauses, **28:19**

Exclusive dealing clauses, **28:12**

**COMPETITORS AND  
COMPETING PRODUCTS**

**—Cont'd**

Tortious interference by competitors,  
**21:54**

**COMPOUND INTEREST**

Public policy, **7:38**

**CONCEALMENT**

Generally, **5:18**

**CONDITIONS**

Generally, **11:1-11:11**

Arbitration, **27:15**

Breach. *See* **Breach**

Construction, **11:5**

Determination of whether condition  
has been met, **11:11**

Excuse of condition, **11:9**

Express condition, **11:6**

Frustration of condition, **11:8**

Implied conditions, **11:4**

Obligation to fulfill condition, **11:7**

Parol evidence, **11:3**

Substantial performance, **17:17**

Termination, conditions to exercise of  
right of, **13:3**

Waiver, **11:10**

**CONDUCT OF PARTIES**

Abandonment inferred from, **13:17**

Implied contracts, assent inferred  
from, **4:3, 4:4**

Repudiation by, **14:10-14:12**

**CONFIDENTIAL RELATIONSHIP**

Failure to disclose, **5:17, 21:20**

**CONSENT**

Clauses, **28:21**

Jurisdiction, forum selection clause,  
**27:27**

Non-assigning party, **15:8**

Suretyship, consent to modification,  
**25:27**

**CONSEQUENTIAL DAMAGES**

Generally, **22:22, 24:11**

**CONSIDERATION**

Generally, **2:40-2:54**

**CONSIDERATION—Cont'd**

Adequacy of consideration, **2:52,**  
**2:53**

Defined, **2:42-2:47**

Detrimental reliance, **2:48**

Disclosure of idea or information,  
**2:44**

Essential to contract formation, **2:40**

Failure of consideration, **2:54**

Forbearance, **2:43**

Guaranty, **25:9**

Illusory agreements, **2:50**

Implied contracts, lack of, promis-  
sory estoppel, **4:34**

Intention, lack of mutuality and, **2:51**

Language of contract, adequacy of  
consideration and, **2:53**

Modification of agreement, **8:39**

Mutuality of obligation, generally,  
**2:49-2:51**

Mutually agreed rescission, **13:22**

Past consideration, **2:46**

Pre-existing obligation, **2:47**

Release, **26:9**

Rescission, failure of consideration,  
**12:3**

Three aspects of consideration, **2:41**

**CONSPICUOUS DISCLAIMERS**

Warranties, **18:20**

**CONSPIRACY**

Fraud, accessory liability, **21:24,**  
**21:25**

**CONSTRUCTION**

Generally, **10:1-10:24**

Added language, **10:9**

Ambiguity. *See* **Ambiguity**

Assent, lack of, **10:2**

Conditions, **10:19, 11:5**

Court of Appeals, **1:10, 1:11**

Damages. *See* **Damages**

Disfavored conditions, **10:19**

Draftsman, construction against,  
**10:24**

*Ejusdem generis*, **10:15**

Enforcement of contract. *See*

**Enforcement of Contract**

## INDEX

### CONSTRUCTION—Cont'd

- Expectations of parties, reasonable, **10:6**
- Expressio unius*, **10:16**
- Extrinsic evidence. *See* **Extrinsic Evidence**
- Forfeiture, construction against, **10:21**
- Future meaning of term, **10:18**
- Grammar, **10:10-10:12**
- Guaranty, **25:10**
- Inconsistency. *See* **Inconsistency**
- Indefinite language, **2:28, 2:29, 2:38**
- Indemnification agreements, **26:19**
- Lack of assent, **10:2**
- Last antecedent, rule of, **10:12**
- Liquidated damages, **22:39**
- As matter of law, generally, **10:1-10:24**
- Multiple instruments together, enforcement, **8:28**
- Narrower scope of obligation, **10:17**
- Noscitur a sociis*, **10:14**
- Parallel construction, **10:11**
- Parties' reasonable expectations, **10:6**
- Present or future meaning of term, **10:18**
- Promisee, construction in favor of, **10:23**
- Public interest, construction in, **10:22**
- Punctuation, **10:13**
- Purpose, **10:3**
- Reasonableness, **10:5, 10:6**
- Settlement agreements, **26:5**
- Specific language, **10:8**
- Suretyship, **25:25**
- Surplusage, **10:7**
- Third-party beneficiary, **8:14, 8:15**
- Unambiguous contracts. *See* **Unambiguous Contracts**
- Validity, **10:20**

### CONSTRUCTIVE FRAUD

- Failure to disclose, **21:21**

### CONTEMPLATION OF PARTIES

- Expectancy damages, **23:8-23:10**

### CONTINGENCIES

- Implied covenants, **11:21**

### CONTINUATION

- Implied contracts, post-expiration, **4:6**

### CONTRACTS AND AGREEMENTS

- Generally, **1:1-1:17**

### CONTRIBUTION

- Damages, **22:48**
- Guaranty, **25:22**

### CONVERSION

- Generally, **21:71-21:73**
- Interference with right of possession, **21:72**
- Money, **21:73**

### CORPORATE OFFICIALS

- Tortious interference, **21:44**

### COUNTERCLAIMS

- Public policy, **7:36**

### COURT DEFINITIONS FOR UNCERTAIN ESSENTIAL TERMS

- Generally, **2:28, 2:38**

### COURT OF APPEALS

- Generally, **1:4-1:17**
- Ambiguity, **1:8, 1:9**
- Construction, **1:10, 1:11**
- Damages, **1:13**
- Definiteness, **1:8, 1:9**
- Enforcement as written, **1:16**
- Formation of contracts, **1:6**
- Freedom of contract, **1:15**
- Implied contracts, **1:12**
- Implied obligations, **1:12**
- Intent, writing expressing, **1:7**
- Language, ambiguity, **1:8, 1:9**
- Nature of contractual obligation, **1:5**
- Public policy, illegality and, **1:14**
- Reasonable construction, **1:11**
- Stability of contract law, **1:17**
- Writing
  - enforcement and, **1:16**
  - intent, expression of, **1:7**

### COURT ORDERS

- Impossibility, **20:9**



## **COURTS**

- Court of Appeals. *See* **Court of Appeals**
- Implied covenants, **11:37**

## **COVENANT OF GOOD FAITH AND FAIR DEALING**

- Termination, **13:5**

## **CUSTOM AND PRACTICE**

- Definiteness, **2:32**
- Written preliminary agreements, **3:36**

## **CUSTOM AND USAGE**

- Ambiguous language, **9:32-9:34**

## **DAMAGES**

- Generally, **22:1-24:21**
- Additional term, **24:4**
- Allocation of risk, **24:2**
- Alternative performances, **22:9**
- Amount of damage, **22:12, 22:13**
- Arbitration
  - expectancy damages, **23:20**
  - limitations on liability, **24:21**
- Benefit of the bargain, **22:3**
- Breach, generally, **19:18**
- Breach of warranty, **22:28, 22:29**
- Buyer's remedies, sale of goods, **22:26, 22:27**
- Causation, **22:6, 22:7, 23:7**
- Commercial parties, unconscionability, **24:6**
- Consequential damages, **22:22**
- Consequential damages, exclusion of, **24:11**
- Construction of clause
  - limitations on liability, **24:3**
  - liquidated damages, **22:39**
- Contract rate of interest, **22:15**
- Contribution, **22:48**
- Court of Appeals, **1:13**
- Date of breach, **22:10**
- Defective performance, **22:34**
- Delayed performance, sale of goods, **22:27**
- Determining whether damages are general or special, **22:21**
- Double recovery, **22:5**

## **DAMAGES—Cont'd**

- Duty to mitigate under particular circumstances, **22:19**
- Essential elements of breach of contract claim, **22:4**
- Estoppel, limitations on liability, **24:20**
- Exceptions, no-damages-for-delay, **24:19**
- Exclusion of consequential damages, **24:11**
- Executory contract, **22:32**
- Expectancy damages. *See* **Expectancy Damages**
- Fact of damage, **22:11**
- Failure to make payment, **22:30, 22:31**
- Financing costs, sale of goods, **22:25**
- Foreign currency, failure to make payment, **22:31**
- Fraud, **5:13**
- General and special damages, generally, **22:20-22:22**
- Good faith, obligation to negotiate in, **22:35, 23:34**
- Gross negligence, limitations on liability, **24:16**
- Incomplete or defective performance, **22:34**
- Intentional breach, limitations on liability, **24:7**
- Interest
  - Generally, **22:14-22:16**
  - contract rate of interest, **22:15**
  - expectancy damages, **23:21**
  - prejudgment interest, **22:14**
  - waiver, **22:16**
- Limitation of remedies, **24:8, 24:9**
- Limitations on liability, generally, **24:1-24:21**
- Liquidated damages. *See* **Liquidated Damages**
- Lost profits. *See* **Expectancy Damages**
- Lost volume, sale of goods, **22:24**
- Measure of damages, generally, **23:1-23:38**
- Mitigation
  - Generally, **22:17-22:19**



## INDEX

### DAMAGES—Cont'd

- Mitigation—Cont'd
  - duty to mitigate under particular circumstances, **22:19**
- Negligence, limitations on liability, **24:15**
- No-damages-for-delay, **24:18, 24:19**
- Nominal damages, **22:46**
- Payment, failure to make, **22:30, 22:31**
- Prejudgment interest, **22:14**
- Prima facie* tort, special damages, **21:64**
- Public policy, limitations on liability, **24:17**
- Punitive damages, **22:45**
- Quantum meruit* damages, **22:47, 23:37**
- Reasonable estimate of possible loss, liquidated damages, **22:42**
- Refund, limitation of remedy, **24:8**
- Reliance damages. *See* **Reliance Damages**
- Repair or replace, limitation of remedy, **24:9**
- Reservation of claim for, **17:23**
- Restitution damages. *See* **Restitution**
- Risk, allocation of, **24:2**
- Sale of goods
  - buyer's remedies, **22:26, 22:27**
  - delayed performance, **22:27**
  - expectancy damages, proving lost profits, **23:18**
  - financing costs, **22:25**
  - lost volume, **22:24**
  - seller's remedies, **22:23-22:25**
- Securities, **22:33**
- Seller's remedies, sale of goods, **22:23-22:25**
- Services, **24:13**
- Specified remedies, **22:8**
- Substantial factor, causation, **22:7**
- Time
  - date of breach, **22:10**
  - delayed performance, sale of goods, **22:27**
  - no-damages-for-delay, **24:18, 24:19**

### DAMAGES—Cont'd

- Tort claims, limitations on liability, **24:14-24:17**
- UCC
  - breach of warranty, **22:29**
  - limitations on liability, **24:12**
  - liquidated damages under, **22:44**
  - restitution damages, **23:36**
- Unconscionability, limitations on liability, **24:5, 24:6**
- Unenforceable penalty, liquidated damages, **22:40**
- Waiver
  - interest, **22:16**
  - reservation of claim for, **17:23**
- Warranty
  - breach of, **22:28, 22:29**
  - limitations on liability, **24:10**
- Withheld money, failure to make payment, **22:30**
- Wrongdoer rule, **22:13**

### DAMAGE TO PROPERTY

- Warranties, **18:22**

### DATE OF BREACH

- Damages, **22:10**

### DEATH

- Impossibility, **20:10**

### DECLARATORY JUDGMENTS

- Generally, **12:1, 12:35-12:39**
- Appropriateness, **12:36**
- Justiciable controversy, **12:37**
- Limitations, **12:39**
- Relation to contract claims, **12:38**

### DEFECTIVE PERFORMANCE

- Generally, **17:4-17:6**
- Damages, **22:34**

### DEFENSES

- Accord and satisfaction, affirmative defense, **13:35**
- Enforcement of contracts. *See* **Enforcement of Contract**
- Implied contracts, **4:10**

### DEFINITENESS

- Generally, **2:25-2:39**
- Blank terms, **2:36**

**DEFINITENESS—Cont'd**

Compensation term, **2:30**  
 Construction of indefinite language, **2:28, 2:29, 2:38**  
 Court definitions for uncertain essential terms, **2:28, 2:38**  
 Court of Appeals, **1:8, 1:9**  
 Custom and practice, **2:32**  
 Distinction between essential and material term, **2:27**  
 Enforcement, definite and precise language, **9:19**  
 Essential terms, generally, **2:26-2:38**  
 Future negotiation, essential terms left to, **2:34-2:38**  
 Incomplete instrument, **2:38**  
 Indefinite language, construction by court, **2:29**  
 Issue of law, **2:39**  
 Material terms distinguished from essential terms, **2:27**  
 Missing term supplied by third party, **2:37**  
 Open terms, **2:35**  
 Price or compensation term, **2:30**  
 Prior dealings, **2:33**  
 Reasonable certainty, expression of essential terms with, **2:26-2:33**  
 Requirement of, **2:25**  
 Third party supplying missing term, **2:37**  
 Time, **2:31**  
 Unambiguous contracts. *See* **Unambiguous Contracts**  
 Uncertain essential terms defined by court, **2:28**

**DEFINITIONS**

Ambiguity. *See* **Ambiguity**  
 Consideration, **2:42-2:47**  
 Construction. *See* **Construction**  
 Essential terms and material terms, distinction between, **2:27**  
 Unambiguous contracts. *See* **Unambiguous Contracts**

**DELAY**

Performance, sale of goods, damages, **22:27**  
 Rescission, **12:17**

**DEMAND**

Extra-contractual performance, repudiation, **14:12**  
 Performance, **16:8**

**DEMAND VARIANCE**

Output and requirements contracts, **26:39**

**DENIAL**

Specific performance, breach, **19:25**

**D0201PE0199AGE**

Generally, **8:9**

**DESTRUCTION OF PLAINTIFF'S BUSINESS**

Lost asset damages, **23:25**

**DETRIMENTAL RELIANCE AND CONSIDERATION**

Generally, **2:48**

**DICTIONARY**

Unambiguous contracts, **9:6**

**DISABILITY**

Impossibility, **20:10**

**DISCHARGE OF NON-BREACHING PARTY**

Generally, **17:12**

**DISCLAIMERS**

Fraud, reasonable reliance, **5:10**  
 Warranties, **18:19-18:21**

**DISCLOSURE**

Consideration, disclosure of idea or information, **2:44**  
 Failure. *See* **Fraud**  
 Suretyship, **25:30**  
 Warranties, disclosure of inaccuracy, **18:5**

**DISCRETION**

Implied covenants, **11:23-11:27**

**DISFAVORED CONDITIONS**

Construction, **10:19**

**DISINTERESTED MALEVOLENCE**

Prima facie tort, **21:63**

## INDEX

### **DISPARITY IN BARGAINING POWER**

Unconscionability, **6:25**

### **DISTINCTION BETWEEN ESSENTIAL AND MATERIAL TERM**

Generally, **2:27**

### **DISTRIBUTORSHIPS**

Exclusive, **28:13**

### **DIVISIBLE PROMISES**

Enforcement, **8:32**

### **DOCTRINE OF PREVENTION**

Breach, **17:10**

### **DOUBLE RECOVERY**

Generally, **22:5**

### **DRAFTSMAN**

Construction against, **10:24**

### **DUAL AGENCY**

Capacity, **3:6**

### **DUE DILIGENCE**

Fraud, reasonable reliance, **5:9**

Mistake, **6:8**

### **DURESS AND UNDUE INFLUENCE**

Generally, **6:1, 6:16-6:24**

Austin Instrument decision, **6:17**

Economic duress, **6:16-6:21, 6:23**

Factors considered, **6:18**

Goods, duress of, **6:22**

Lack of viable alternatives, **6:20**

Limitations on application, economic duress, **6:21**

Ratification, economic duress, **6:23**

Rescission, **12:11**

Threats, economic duress, **6:19**

Undue influence, **6:24**

Viable alternatives, **6:20**

### **DUTY TO NEGOTIATE IN GOOD FAITH**

Reliance damages, **23:34**

Written preliminary agreements, **3:37**

### **ECONOMIC DIFFICULTY**

Impossibility, **20:5**

### **ECONOMIC DURESS**

Generally, **6:16-6:21, 6:23**

Tortious interference. *See* **Tortious Interference**

### **EFFORT CLAUSES**

Generally, **28:15-28:19**

### **EJUSDEM GENERIS**

Generally, **10:15**

### **ELECTION OF REMEDIES**

Accord and satisfaction, **13:30**

Breach, **17:19, 17:21**

Fraud, ratification, **5:23**

Implied contracts, **4:13**

Non-repudiating party, **14:14**

Rescission, **12:14**

### **“EMPLOYEE CHOICE”**

Restrictive covenants, **7:31**

### **EMPLOYMENT**

Implied covenants, **11:22, 11:35**

Performance, satisfaction of party, **16:15**

Restrictive covenants. *See* **Restrictive Covenants**

### **ENFORCEMENT OF CONTRACT**

Generally, **8:10 et seq., 9:1-9:38, 27:1-27:31**

Agreement, generally, **8:26-8:41**

Ambiguity. *See* **Ambiguity**

Arbitration. *See* **Arbitration**

Attorney’s fees. *See* **Attorney’s Fees**

Breaching party, no enforcement by, **17:13**

Choice of law. *See* **Choice of Law**

Clear contracts. *See* **Unambiguous Contracts**

Collateral agreement, parol evidence rule, **8:35**

Consideration, modification of agreement, **8:39**

Construction

enforceability, **10:20**

multiple instruments together, **8:28**

## ENFORCEMENT OF CONTRACT

### —Cont'd

Court of Appeals, enforcement as written, **1:16**

Defenses

- Generally, **5:1-7:38**
- duress and undue influence. *See* **Duress and Undue Influence**
- fraud. *See* **Fraud**
- illegality. *See* **Illegality**
- mistake. *See* **Mistake**
- public policy. *See* **Public Policy**
- unconscionability. *See* **Unconscionability**

Divisible promises, **8:32**

Duress and undue influence. *See* **Duress and Undue Influence**

Enlarging the limitations period, **27:31**

Entire or divisible promises, **8:32**

Entire or separable agreements, **8:31**

Extrinsic evidence. *See* **Extrinsic Evidence**

Forum selection clause. *See* **Forum Selection Clause**

Fraud. *See* **Fraud**

Guaranty, **25:16, 25:17**

Illegality. *See* **Illegality**

Inconsistency. *See* **Inconsistency**

Incorporation of multiple documents by reference, **8:29**

Integrated agreements, parol evidence rule, **8:34-8:36**

Limitations period, enlarging the, **27:31**

Mistake. *See* **Mistake**

Modification of agreement, **8:37-8:39**

Multiple documents, contract as, **8:27-8:30**

Novation, subsequent agreements, **8:41**

Parol evidence rule, **8:33-8:36**

Parties. *See* **Parties**

Performance, modification of agreement by, **8:38**

Preliminary issues, **8:1-8:41**

Public policy. *See* **Public Policy**

Referenced document, **8:30**

Separable agreements, **8:31**

## ENFORCEMENT OF CONTRACT

### —Cont'd

Settlement agreements, **26:6**

Statute of limitations, **27:31**

Subsequent agreements, **8:36, 8:40, 8:41**

Unambiguous contracts. *See* **Unambiguous Contracts**

Unconscionability. *See* **Unconscionability**

Writing, Court of Appeals, enforcement as written, **1:16**

## ENLARGING THE LIMITATIONS PERIOD

Generally, **27:31**

## ENTIRE OR DIVISIBLE PROMISES

Enforcement, **8:32**

## ENTIRE OR SEPARABLE AGREEMENTS

Enforcement, **8:31**

## EQUIVOCAL LANGUAGE OR CONDUCT

Repudiation, **14:13**

## ERRONEOUS DATE RULE

Notice, termination, **13:10**

## ESSENTIAL TERMS

Generally, **2:26-2:38**

Oral preliminary agreements, **3:26**

## ESTOPPEL

Damages, limitations on liability, **24:20**

Liability for breach, **19:6**

No oral modification clauses, **28:6**

Statute of frauds, **3:23**

Waiver. *See* **Waiver**

## EVIDENCE

Burden of proof. *See* **Burden of Proof**

Expectancy damages, lost profits, **23:15-23:19**

Extrinsic evidence. *See* **Extrinsic Evidence**

Implied-in-fact contract, **4:8**

Parol evidence. *See* **Parol Evidence**

## INDEX

### **EVIDENCE—Cont'd**

Reformation, **12:30-12:32**  
Reliance damages, **23:30, 23:31**

### **EXCEPTIONS**

Implied contracts, **4:11**  
No-damages-for-delay, **24:19**  
No oral modification clauses, **28:4**  
Statute of frauds, **3:19**

### **EXCLUSIVE ARRANGEMENTS CLAUSES**

Generally, **28:18, 28:19**

### **EXCLUSIVE DEALING CLAUSES**

Generally, **28:10-28:14**  
Antitrust, **28:14**  
Competing products, **28:12**  
Exclusive distributorships, **28:13**  
Writing, **28:11**

### **EXCLUSIVENESS OF PRESCRIBED REMEDY FOR BREACH**

Generally, **19:2**

### **EXCULPATORY CLAUSES**

Public policy, **7:18, 7:19**

### **EXCUSABLE IGNORANCE**

Generally, **5:4**

### **EXCUSE FOR NONPERFORMANCE**

Generally, **20:1-20:29**  
Actions of other party, generally, **20:21-20:29**  
Allocation of risks, force majeure, **20:16**  
Application of law, impossibility, **20:8**  
Breach  
    Generally, **20:23-20:28**  
    frustration of performance, **20:23**  
    impossibility occurring after, **20:7**  
Ceasing business operations, impossibility, **20:6**  
Condition, failure of, **20:20**  
Conduct, waiver inferred from, **20:26**  
Consideration, failure of, **20:29**  
Court and administrative orders, impossibility, **20:9**

### **EXCUSE FOR**

#### **NONPERFORMANCE—Cont'd**

Death or disability, impossibility, **20:10**  
Economic difficulty, impossibility, **20:5**  
Election of remedies, breach excuses performance, **20:28**  
Event impacting performance, generally, **20:2-20:20**  
Failure of condition, **20:20**  
Failure of consideration, **20:29**  
Force majeure, **20:13-20:17**  
Forseeability, impossibility, **20:4**  
Frustration of performance, **20:21-20:23**  
Frustration of purpose, **20:18, 20:19**  
Implied obligation, frustration of performance, **20:22**  
Impossibility, **20:2-20:10**  
Impracticability, **20:11, 20:12**  
Limitations, force majeure, **20:17**  
“No waiver” clause, breach, **20:27**  
Other party’s actions, generally, **20:21-20:29**  
Strikes as force majeure, **20:15**  
Uniform Commercial Code 2-615, impracticability, **20:12**  
Waiver, breach excuses performance, **20:25-20:27**

### **EXCUSE OF CONDITION**

Generally, **11:9**

### **EXECUTION**

Fraud in, **5:3, 5:4**

### **EXECUTORY ACCORD**

Generally, **13:25**

### **EXECUTORY CONTRACT**

Damages, **22:32**

### **EXISTENCE OF VALID CONTRACT**

Breach, **19:14**

### **EXISTING FACT**

Mistake, **6:5, 6:6**

### **EXISTING LAW**

Implied covenants, **11:34**

## **EXPECTANCY DAMAGES**

- Generally, **23:2-23:26**
- Arbitration, **23:20**
- Assumption of liability, contemplation of parties, **23:10**
- Assumptions, reasonable certainty, **23:13**
- Binding contract requirement, **23:3**
- Calculating amount of lost profits, **23:17**
- Causation, **23:7**
- Certainty, reasonable, **23:11-23:14**
- Contemplation of parties, **23:8-23:10**
- Destruction of plaintiff's business, lost asset damages, **23:25**
- Disparity, proving lost profits, **23:19**
- Evidence of lost profits, **23:15-23:19**
- Foreseeability, contemplation of parties, **23:9**
- Goods, contract for, **23:4**
- Goodwill, loss of, **23:26**
- Gross disparity, proving lost profits, **23:19**
- Interest, **23:21**
- Kenford case, **23:6**
- Loss of goodwill, **23:26**
- Lost asset damages, **23:22-23:25**
- Lost profits, generally, **23:5-23:21**
- New business, reasonable certainty, **23:14**
- Prior operations of plaintiff, proving lost profits, **23:16**
- Proving lost profits, **23:15-23:19**
- Reasonable certainty, **23:11-23:14**
- Reliance damages, relation to, **23:28**
- Sale of goods, proving lost profits, **23:18**
- Speculation, reasonable certainty, **23:12**
- Valuation of asset, lost asset damages, **23:24**

## **EXPECTATIONS**

- Construction, expectations of parties, **10:6**
- Unambiguous contracts, **9:10**

## **EXPERTS**

- Ambiguous language, **9:36**

## **EXPRESS CONDITION**

- Generally, **11:6**

## **EXPRESSIO UNIUS**

- Generally, **10:16**

## **EXPRESS WARRANTY**

- Generally, **18:2-18:8**

## **EXTRA-CONTRACTUAL PERFORMANCE**

- Repudiation, **14:12**

## **EXTRINSIC EVIDENCE**

- Admissibility, generally, **9:28-9:34**
- Change in trade usage over time, **9:34**
- Custom and usage, **9:32-9:34**
- Determine Meaning of Ambiguous Language, generally, **9:28-9:38**
- Execution of documents, ambiguous language, **9:29**
- Experts, **9:36**
- Intent, **9:35**
- Negotiation and execution, **9:29**
- Practical construction, **9:30**
- Prior course of dealing, **9:31**
- Reformation, **12:30**
- Subjective intent, **9:35**
- Summary judgment, **9:38**
- Time, change in trade usage, **9:34**
- Unmanifested subjective intent, **9:35**

## **FACTS**

- Misstatement, fraud, **21:10**
- Mistake. *See* **Mistake**
- Warranty of, **18:4-18:6**

## **FAILURE OF CONSIDERATION**

- Rescission, **12:3**

## **FAILURE TO BE LICENSED**

- Illegality, **7:11**

## **FAILURE TO MAKE PAYMENT**

- Damages, **22:30, 22:31**

## **FAILURE TO SATISFY CONDITION**

- Breach, **19:20**

## INDEX

### **FAIR AND REASONABLE MEANING**

Unambiguous contracts, **9:9**

### **FALSE STATEMENTS**

Misstatements. *See* **Misstatements**

Negligent misrepresentation, **21:32**

### **FEDERAL ARBITRATION ACT**

Generally, **27:10-27:13**

### **FIDUCIARY DUTY, BREACH OF**

Generally, **21:66-21:70**

Aiding and abetting, **21:70**

Existence of duty, **21:67**

Parties' contract, **21:68**

Relationship of parties, **21:69**

### **FIDUCIARY RELATIONSHIP**

Failure to disclose, **5:17, 21:20**

### **FINANCING COSTS**

Sale of goods, damages, **22:25**

### **FINANCING STATEMENT**

Security agreement, **26:36**

### **FITNESS FOR PURPOSE**

Implied warranties of goods, **18:11**

### **FORBEARANCE**

Consideration, **2:43**

### **FORCE MAJEURE, EXCUSE FOR NONPERFORMANCE**

Generally, **20:13-20:17**

Allocation of risks, **20:16**

Limitations, **20:17**

Scope of force majeure clause, **20:14**

Strikes, **20:15**

### **FOREIGN CONTRACTS**

Statute of frauds, **3:21**

### **FOREIGN CURRENCY**

Failure to make payment, damages,  
**22:31**

### **"FOREIGN" LAW**

Choice of, **8:5**

### **FORESEEABILITY**

Expectancy damages, **23:9**

### **FORFEITURE**

Construction against, **10:21**

### **FORGERY**

Generally, **5:2**

### **FORMATION OF CONTRACTS**

Generally, **2:1-4:35**

### **FORSEEABILITY**

Impossibility, **20:4**

### **FORUM SELECTION CLAUSE**

Generally, **27:21-27:27**

Consent to jurisdiction, **27:27**

Governing law, **27:22**

Jurisdiction, consent to, **27:27**

Mandatory clause, **27:23**

Nonsignatories, **27:24**

Related documents and claims, **27:25**

### **FOUR CORNERS RULE**

Ambiguity, **9:26**

### **FRAUD**

Generally, **5:1-5:23, 21:5-21:25**

Accessory liability

Generally, **21:22-21:25**

aiding and abetting, **21:23**

conspiracy, **21:24, 21:25**

Aiding and abetting, accessory

liability, **21:23**

Ambiguous statement, failure to dis-  
close, **5:15**

Breach, relation to claim for, **21:7,**  
**21:8**

Causation, **21:16**

Concealment, **5:18**

Confidential relationship, failure to  
disclose, **5:17, 21:20**

Conspiracy, accessory liability,  
**21:24, 21:25**

Constructive fraud, failure to dis-  
close, **21:21**

Damages, no need to show, **5:13**

Disclaimer, reasonable reliance, **5:10**

Disclosure, failure, generally, **5:14-**  
**5:19, 21:17-21:21**

Due diligence, reasonable reliance,  
**5:9**



**FRAUD—Cont'd**

- Election of remedies, ratification, **5:23**
- Excusable ignorance, must show, **5:4**
- Execution, fraud in, **5:3, 5:4**
- Fact, misstatement of, **21:10**
- Failure to disclose
  - Generally, **21:17-21:21**
  - complete or clarify, **21:18**
  - constructive fraud, **21:21**
  - fiduciary or confidential relationship, **21:20**
  - superior knowledge, **21:19**
- Failure to disclose, generally, **5:14-5:19**
- Fiduciary relationship, failure to disclose, **5:17, 21:20**
- Forgery, **5:2**
- Future intent, material misstatement, **5:7**
- Ignorance, excusable, **5:4**
- Inducement, fraud in, generally, **5:5-5:13**
- Inherently unfair, **5:19**
- Intention
  - future intent, material misstatement, **5:7**
  - not to perform, **5:20, 21:8**
- Materiality, **5:6, 5:7, 21:11**
- Merger clause, reasonable reliance, **5:11**
- Misrepresentation, fraudulent, generally, **21:9 et seq.**
- Misstatements
  - fact, **21:10**
  - material, **5:6, 5:7**
- Mistaken belief, superior knowledge coupled with, **5:16, 21:19**
- Partial statement, failure to disclose, **5:15**
- Performance, fraud in, **5:21**
- Ratification, **5:22, 5:23**
- Reasonable reliance, **5:8-5:11, 21:15**
- Reformation, **12:26**
- Relation to claim for breach, **21:7, 21:8**
- Reliance, **5:8-5:11, 21:13-21:15**
- Representation, fraudulent, generally, **21:9 et seq.**

**FRAUD—Cont'd**

- Rescission, **12:4, 12:5**
- Scienter, **5:12, 21:12**
- Self protection, reliance, **21:15**
- Sophisticated parties, reliance, **21:14**
- Superior knowledge, failure to disclose, **5:16, 21:19**
- Third parties, **21:6**
- Tort claims, generally, **21:5-21:25**
- Warranties, related fraud claim, **18:6**

**FREEDOM OF CONTRACT**

- Court of Appeals, **1:15**

**FRUSTRATION OF CONDITION**

- Generally, **11:8**

**FRUSTRATION OF**

**PERFORMANCE, EXCUSE FOR NONPERFORMANCE**

- Generally, **20:21-20:23**
- Breach, **20:23**
- Implied obligation, **20:22**

**FUTURE MATTERS**

- Intent, material misstatement, **5:7**
- Meaning of term, **10:18**
- Negotiation, essential terms left to, **2:34-2:38**
- Performance, warranties, **18:13**

**GOOD FAITH AND FAIR DEALING**

- Breach of implied covenant, **19:21**
- Damages, obligation to negotiate in good faith, **22:35, 23:34**
- Duty to negotiate in good faith, **3:37, 23:34**
- Implied covenants. *See* **Implied Covenants**
- Right of first refusal, **26:33**
- Termination, **13:4, 13:5**

**GOODS**

- Acceptance of, **16:18**
- Duress of, **6:22**
- Expectancy damages, **23:4**

**GOODWILL**

- Loss of, expectancy damages, **23:26**

## INDEX

### GOVERNING LAW

- Choice of law. *See* **Choice of Law**
- Forum selection clause, **27:22**

### GRAMMAR

- Generally, **10:10-10:12**

### GROSSLY NEGLIGENT CONDUCT

- Public policy, **7:19**

### GROSS NEGLIGENCE

- Limitations on liability, **24:16**

### GROUND FOR DENIAL

- Specific performance, breach, **19:25**

### GUARANTY

- Generally, **25:1-25:22**
- Assent of guarantor, **25:7, 25:8**
- Attorney's fees, **25:19**
- Change in primary obligor, **25:13**
- Claims of primary obligor, **25:18**
- Collateral, **25:20, 25:21**
- Collection, **25:2**
- Consideration, **25:9**
- Construction, **25:10**
- Continuing guaranty
  - Generally, **25:3-25:6**
  - bankruptcy of primary obligor,  
**25:6**
  - revocation, **25:4**
  - subsequent guaranty, **25:5**
- Contribution and indemnity, **25:22**
- Enforcement, **25:16, 25:17**
- Impairment of collateral, **25:21**
- Indemnity, **25:22**
- Modification of primary obligation,  
**25:12, 25:13**
- Notice, enforcement, **25:17**
- Open terms, assent of guarantor, **25:8**
- Payment or collection, **25:2**
- Placing waiver, **25:15**
- Revocation, **25:11**
- Waiver, **25:14, 25:15**

### IGNORANCE

- Excusable, **5:4**

### ILLEGALITY

- Generally, **7:1-7:15**

### ILLEGALITY—Cont'd

- Bribery, commercial, **7:9**
- Commercial bribery, **7:9**
- Failure to be licensed, **7:11**
- License, failure, **7:11**
- Malum in se*, **7:6-7:9**
- Malum prohibitum*, **7:10, 7:11**
- Not unenforceable *per se*, **7:5**
- In pari delicto*, **7:13**
- Performance, illegal, **7:8**
- Quasi-contract* remedies, **7:15**
- Scope of law, **7:3**
- Severance of illegal provisions, **7:12**
- Various types of illegality, **7:4**
- Waiver, **7:14**

### ILLUSORY AGREEMENTS

- Consideration, **2:50**

### IMPAIRMENT OF COLLATERAL

- Guaranty, **25:21**

### IMPLIED CONDITIONS

- Generally, **11:4**

### IMPLIED CONTRACTS

- Generally, **4:1-4:35**
- Account stated, **4:7**
- Assent inferred from conduct, **4:3, 4:4**
- Business transactions, unjust enrichment, **4:23**
- Conduct, assent inferred from, **4:3, 4:4**
- Consideration, lack of, promissory estoppel, **4:34**
- Continuation, post-expiration, **4:6**
- Court of Appeals, **1:12**
- Covenants. *See* **Implied Covenants**
- Defenses, **4:10**
- Election of remedy, **4:13**
- Evidence of implied-in-fact contract, **4:8**
- Exceptions, **4:11**
- Implied-in-fact, generally, **4:2-4:8**
- Implied-in-law, generally, **4:9-4:35**
- Indemnity, **4:30**
- Limitations
  - implied-in-fact contracts, **4:5**
  - promissory estoppel, **4:35**

**IMPLIED CONTRACTS—Cont'd**

- Limitations—Cont'd
  - unjust enrichment, **4:21**
- Mistaken payments, **4:22, 4:28**
- Money had and received, **4:27, 4:28**
- Payments, mistaken, **4:22, 4:28**
- Performance of services, unjust enrichment, **4:17**
- Post-expiration continuation, **4:6**
- Promissory estoppel
  - Generally, **4:31-4:35**
  - lack of consideration, **4:34**
  - limitations, **4:35**
  - unconscionable injury requirement, **4:33**
- Quantum meruit*
  - Generally, **4:24-4:26**
  - behest of defendant, performance at, **4:26**
  - reasonable value of services, **4:25**
- Quasi*-contracts, **4:11**
- Reasonable value of services, *quantum meruit*, **4:25**
- Relationship between parties, unjust enrichment, **4:15**
- Restitution, **4:29**
- Third party, claim against, **4:12**
- Unconscionable injury requirement, promissory estoppel, **4:33**
- Unjust enrichment
  - Generally, **4:14-4:23**
  - broad scope of claim, **4:19**
  - business transactions, relief in, **4:23**
  - existence of contract, **4:18**
  - idea can confer enrichment, **4:20**
  - “Innocent” party may be liable, **4:16**
  - limitations on application, **4:21**
  - mistaken payment, **4:22**
  - performance of services, **4:17**
  - relationship between parties, **4:15**
- Value of services, *quantum meruit*, **4:25**
- “Wrap” agreements, **4:4**

**IMPLIED COVENANTS**

- Generally, **11:1, 11:12-11:37**

**IMPLIED COVENANTS—Cont'd**

- Advancement of party's interests, **11:18**
- implied covenants, **11:18**
- Bad faith, **11:20**
- Breach, **11:27-11:30, 17:9, 17:10, 19:21**
- Contingencies, **11:21**
- Contract rights, **11:17**
- Courts, **11:37**
- Discretion, **11:23-11:27**
- Employment, **11:22, 11:35**
- Existing law, **11:34**
- Good faith and fair dealing, generally, **11:1, 11:12-11:37, 19:21**
- Inconsistent obligations, **11:15**
- Limitations, discretion, **11:24**
- Minimum standards for performance, discretion, **11:26**
- New obligations, creation of, **11:16**
- Obligation must emerge from contract, **11:19**
- Older authority, discretion, **11:23**
- Performance, minimum standards, discretion, **11:26**
- Prevention of undermining actions, **11:14**
- Reasonable efforts, **11:33**
- Scope of covenant of good faith and fair dealing, **11:13-11:22**
- Termination of at-will employee, **11:22**
- Time and duration, **11:32**
- Undermining actions, prevention of, **11:14**

**IMPLIED OBLIGATION**

- Frustration of performance, excuse for nonperformance, **20:22**

**IMPLIED WARRANTIES OF GOODS**

- Generally, **18:9-18:12**

**IMPOSSIBILITY, EXCUSE FOR NONPERFORMANCE**

- Generally, **20:2-20:10**
- Administrative orders, **20:9**
- Application of law, **20:8**
- Basic considerations, **20:3**

## INDEX

### **IMPOSSIBILITY, EXCUSE FOR NONPERFORMANCE—Cont'd**

- Breach, impossibility occurring after, **20:7**
- Business operations, ceasing, **20:6**
- Ceasing business operations, **20:6**
- Court and administrative orders, **20:9**
- Death or disability, **20:10**
- Economic difficulty, **20:5**
- Forseeability, **20:4**
- Orders, court and administrative, **20:9**

### **INACCURACIES**

- Mistake. *See* **Mistake**
- Warranties, disclosure, **18:5**

### **INADEQUATE REMEDY AT LAW**

- Specific performance, breach, **19:23**

### **INCOMPLETE INSTRUMENT**

- Generally, **2:38**

### **INCOMPLETE PERFORMANCE**

- Damages, **22:34**

### **INCONSISTENCY**

- Generally, **9:11-9:16**
- Added language, **9:13**
- Enforcement of contract, **9:11-9:16**
- Implied covenants, inconsistent obligations, **11:15**
- Inconsistency clause, **9:15**
- Recitals, **9:14**
- Specific language, **9:12**
- “Trumping” language, **9:16**

### **INCORPORATION OF MULTIPLE DOCUMENTS BY REFERENCE**

- Generally, **8:29**

### **INDEFINITE LANGUAGE**

- Construction by court, **2:29**

### **INDEMNITY AND INDEMNIFICATION**

- Generally, **26:16-26:22**
- Attorney’s fees, **26:21, 27:30**
- Construction, **26:19**
- Existence of obligation, **26:18**
- Guaranty, **25:22**

### **INDEMNITY AND INDEMNIFICATION—Cont'd**

- Implied contracts, **4:30**
- Negligence, **26:20**
- Notice, **26:22**
- Public policy, **26:17**
- Suretyship, **25:35, 25:36**

### **IN EQUITY**

- Time for performance, **16:4**

### **INHERENTLY UNFAIR**

- Generally, **5:19**

### **INNOCENT**

#### **MISREPRESENTATION**

- Rescission, **12:5**

### **IN PARI DELICTO**

- Generally, **7:13**

### **INSPECTION BY BUYER**

- Warranties, **18:16**

### **INTEGRATED AGREEMENTS**

- Parol evidence rule, **8:34-8:36**

### **INTENT AND INTENTIONAL CONDUCT**

- Accord and satisfaction, **13:27**
- Ambiguous language, **9:35**
- Arbitration, **27:5**
- Breach, limitations on liability, **24:7**
- Consideration, **2:51**
- Court of Appeals, **1:7**
- Fraud. *See* **Fraud**
- Oral preliminary agreements, expression of intent, **3:27**
- Scienter, fraud, **5:12**
- Third-party beneficiary, **8:12 et seq.**
- Tortious interference, **21:48**
- Unambiguous contracts, **9:3, 9:4**
- Written preliminary agreements, **3:34**

### **INTEREST IN BUSINESS OF CONTRACT PARTY**

- Tortious interference, **21:53**

### **INTEREST ON MONEY**

- Damages. *See* **Damages**
- Expectancy damages, **23:21**
- Public policy, **7:38**

**INTERPRETATION**

Ambiguity. *See* **Ambiguity**  
Extrinsic evidence. *See* **Extrinsic Evidence**  
Inconsistency. *See* **Inconsistency**  
Repudiation by conduct, **14:11**  
Unambiguous contracts. *See* **Unambiguous Contracts**

**ISSUE OF LAW**

Definiteness, **2:39**  
Unconscionability, **6:30**

**JOINT OBLIGORS**

Generally, **8:24**

**JURY TRIAL WAIVER**

Public policy, **7:37**

**JUSTICIABLE CONTROVERSY**

Declaratory judgments, **12:37**

**KENFORD CASE**

Expectancy damages, **23:6**

**KNOWLEDGE OF CONTRACT**

Tortious interference, **21:47**

**LACK OF DUE DILIGENCE**

Mistake, **6:8**

**LACK OF VIABLE  
ALTERNATIVES**

Duress, **6:20**

**LANGUAGE**

Added language. *See* **Added Language**  
Adequacy of consideration and language of contract, **2:53**  
Ambiguity. *See* **Ambiguity**  
Assignment, language precluding, **15:6**  
Construction. *See* **Construction**  
Precise language, **9:19**  
Release, **26:10**  
Repudiation by words, **14:9**  
Specific language, **10:8**

**LAST ANTECEDENT**

Rule of, **10:12**

**LAW**

Mistake of, **6:15**

**LIABILITY**

Breach, **19:5-19:7**  
Third party, **8:19-8:23**

**LICENSE**

Failure, **7:11**

**LIMITATIONS AND  
RESTRICTIONS**

Assignment, restrictions on, **15:5, 15:6**  
Automatic renewal clauses, **28:23**  
Damages. *See* **Damages**  
Declaratory judgments, **12:39**  
Economic duress, **6:21**  
Force majeure, **20:17**  
Implied contracts. *See* **Implied Contracts**  
Implied covenants, discretion, **11:24**  
Liability. *See* **Damages**  
Public policy, restrictions concerning assertion of claims, **7:35-7:37**  
Reformation, **12:29, 12:33**  
Remedies, limitation of, **24:8, 24:9**  
Statute of limitations. *See* **Statute of Limitations**

**LIQUIDATED DAMAGES**

Generally, **22:36-22:44**  
Construction of clause, **22:39**  
Difficulty in ascertaining damages, **22:41**  
Disproportionate to actual damages, **22:43**  
Reasonable estimate of possible loss, **22:42**  
Relation to other remedies, **22:38**  
Remedy for breach, specified, **22:37**  
UCC, liquidated damages under, **22:44**  
Unenforceable penalty, **22:40**

**LOSS CAUSATION**

Negligent misrepresentation, **21:34**

**LOSS OF GOODWILL**

Expectancy damages, **23:26**

**LOST ASSET DAMAGES**

Generally, **23:22-23:25**

## INDEX

### LOST VOLUME

Sale of goods, damages, **22:24**

### MALICE

Tortious interference with economic relations, **21:60**

### *MALUM IN SE*

Generally, **7:6-7:9**

### *MALUM PROHIBITUM*

Generally, **7:10, 7:11**

### MANDATORY CLAUSE

Forum selection clause, **27:23**

### MARY CARTER AGREEMENTS

Generally, **26:7**

### MATERIALITY

Breach, **17:11-17:14**

Fraud, **21:11**

Misstatements, **5:6, 5:7**

### MATERIAL TERMS

#### **DISTINGUISHED FROM ESSENTIAL TERMS**

Generally, **2:27**

### MERCHANTABILITY

Implied warranties of goods, **18:10**

### MERGER CLAUSE

Fraud, reasonable reliance, **5:11**

### MISREPRESENTATION

Generally. *See* **Fraud**

Negligent misrepresentation. *See*  
**Negligent Misrepresentation**

### MISSING TERM SUPPLIED BY THIRD PARTY

Generally, **2:37**

### MISSTATEMENTS

Fraud. *See* **Fraud**

Material, **5:6, 5:7**

Mistake. *See* **Mistake**

### MISTAKE

Generally, **6:1-6:15**

Due diligence, lack of, **6:8**

Existing fact, **6:5, 6:6**

Implied contracts, mistaken pay-  
ments, **4:22**

### MISTAKE—Cont'd

Lack of due diligence, **6:8**

Law, mistake of, **6:15**

Mistaken belief, **6:4**

Mutual mistake of fact, **6:3-6:9**

Negligence, **6:8, 6:13**

Performance, mistake in, **6:14**

Reformation, **12:23-12:25**

Rescission, **12:8-12:10**

Scrivener's error, **6:9**

Substantial fact, **6:7**

Unconscionability of enforcement,  
**6:12**

Unilateral mistake, **6:10-6:13**

Unjust enrichment, voiding, **6:11**

Voiding unjust enrichment, **6:11**

### MISTAKEN BELIEF

Superior knowledge coupled with,  
**5:16**

### MISTAKEN PAYMENTS

Implied contracts, **4:22, 4:28**

### MODIFICATION

Arbitration, modification or termina-  
tion of contract, **27:19**

Enforcement, modification of agree-  
ment, **8:37-8:39**

Guaranty, modification of primary  
obligation, **25:12, 25:13**

No oral modification clause. *See* **No  
Oral Modification Clause**

Suretyship, **25:26, 25:27**

Termination, modification in lieu of,  
**13:14**

### MONEY HAD AND RECEIVED

Implied contracts, **4:27, 4:28**

### MULTIPLE DOCUMENTS

Contract as, **8:27-8:30**

### MUTUALITY OF OBLIGATION

Consideration. *See* **Consideration**

### MUTUALLY AGREED RESCISSION

Generally, **13:21-13:23**

### MUTUAL MISTAKE

Of fact, **6:3-6:9**

**MUTUAL MISTAKE—Cont'd**  
Reformation, **12:24**

**MUTUAL TERMINATION**  
Generally, **13:16-13:35**

**NEGATING LANGUAGE**  
Third-party beneficiary, **8:15**

**NEGLIGENCE**  
Damages, limitations on liability, **24:15**  
Indemnification agreements, **26:20**  
Mistake, **6:8, 6:13**  
Public policy, negligent conduct, **7:19**  
Reformation, **12:34**  
Rescission, **12:10**

**NEGLIGENT MISREPRESENTATION**  
Generally, **21:26-21:40**  
Accountants, claim against nonparty to contract, **21:37**  
Arises from duty owed by speaker, **21:28-21:31**  
Attorneys, claim against nonparty to contract, **21:38**  
Bidders, claim against nonparty to contract, **21:40**  
Elements of claim, **21:27**  
False statement, **21:32**  
Loss causation, **21:34**  
Need for special relationship, **21:29**  
Nonparty to contract, claim against  
Generally, **21:35-21:40**  
accountants, **21:37**  
attorneys, **21:38**  
background, **21:36**  
potential bidders, **21:40**  
No special relationship found, **21:31**  
Potential bidders, claim against nonparty to contract, **21:40**  
Relationships, duty owed by speaker, **21:28-21:31**  
Reliance, **21:33**  
Showing a special relationship, **21:30**  
Special relationships, duty owed by speaker, **21:28-21:31**

**NEGLIGENT PERFORMANCE**  
Services, tort claims, **21:76**  
Third party enforcement, **8:16**

**NEGOTIATION**  
Ambiguous language, **9:29**

**NEW BUSINESS**  
Expectancy damages, **23:14**

**NEW OBLIGATIONS**  
Implied covenants, **11:16**

**NEW YORK ARBITRATION LAW COMPARED TO FAA**  
Generally, **27:11**

**NEW YORK COURTS**  
Generally, **1:2**

**NO-DAMAGES-FOR-DELAY**  
Generally, **24:18, 24:19**

**NOMINAL DAMAGES**  
Generally, **22:46**

**NON-CONFORMING GOODS**  
Generally, **17:5**

**NON-CONTRACT MATERIALS**  
Warranties, **18:7**

**NONEXISTENT ENTITY**  
Actions on behalf of, **3:10**

**NON-MATERIAL BREACH**  
Generally, **17:15**

**NONPARTY TORT CLAIMS**  
Negligent misrepresentation. *See*  
**Negligent Misrepresentation**  
Performance, **21:77**

**NONPERFORMANCE**  
Breach, **17:3**  
Excuse for nonperformance. *See*  
**Excuse for Nonperformance**

**NONSIGNATORIES**  
Arbitration, **27:20**  
Forum selection clause, **27:24**

**NON-WARRANTY CLAIMS**  
Effect of disclaimer on, **18:21**



## INDEX

### **NO ORAL MODIFICATION CLAUSES**

Generally, **28:2-28:6**  
Estoppel, **28:6**  
Exceptions, **28:4**  
Partial performance, **28:5**  
Statute of frauds, **28:3**

### **NORCON**

Repudiation, **14:17**

### **NOSCITUR A SOCIIS**

Generally, **10:14**

### **NOTICE**

Guaranty, enforcement, **25:17**  
Indemnification agreements, **26:22**  
Suretyship, performance bond, **25:32**  
Termination, **13:8 et seq.**

### **NOVATION**

Enforcement of subsequent agreements, **8:41**

### **NO-WAIVER CLAUSES**

Generally, **28:8, 28:9**  
Breach, **17:24**

### **OFFER AND ACCEPTANCE**

Generally, **2:17-2:24**  
Acceptance, generally, **2:21-22:23**  
Compliance of acceptance with offer, **2:22, 2:23**  
Essential terms of proposed contract, offer, **2:18**  
Lapse, offer, **2:20**  
Offer, generally, **2:18-2:20**  
Revocation, offer, **2:19**  
Rigid compliance with offer not necessary, **2:23**

### **OFFSET**

Reliance damages, **23:31**

### **OLDER AUTHORITY**

Implied covenants, discretion, **11:23**

### **OPEN COURT STIPULATION**

Settlement agreements, **26:4**

### **OPEN TERMS**

Generally, **2:35**  
Guaranty, assent of guarantor, **25:8**

### **OPTION CONTRACTS**

Generally, **26:23-26:26**  
Exercise, **26:26**  
Firm offer, **26:24**  
Right of first refusal. *See* **Right of First Refusal**  
Right of first refusal compared, **26:30**  
Statute of frauds, **26:25**  
Strict compliance, **26:27**  
Time of exercise, **26:28**

### **ORAL CONTRACTS AND AGREEMENTS**

Breach, **19:15**  
No oral modification clauses. *See* **No Oral Modification Clauses**  
Preliminary. *See* **Oral Preliminary Agreements**  
Settlement agreements, **26:3**  
Statute of frauds and, **3:13 et seq.**

### **ORAL PRELIMINARY AGREEMENTS**

Generally, **3:25-3:30**  
Essential terms, agreement on, **3:26**  
Expression of intent not to be bound, **3:27**  
Intent, expression of, **3:27**  
Partial performance, **3:28**  
Preparatory acts, **3:29**  
Written agreement as customary, **3:30**

### **ORDERS**

Impossibility, **20:9**

### **OUTPUT AND REQUIREMENTS CONTRACTS**

Generally, **26:37-26:40**  
Unreasonably disproportionate, **26:38**  
Variance in demand, **26:39**  
Variance in supply, **26:40**

### **PARALLEL CONSTRUCTION**

Generally, **10:11**

### **PAROL EVIDENCE**

Conditions, **11:3**  
Parties, parol evidence rule, **8:33-8:36**  
Rescission, **12:18**

## **PARTIAL PERFORMANCE**

No oral modification clauses, **28:5**  
 Oral preliminary agreements, **3:28**  
 Statute of frauds and, **3:20**

## **PARTIAL STATEMENTS**

Fraud, failure to disclose, **5:15**

## **PARTIES**

Generally, **8:10-8:25**  
 Advancement of party's interests,  
     implied covenants, **11:18**  
 Affiliate, liability, **8:20**  
 Agent, liability, **8:22**  
 Agent, principal's enforcement of  
     contract made by, **8:18**  
 Alter ego, liability, **8:21**  
 Breach, **19:3-19:8**  
 Conduct of parties. *See* **Conduct of  
     Parties**  
 Construction, third-party beneficiary,  
     **8:14, 8:15**  
 Enforcement of the contract, gener-  
     ally, **8:10 et seq.**  
 Intended third-party beneficiary, **8:12**  
     *et seq.*  
 Intent. *See* **Intent**  
 Joint obligors, **8:24**  
 Liability of third party, **8:19-8:23**  
 Negating language, third-party bene-  
     ficiary, **8:15**  
 Negligent performance, third party  
     enforcement, **8:16**  
 Nonparty tort claims. *See* **Nonparty  
     Tort Claims**  
 Performance, satisfaction of, **16:14,**  
     **16:15**  
 Principal's enforcement of contract  
     made by agent, **8:18**  
 Reasonable expectations, construc-  
     tion, **10:6**  
 Reformation, standing, **12:28**  
 Rescission, **12:13**  
 Sophisticated parties, **8:25, 21:14**  
 Successor, liability, **8:23**  
 Third-party beneficiary, enforcement,  
     **8:11**  
 Tort claim by third party, **8:17**

## **PAST CONSIDERATION**

Generally, **2:46**

## **PAYMENT**

Assignment, **15:14, 15:15**  
 Damages, failure to make payment,  
     **22:30, 22:31**  
 Guaranty, **25:2**  
 Implied contracts, mistaken, **4:22,**  
     **4:28**  
 Public policy, pay-when-paid, **7:20**  
 Repudiation, contracts for payment of  
     money only, **14:4**  
 Suretyship, performance bond, **25:34**

## **PAY-WHEN-PAID**

Public policy, **7:20**

## **PERFORMANCE**

Generally, **16:1-16:18**  
 Acceptance of goods, **16:18**  
 Acceptance of performance, **16:17**  
 Breach. *See* **Breach**  
 Claiming party, breach, **19:17**  
 Conditions, substantial performance,  
     **17:17**  
 Defective performance, **17:4-17:6,**  
     **22:34**  
 Demand for performance, **16:8**  
 Employment, satisfaction of party,  
     **16:15**  
 In equity, time for performance, **16:4**  
 Excuse for nonperformance. *See*  
     **Excuse for Nonperformance**  
 Fraud in, **5:21**  
 Goods, acceptance of, **16:18**  
 Illegality, **7:8**  
 Implied contracts, unjust enrichment,  
     performance of services, **4:17**  
 Implied covenants, minimum stan-  
     dards, discretion, **11:26**  
 At law, time for performance, **16:5**  
 Mistake in, **6:14**  
 Modification of agreement by, **8:38**  
 Negligent performance. *See*  
     **Negligent Performance**  
 Nonparties, tort claims by, **21:77**  
 Nonperformance. *See* **Nonperfor-  
     mance**  
 Party, satisfaction of, **16:14, 16:15**

## INDEX

### PERFORMANCE—Cont'd

- Place of performance, **16:1**
- Reduced compensation, substantial performance, **17:18**
- Satisfaction of party, **16:14, 16:15**
- Skillful and workmanlike manner, **16:11**
- Specifications, **16:12, 16:13**
- Standard of performance, **16:10, 16:11**
- Subsequent notice, time, **16:6**
- Substantial performance, **16:16, 17:16-17:18**
- Tender of performance, **16:9**
- Third party determination, specifications, **16:13**
- Time for performance, **16:2-16:7**
- Time is of the essence, **16:3**
- Torts connected with
  - Generally, **21:75-21:77**
  - claims by nonparties, **21:77**
  - negligent performance of services, **21:76**
- Waiver, time for performance, **16:7**

### PERFORMANCE BOND

- Suretyship. *See* **Suretyship**

### PERSONAL SERVICE CONTRACTS

- Assignment and delegation, **15:9**
- Specific performance, breach, **19:24**

### PERSUASION

- Duress and undue influence. *See* **Duress and Undue Influence**
- Tortious interference with economic relations, **21:58**

### PLACE OF PERFORMANCE

- Generally, **16:1**

### PLAIN MEANING

- Unambiguous contracts, **9:5-9:7**

### PLAPINGER WAIVER

- Guaranty, **25:15**

### PLEADING

- Breach. *See* **Breach**
- Reformation, **12:27**
- Standards. *See* **Breach**

### POST-EXPIRATION AND POST-TERMINATION CONDUCT

- Generally, **13:15**
- Implied contracts, post-expiration continuation, **4:6**

### POTENTIAL BIDDERS

- Negligent misrepresentation, **21:40**

### POWER OF ATTORNEY

- Assignment and delegation distinguished, **15:12**

### PRECISE LANGUAGE

- Generally, **9:19**

### PRE-EXISTING OBLIGATION

- Generally, **2:47**

### PREJUDGMENT INTEREST

- Damages, **22:14**

### PRELIMINARY AGREEMENTS

- Generally, **3:25-3:38**
- Oral preliminary agreements. *See* **Oral Preliminary Agreements**
- Written preliminary agreements. *See* **Written Preliminary Agreements**

### PRELIMINARY ISSUES

- Enforcement, **8:1-8:41**

### PREPARATORY ACTS

- Oral preliminary agreements, **3:29**

### PRESENT OR FUTURE MEANING OF TERM

- Construction, **10:18**

### PREVENTION OF OTHER PARTY'S PERFORMANCE

- Generally, **17:7**

### PRICE OR COMPENSATION TERM

- Generally, **2:30**

### PRIMA FACIE TORT

- Generally, **21:62-21:64**
- Assertion with other claims, **21:65**
- Disinterested malevolence, **21:63**
- Special damages, **21:64**

**PRINCIPAL'S ENFORCEMENT OF  
CONTRACT MADE BY  
AGENT**

Generally, **8:18**

**PRIOR DEALINGS**

Ambiguous language, prior course of dealing, **9:31**

Definiteness, **2:33**

**PRIOR OPERATIONS OF  
PLAINTIFF AS EVIDENCE**

Expectancy damages, **23:16**

**PRIVITY**

Implied warranties of goods, **18:12**

**PROCEDURAL**

**UNCONSCIONABILITY**

Generally, **6:27, 6:28**

**PROFESSIONALS**

Restrictive covenants, **7:28**

**PROMISEE**

Construction in favor of, **10:23**

**PROMISSORY ESTOPPEL**

Implied contracts. *See* **Implied Contracts**

Reliance damages, **23:33**

**PUBLIC INTEREST**

Construction in, **10:22**

**PUBLIC POLICY**

Generally, **7:1, 7:16-7:38**

Assertion of claims, restrictions concerning, **7:35-7:37**

Compound interest, **7:38**

Counterclaims, restrictions concerning assertion of claims, **7:36**

Court of Appeals, **1:14**

Employment. *See* **Restrictive Covenants**

Exculpatory clauses, **7:18, 7:19**

Grossly negligent conduct, **7:19**

Indemnification agreements, **26:17**

Interest on money, compound, **7:38**

Jury trial, waiver of, **7:37**

Limitations on liability, **24:17**

Pay-when-paid, **7:20**

**PUBLIC POLICY—Cont'd**

Restrictions concerning assertion of claims, **7:35-7:37**

Restrictive covenants. *See* **Restrictive Covenants**

Waiver of jury trial, restrictions concerning assertion of claims, **7:37**

**PUFFERY**

Warranties, **18:3**

**PUNCTUATION**

Generally, **10:13**

**PUNITIVE DAMAGES**

Generally, **22:45**

**PURPOSE**

Generally, **1:1**

**QUANTUM MERUIT DAMAGES**

Implied contracts. *See* **Implied Contracts**

*QUANTUM MERUIT DAMAGES*

Generally, **22:47, 23:37**

*QUASI-CONTRACT REMEDIES*

Illegality, **7:15**

Implied contracts, **4:11**

Reliance damages, **23:32**

Rescission, **12:20**

*QUIA TIMET AND EXONERATION*

Suretyship, **25:38**

**RATIFICATION**

Economic duress, **6:23**

Fraud, **5:22, 5:23**

**READY**

Willing and able, repudiation, **14:7**

**REASONABLENESS**

Ambiguity and, **9:20, 9:21**

Construction, **1:11, 10:5, 10:6**

Expectancy damages, reasonable certainty, **23:11-23:14**

Expression of essential terms with reasonable certainty, **2:26-2:33**

Fraud and reasonable reliance, **5:8-5:11, 21:15**

## INDEX

### REASONABLENESS—Cont'd

- Implied contracts, *quantum meruit*, reasonable value of services, **4:25**
- Implied covenants, **11:33**
- Liquidated damages, reasonable estimate of possible loss, **22:42**
- Meanings, **9:20, 9:21**
- Output and requirements contracts, unreasonably disproportionate, **26:38**
- Unambiguous contracts, **9:9, 9:10**

### RECITALS

- Inconsistency in, **9:14**
- Release, **26:12**

### RECRUITING EMPLOYEES

- Restrictive covenants, **7:30**

### REDUCED COMPENSATION

- Substantial performance, **17:18**

### REFERENCED DOCUMENT

- Enforcement, **8:30**

### REFORMATION

- Generally, **12:1, 12:21-12:34**
- Burden of proof, **12:31**
- Claim, generally, **12:27-12:34**
- Equitable in nature, **12:22**
- Evidence, **12:30-12:32**
- Extrinsic evidence, **12:30**
- Fraud, **12:26**
- Level of proof, **12:32**
- Limitation, time, **12:29**
- Limitations, **12:33**
- Mistake, **12:23-12:25**
- Mutual mistake, **12:24**
- Negligence of claiming party, **12:34**
- Pleading, **12:27**
- Standing, **12:28**
- Time limits, **12:29**
- Unilateral mistake, **12:25**

### REFUND

- Limitation of remedy, **24:8**

### RELEASE

- Generally, **26:8-26:17**
- Assignor, **15:7**
- Avoidance, **26:13**

### RELEASE—Cont'd

- Burden of proof, **26:14**
- Consideration, **26:9**
- Language, **26:10**
- Recitals, **26:12**
- Scope, **26:11**
- Suretyship, **25:29**

### RELIANCE

- Damages. *See* **Reliance Damages**
- Fraud and, **5:8-5:11, 21:13-21:15**
- Negligent misrepresentation, **21:33**

### RELIANCE DAMAGES

- Generally, **23:27-23:34**
- Breach of obligation to negotiate in good faith, **23:34**
- Evidence, **23:30, 23:31**
- Expectancy damages, relation to, **23:28**
- Good faith, breach of obligation to negotiate in, **23:34**
- Obligation to negotiate in good faith, breach of, **23:34**
- Offset, **23:31**
- Promissory estoppel, **23:33**
- Proving reliance damages, **23:30, 23:31**
- Quasi*-contract, **23:32**
- Relation to expectancy damages, **23:28**
- Scope of recovery, **23:29**

### REPAIR OR REPLACE

- Limitation of remedy, **24:9**
- Warranties, **18:14, 18:15**

### REPUDIATION

- Generally, **14:1-14:18**
- Adequate assurance, **14:16-14:18**
- Bilateral contracts, **14:2-14:5**
- Breach, **17:8**
- Conditions, excuses compliance with, **14:8**
- Conduct, repudiation by, **14:10-14:12**
- Demand for extra-contractual performance, **14:12**
- Election by non-repudiating party, **14:14**

**REPUDIATION—Cont'd**

- Equivocal language or conduct, **14:13**
- Excuses compliance with conditions, **14:8**
- Extra-contractual performance, demand for, **14:12**
- Interpretation, repudiation by conduct, **14:11**
- Norcon, **14:17**
- Other party's obligations, impact on, **14:6-14:8**
- Payment of money only, contracts for, **14:4**
- Ready, willing and able, **14:7**
- Retraction, **14:15**
- Unilateral contracts, **14:3, 14:5**
- Words, repudiation by, **14:9**

**REQUIREMENT OF**

- Generally, **2:25**

**RESCISSION**

- Generally, **12:1-12:20**
- Bids, mistaken, **12:9**
- Breach, **12:7**
- Claim for rescission, generally, **12:12-12:18**
- Claims after rescission, **12:19, 12:20**
- Consideration, failure of, **12:3**
- Consideration, mutually agreed rescission, **13:22**
- Delay, **12:17**
- Duress, **12:11**
- Election of remedy, **12:14**
- Evidence, parol, **12:18**
- Failure of consideration, **12:3**
- Fraud, **12:4, 12:5**
- Impact of agreement to rescind, mutually agreed rescission, **13:23**
- Incapacity, **12:6**
- Innocent misrepresentation, **12:5**
- Misrepresentation, **12:4, 12:5**
- Mistake, **12:8-12:10**
- Mutually agreed, **13:21-13:23**
- Negligence, **12:10**
- Parol evidence, **12:18**
- Parties, **12:13**

**RESCISSION—Cont'd**

- Quasi*-contract claims, **12:20**
- Restoring *status quo*, **12:15**
- Returning contract benefits, **12:16**
- Time, delay, **12:17**

**RESERVATION OF RIGHTS**

- Accord and satisfaction, **13:34**
- Claim for damages, waiver, **17:23**

**RESTITUTION**

- Generally, **23:35-23:38**
- Implied contracts, **4:29**
- Quantum meruit*, **23:37**
- Separate claim for relief, **23:38**
- UCC, **23:36**

**RESTRICTIONS**

- Limitations and restrictions. *See* **Limitations and Restrictions**
- Restrictive covenants. *See* **Restrictive Covenants**

**RESTRICTIVE COVENANTS**

- Generally, **7:21-7:34**
- Business, sale of, **7:22, 7:23**
- Business contracts, **7:33**
- Choice-of-law, **7:34**
- Employment
  - Generally, **7:24-7:32**
  - "Blue pencil," **7:32**
  - emerging standard, **7:27**
  - "Employee choice," **7:31**
  - professionals, restrictions upon, **7:28**
  - recruiting employees, **7:30**
  - restrictions upon professionals, **7:28**
  - standard emerging, **7:27**
  - termination without cause, **7:29**
  - three factor analysis, **7:25**
  - trade secrets, **7:26**
- Sale of business, **7:22, 7:23**

**RETRACTION**

- Repudiation, **14:15**

**RETURNING CONTRACT**

**BENEFITS**

- Rescission, **12:16**

## INDEX

### REVOCACTION

- Guaranty, **25:11**
- Suretyship, **25:28**

### RIGHT OF FIRST REFUSAL

- Generally, **26:29-26:33**
- Compliance, **26:31**
- Contrast with option, **26:30**
- Good faith, **26:33**
- Rights upon exercise, **26:32**

### RIGHT TO TERMINATE

- Waiver of, **17:22**

### RULES

- Choice-of-law, **8:8**
- Last antecedent rule, **10:12**

### RUNNING OF PERIOD

- Statute of limitations, breach, **19:12**

### SALE OF BUSINESS

- Restrictive covenants, **7:22, 7:23**

### SATISFACTION

- Accord and satisfaction. *See* **Accord and Satisfaction**
- Clause, **28:20**
- Performance, satisfaction of party, **16:14, 16:15**

### SCIENTER

- Fraud, **5:12, 21:12**

### SCOPE OF LAW

- Illegality, **7:3**

### SCRIVENER'S ERROR

- Generally, **6:9**

### SECURITIES

- Damages, **22:33**

### SECURITY AGREEMENT

- Generally, **26:34-26:36**
- Financing statement, **26:36**
- Writing, **26:35**

### SECURITY ASSIGNMENT

- Generally, **15:16**

### SELLER'S REMEDIES

- Sale of goods, damages, **22:23-22:25**

### SEPARABLE AGREEMENTS

- Enforcement, **8:31**

### SERVICES

- Limitations on liability, **24:13**
- Personal service contracts. *See* **Personal Service Contracts**
- Warranties, **18:18**

### SETTLEMENT AGREEMENTS

- Generally, **26:2-26:7**
- Construction, **26:5**
- Enforcement, **26:6**
- Mary Carter agreements, **26:7**
- Open court stipulation, **26:4**
- Oral agreements, **26:3**

### SEVERABILITY

- Arbitration, **27:16**
- Statute of frauds, **3:18**

### SEVERANCE OF ILLEGAL PROVISIONS

- Generally, **7:12**

### SHORTENING PERIOD

- Statute of limitations, breach, **19:11**

### SILENCE AS AMBIGUITY

- Generally, **9:24**

### SKILLFUL AND WORKMANLIKE MANNER

- Generally, **16:11**

### SOPHISTICATED PARTIES

- Reliance, **8:25, 21:14**

### SPECIAL RELATIONSHIPS

- Negligent misrepresentation, **21:28-21:31**

### SPECIFICATIONS

- Performance, **16:12, 16:13**

### SPECIFIC PERFORMANCE

- Breach, **19:22-19:25**

### SPECIFIED REMEDIES

- Generally, **22:8**

### SPECULATION

- Reasonable certainty, expectancy damages, **23:12**



**STABILITY OF CONTRACT LAW**

Court of Appeals, **1:17**

**STANDARD BEST EFFORTS  
CLAUSES**

Generally, **28:17**

**STANDARDS**

Performance, **16:10, 16:11**

Pleading. *See* **Breach**

**STANDING**

Reformation, **12:28**

**STATUTE OF FRAUDS**

Generally, **3:12-3:24**

Answer for debt of another, **3:15**

Calculation of period for performance, **3:14**

Choice of law, **3:22**

Estoppel, **3:23**

Exceptions to, **3:19**

Foreign contracts, agreements made outside New York, **3:21**

No oral modification clause, **28:3**

Option contracts, **26:25**

Oral agreements and, **3:13 et seq.**

Partial performance, **3:20**

Purpose, **3:12**

Severability, **3:18**

Suretyship, **25:24**

Time, performance within one year, **3:13, 3:14**

UCC's statute of frauds, **3:16**

Writing requirement, satisfaction of, **3:17**

**STATUTE OF LIMITATIONS**

Automatic renewal clauses, **28:23**

Breach. *See* **Breach**

Enforcement, **27:31**

**STATUTORY LAW**

Choice of law, **8:6**

**STRAINED INTERPRETATIONS**

Generally, **9:22**

**STRICT COMPLIANCE**

Option contracts, **26:27**

**STRICT LIABILITY**

Tort claims, **21:74**

**STRIKES**

Force majeure, **20:15**

**SUBJECTIVE INTENT**

Ambiguous language, **9:35**

**SUBJECTIVE UNDERSTANDING**

Generally, **9:23**

**SUBROGATION**

Suretyship, **25:37**

**SUBSEQUENT AGREEMENTS**

Enforcement, **8:36, 8:40, 8:41**

**SUBSEQUENT NOTICE**

Time, performance, **16:6**

**SUBSTANTIAL FACT**

Mistake in, **6:7**

**SUBSTANTIAL FACTOR**

Causation, damages, **22:7**

**SUBSTANTIAL PERFORMANCE**

Generally, **16:16, 17:16-17:18**

**SUBSTANTIVE LAW IS CHOSEN**

Generally, **8:4**

**SUBSTANTIVE**

**UNCONSCIONABILITY**

Generally, **6:29**

**SUBSTITUTED AGREEMENT**

Accord and satisfaction, **13:28**

**SUCCESSOR**

Liability, **8:23**

**SUMMARY JUDGMENT**

Ambiguous language, **9:38**

**SUPERIOR KNOWLEDGE**

**COUPLED WITH MISTAKEN  
BELIEF**

Failure to disclose, **5:16**

**SUPPLY VARIANCE**

Output and requirements contracts, **26:40**

## INDEX

### SURETYSHIP

- Generally, **25:23-25:38**
- Consent to modification, **25:27**
- Construction, **25:25**
- Disclosure, **25:30**
- Indemnification, **25:35, 25:36**
- Modification, **25:26, 25:27**
- Notice, performance bond, **25:32**
- Payment of claims, performance bond, **25:34**
- Performance bond
  - Generally, **25:31-25:34**
  - notice, **25:32**
  - payment of claims, **25:34**
  - scope of liability, **25:33**
- Quia timet* and exoneration, **25:38**
- Release, **25:29**
- Revocation, **25:28**
- Statute of frauds, **25:24**
- Subrogation, **25:37**

### SURPLUSAGE

- Generally, **10:7**

### TECHNICAL TERM

- Unambiguous contracts, **9:7**

### TENDER OF PERFORMANCE

- Generally, **16:9**

### TERMINATION

- Generally, **13:1-13:35**
- Abandonment, **13:16-13:20**
- Accord and satisfaction. *See* **Accord and Satisfaction**
- Agreement, terminating, **13:7**
- Burden of proof, abandonment, **13:20**
- Conditions to exercise of right of termination, **13:3**
- Conduct of parties, abandonment inferred from, **13:17**
- Consideration, mutually agreed rescission, **13:22**
- Covenant of good faith and fair dealing, **13:5**
- Cure, notice and, **13:12, 13:13**
- Erroneous date rule, notice, **13:10**
- Good faith requirement, **13:4, 13:5**
- Modification in lieu of termination, **13:14**

### TERMINATION—Cont'd

- Mutually agreed rescission, **13:21-13:23**
- Mutual termination, generally, **13:16-13:35**
- Notice, **13:8 et seq.**
- Post-expiration and post-termination conduct, **13:15**
- Rescission. *See* **Rescission**
- Time, notice, erroneous date rule, **13:10**
- UCC, **13:2**
- Unilateral termination, generally, **13:1-13:15**
- Waiver of notice, **13:11**
- Waiver of right to terminate, **17:22**
- Without cause, **13:6**
- Written notice, **13:9**

### TERMINATION OF AT-WILL EMPLOYEE

- Implied covenants, **11:22**

### TERMINATION WITHOUT CAUSE

- Restrictive covenants, **7:29**

### TERMS OF

- Breach, **19:16**
- Definiteness. *See* **Definiteness**

### THIRD PARTY

- Beneficiary, enforcement, **8:11, 19:4**
- Determination, specifications, performance, **16:13**
- Fraud, **21:6**
- Implied contracts, claim against, **4:12**
- Supplying missing term, **2:37**
- Tortious interference, **21:42**

### THREATS

- Economic duress, **6:19**

### THREE FACTOR ANALYSIS

- Employment, restrictive covenants, **7:25**

### TIME

- Ambiguous language, change in trade usage, **9:34**
- Breach, untimely performance, **17:6**
- Construction, present or future meaning of term, **10:18**

**TIME—Cont'd**

- Damages. *See* **Damages**
- Definiteness, **2:31**
- Delay. *See* **Delay**
- Future matters. *See* **Future Matters**
- Implied covenants, **11:32**
- Impossibility occurring after breach, **20:7**
- No-damages-for-delay, **24:18, 24:19**
- Option contracts, time of exercise, **26:28**
- Performance, **16:2-16:7**
- Reformation, limits, **12:29**
- Rescission, delay, **12:17**
- Statute of frauds, performance within one year, **3:13, 3:14**
- Statute of limitations. *See* **Statute of Limitations**
- Termination, notice, erroneous date rule, **13:10**
- Untimely performance, **17:6**

**TIME IS OF THE ESSENCE**

- Performance, **16:3**

**TORT CLAIMS**

- Generally, **21:1-21:77**
- Aiding and abetting, breach of fiduciary duty, **21:70**
- Choice-of-law clause, **21:2**
- Choice-of-law principles, **21:3**
- Conversion. *See* **Conversion**
- Damages
  - limitations on liability, **24:14-24:17**
  - prima facie* tort, **21:64**
- Disinterested malevolence, *prima facie* tort, **21:63**
- Effect of contract, **21:4**
- Fiduciary duty, breach of. *See* **Fiduciary Duty, Breach of**
- Fraud. *See* **Fraud**
- Interference
  - conversion, interference with right of possession, **21:72**
  - tortious interference. *See* **Tortious Interference**
- Limitations on liability, **24:14-24:17**
- Money, conversion, **21:73**

**TORT CLAIMS—Cont'd**

- Negligent misrepresentation. *See* **Negligent Misrepresentation**
- Negligent performance of services, tort connected with performance, **21:76**
- Nonparty claims, tort connected with performance, **21:77**
- Performance. *See* **Performance**
- Prima facie* tort. *See* **Prima Facie Tort**
- Relationship of parties, breach of fiduciary duty, **21:69**
- Scope, **21:1**
- Special damages, *prima facie* tort, **21:64**
- Strict liability, **21:74**
- Third party, **8:17**
- Tortious interference. *See* **Tortious Interference**

**TORTIOUS INTERFERENCE**

- Generally, **21:41-21:61**
- Agent, **21:43**
- Breach, **21:49**
- Causation, **21:50, 21:61**
- Competitors, **21:54**
- Contracts at will, **21:46**
- Corporate official, **21:44**
- Economic relations, tortious interference with
  - Generally, **21:55**
  - causation, **21:61**
  - economic pressure, **21:59**
  - elements, **21:56**
  - malice, **21:60**
  - persuasion, **21:58**
  - wrongful means, **21:57**
- Furtherance of economic interest, **21:52**
- Intentional conduct, **21:48**
- Interest in business of contract party, **21:53**
- Interference with contract, generally, **21:41-21:54**
- Justification, **21:51**
- Knowledge of contract, **21:47**
- Malice, tortious interference with economic relations, **21:60**

## INDEX

### **TORTIOUS INTERFERENCE —Cont'd**

- Persuasion, tortious interference with economic relations, **21:58**
- Third party, **21:42**
- Valid and enforceable contract, **21:45**
- Wrongful means, tortious interference with economic relations, **21:57**

### **TOTAL BREACH**

- Claim for, **17:14**

### **TRADE SECRETS**

- Restrictive covenants, **7:26**

### **TRIBUNE DECISION**

- Written preliminary agreements, **3:32, 3:33**

### **“TRUMPING” LANGUAGE**

- Inconsistency, **9:16**

### **UCC**

- Damages. *See* **Damages**
- Limitations on liability, **24:12**
- Restitution damages, **23:36**
- Statute of frauds, **3:16**
- Termination, **13:2**

### **UNAMBIGUOUS CONTRACTS**

- Generally, **9:2-9:10**
- Ambiguity. *See* **Ambiguity**
- Dictionary, **9:6**
- Enforced as written, **9:2**
- Expectations, reasonable, **9:10**
- Fair and reasonable meaning, **9:9**
- Intent, **9:3, 9:4**
- Plain meaning, **9:5-9:7**
- Purpose, **9:8**
- Reasonableness, **9:9, 9:10**
- Technical term, **9:7**
- Writing expresses intent, **9:4**

### **UNCERTAIN ESSENTIAL TERMS DEFINED BY COURT**

- Generally, **2:28**

### **UNCONSCIONABILITY**

- Generally, **6:1, 6:25-6:30**
- Adhesion contract, **6:28**
- Bargaining power disparity, **6:25**

### **UNCONSCIONABILITY—Cont'd**

- Disparity in bargaining power, **6:25**
- Elements of unconscionability, **6:26-6:29**
- Implied contracts, promissory estoppel, unconscionable injury requirement, **4:33**
- Issue of law, determination as, **6:30**
- Limitations on liability, **24:5, 24:6**
- Mistake, unconscionability of enforcement, **6:12**
- Procedural unconscionability, **6:27, 6:28**
- Substantive unconscionability, **6:29**

### **UNENFORCEABLE PENALTY**

- Liquidated damages, **22:40**

### **UNILATERAL CONTRACTS**

- Repudiation, **14:3, 14:5**

### **UNILATERAL MISTAKE**

- Generally, **6:10-6:13**
- Reformation, **12:25**

### **UNILATERAL TERMINATION**

- Generally, **13:1-13:15**

### **UNJUST ENRICHMENT**

- Implied contracts. *See* **Implied Contracts**
- Mistake, voiding, **6:11**

### **UNMANIFESTED SUBJECTIVE INTENT**

- Generally, **9:35**

### **UNTIMELY PERFORMANCE**

- Generally, **17:6**

### **VALIDITY REQUIREMENTS**

- Generally, **2:1-2:54**
- Assent. *See* **Assent**
- Assignment, **15:3**
- Consideration. *See* **Consideration**
- Definiteness. *See* **Definiteness**

### **VALUE AND VALUATION**

- Implied contracts, *quantum meruit*, value of services, **4:25**
- Lost asset damages, valuation of asset, **23:24**

**VIOLATION OF TERMS**

Breach, **17:2**

**VOIDING UNJUST ENRICHMENT**

Mistake, **6:11**

**WAIVER**

Generally, **17:20-17:24, 28:7-28:9**

Arbitration, **27:4**

Breach, excuse for nonperformance,  
**20:25-20:27**

Clauses, **28:7-28:9**

Conditions, **11:10**

Contrast with election, **17:21**

Damages. *See* **Damages**

Estoppel. *See* **Estoppel**

Guaranty, **25:14, 25:15**

Illegality, **7:14**

Interest, damages, **22:16**

No-waiver clause, **17:24, 28:8, 28:9**

Performance, time for, **16:7**

Public policy, waiver of jury trial,  
**7:37**

Reservation of claim for damages,  
**17:23**

Right to terminate, waiver of, **17:22**

Termination

notice, waiver of, **13:11**

right to terminate, waiver of, **17:22**

Waiver of no-waiver clause, **28:9**

**WARRANTIES**

Generally, **18:1-18:23**

Acceptance by buyer, **18:17**

Advertisements and other non-  
contract materials, **18:7**

Buyer's acceptance, **18:17**

Buyer's inspection, **18:16**

Claim for breach, **18:8**

Conspicuous disclaimers, **18:20**

Damage, **18:22**

Damages. *See* **Damages**

Disclaimers, **18:19-18:21**

Disclosure of inaccuracy, **18:5**

Essential purpose, failure of, **18:15**

Express warranty, **18:2-18:8**

Fitness for purpose, implied warran-  
ties of goods, **18:11**

Fraud claim, related, **18:6**

**WARRANTIES—Cont'd**

Future performance, **18:13**

Implied warranties of goods, **18:9-  
18:12**

Inaccuracy, disclosure of, **18:5**

Inspection by buyer, **18:16**

Limitations on liability, **24:10**

Merchantability, implied warranties  
of goods, **18:10**

Non-contract materials, **18:7**

Non-warranty claims, effect of  
disclaimer on, **18:21**

Privity, implied warranties of goods,  
**18:12**

Puffery, **18:3**

Related claims, **18:23**

Related fraud claim, **18:6**

Repair or replace, **18:14, 18:15**

Services, **18:18**

Warranty of fact, **18:4-18:6**

**WARRANTY OF FACT**

Generally, **18:4-18:6**

**WITHHELD MONEY**

Failure to make payment, damages,  
**22:30**

**WORDS**

Language. *See* **Language**

Repudiation by words, **14:9**

**“WRAP” AGREEMENTS**

Implied contracts, **4:4**

**WRITING**

Arbitration, agreement to arbitrate,  
**27:6**

Breach, **19:15**

Court of Appeals. *See* **Court of  
Appeals**

Exclusive dealing clauses, **28:11**

Preliminary agreements. *See* **Written  
Preliminary Agreements**

Security agreement, **26:35**

Statute of frauds, satisfaction of, **3:17**

Unambiguous contracts, writing  
expresses intent, **9:4**

## INDEX

### WRITTEN PRELIMINARY AGREEMENTS

Generally, **3:31-3:38**  
Burden of proof, **3:38**  
Custom and practice, **3:36**  
Determining effect of, **3:35**  
Duty to negotiate in good faith, **3:37**  
Good faith, duty to negotiate in, **3:37**  
Intent to be bound, **3:34**

### WRITTEN PRELIMINARY AGREEMENTS—Cont'd

Oral preliminary agreements and,  
**3:30**  
Preliminary written agreement, effect  
of, **3:35**  
*Tribune* decision, **3:32, 3:33**

### WRONGDOER RULE

Damages, **22:13**

