Index

ACCEPTANCE	ACCORD, WAIVER AND
See also Offer Acceptable tender of delivery under U.C.C., 10:20 Contract bid, 3:19	Definitions, 19:1, 19:5, 19:6 Modification, 19:4 Novation, 19:3 Substituted agreement, 19:2
Contract formation, (CISG), 23:16	
to 23:19 Convention on the International Sale of Goods (CISG) (this	ADDITIONAL TERMS Contract formation, 7:14 Modification (this index)
index) Defined, 23:16 Nonconforming goods, 10:26	ADVERSE POSSESSION Possession (this index)
Nonconforming goods, 10:26 Nonconforming tender by buyer Generally, 11:21 Revocation, 11:24	ADVERTISEMENTS As express warranties, 9:30 Offers, 3:5
Right to inspect goods, 11:22 Of offer	AFFIRMATION Disaffirmance (this index)
Generally, 4:2 Creating contract, 4:3, 4:4 Electronic transactions, 4:19	AGE FACTORS Minors, Contracts with (this index)
Mirror Image Rule, unequivocal acceptance, 4:11 to 4:13	AGENCY LAW
Nonconforming, 4:21 Notice, 4:10	Third to party beneficiary doctrine, 20:2
By offeree only, 4:5 Silence as, 4:8, 4:9 Specified, 4:6 Unequivocal, 4:11 to 4:13 Unspecified, 4:7 Part performance of unilateral contract Generally, 6:7 to 6:9	AGREEMENT Convention on the International Sale of Goods (CISG), agreed remedies, 23:37 Incomplete Agreements (this index) Installment Agreements (this index)
Extent of performance, 6:8 Reciprocal obligation of promisee, 6:9	Integrated, parol evidence, 7:8, 7:9 Intention to agree, 3:9 Statute of frauds
Time when due (CISG), 23:17, 23:18	Marriage, 7:24 Suretyship and, 7:23
U.C.C. Acceptable tender of delivery under U.C.C., 10:20	Substituted, 19:2 Tacit, as proof of nonbreaching party's expectancy, 13:11

AGREEMENT—Cont'd Warranties (this index)

ALABAMA

Employment at will, 22:14

ALCOHOL INTOXICATION

Contract avoidance, 2:16, 2:17

ALTERATION

Material Alteration (this index)

ANTICIPATORY BREACH

Assurances, demand for, 11:13 Character of communication, 11:10

Communication, character of, 11:10

Complications of, generally, 11:7 to 11:16

Convention on the International Sale of Goods (CISG), 23:34

Definition, 11:8

Demand for assurances, 11:13

Nature of contract, 11:9

Or not, 11:7

Partial repudiation, 11:12

Reaction of non-repudiating party, 11:11

Reasonable insecurity, 11:14

Repudiation

Partial repudiation, 11:12

Performance and breach, 23:34

Reaction of non-repudiating party, 11:11

Retraction of repudiation, 11:16

Retraction of repudiation, 11:16

U.C.C., 11:28

Unilateral contracts, 11:15

ANTI TO ASSIGNMENT CLAUSES

Structured settlements, 21:17

ARBITRATION

Appeal and review, 16:21 Arbitrator's powers, 16:22 Benefits and problems, 16:20

ARBITRATION—Cont'd

Clause, assignee of security interest, 21:22

Clauses, 16:20 et seq.

Courts, choice of, 16:23

Fraud damages, 16:21

Unconscionability nonperformance excuse, 19:17

ARIZONA

Employment at will, 22:15

ARKANSAS

Employment at will, 22:16

ASSIGNMENT

Generally, 21:9

Adverse possession, 21:11

Anti to assignment clauses, 21:17

Arbitration clause, 21:22

Assignable property interests, 21:8

Assignment of rights v. delegation of duties

Generally, 21:18

Performance of personal services, 21:20

Sale of goods, 21:19

Transfer of real property, 21:21

Defenses

Assignor's obligations, 21:27

Holder to in to due course doctrine, 21:31

Modification of assigned agreement, 21:30

Obligor's, 21:29

Obligor's duty to assignee and importance of notice, 21:28

Defined, 21:2

Freedom of contract, 21:1

Future interests or after to acquired rights

Generally, 21:22

Enforcement, 21:24 to 21:26

As present transfer, 21:23

International trade, importance to, 21:5

Manifest intent, 21:6

ASSIGNMENT—Cont'd AVOIDANCE—Cont'd Mechanics of, 21:6 to 21:17 Statute of frauds Personal service agreements Generally, 7:30 Generally, 21:14 Admissions, 7:38 Consent of obligor, 21:16 Fraud or other deceit, 7:37 Partial assignment, 21:15 Partial performance, 7:36 **Priorities** Unconscionable injury or unjust Article 9, 21:36 enrichment, 7:33 Common law, 21:33 **BENEFICIARIES** English rule, 21:33 Third to Party Beneficiaries (this Four horsemen rule, 21:35 index) New York rule, 21:34 Revocability, 21:7 **BEST-EFFORTS** Wages, 21:13 Gaps, ambiguities and construc-Warranties, 21:12 tion of terms Wrongful death, 21:10 Generally, 8:9 to 8:12 Agree, best efforts to, 8:11 **ATTORNEYS** Clauses, 8:9 Extracontractual damages, Negotiation, performance vs., attorney's fees 8:12 Generally, 17:2 to 17:5 Performance, 8:10, 8:12 Contractual fee-shifting provisions, 17:3, 17:4 Good faith compared, 10:11 Damages, incidental and **BIDS** consequential, 17:5 **Construction Contracts** (this Statutory fee-shifting proviindex) sions, 17:3, 17:4 Fee recovery **BILATERAL CONTRACTS** Convention on the International Unilateral contract compared, 6:3 Sale of Goods (CISG), 23:46 **BREACH OF CONTRACT** Malpractice suits, third to party See also other entries throughout beneficiary rule, 20:14 this index **Anticipatory Breach** (this index) AT TO WILL EMPLOYMENT Arbitration clauses Employment Relationships (this Appeal and review, 16:21 index) Arbitrator's power, 16:22 **AUTOMOBILE** Benefits and problems, 16:20 Sales, substantial impairment of Fraud damages, 16:21 value, 11:25 **Convention on the International** Sale of Goods (CISG) (this **AVOIDANCE** index) Convention on the International Defined, 11:1 Sale of Goods (CISG), 23:39 **Equitable Remedies** (this index) Parol evidence rule, 7:11 Promissory or equitable estoppel, Estoppel of condition, forfeiture, 7:31 10:8

BREACH OF CONTRACT —Cont'd

16:19

Exclusion of consequential damages and remedy liquidation by contractual modification

Generally, 16:12 to 16:16 Enforceability standards, 16:18,

Repair to or to replacement limitation, 16:17

Installment contract, U.C.C. provisions, 10:28

Land sales contracts, equitable remedies

Generally, 12:3 et seq.

Combining specific performance and money damages, 12:7

Damages for seller's delay in closing, 12:8

Rescission for seller in default, 12:10

Seller's breach of implied warranty of title, 12:6

Specific performance for buyer in default, 12:9

Liquidated damages clauses Judicial criteria of enforceability, 16:2

Liquidated damages in the absence of actual damages, 16:11

Reasonability, 16:7 to 16:10

Standard of compensation vs. breach, 16:9

Standard of compensation vs. deterrent of breach, 16:10

Standard of express agreement, 16:8

U.C.C. Article 2A, 16:5, 16:6 U.C.C. criteria of enforceability, 16:4

Material

Defined, 11:1

New York courts, journey of, 11:3 Nonbreaching party's rights and obligations

Impairment of value, what con-

BREACH OF CONTRACT —Cont'd

Nonbreaching party's rights and obligations—Cont'd stitutes, 11:25

Revocation of buyer's acceptance of nonconforming tender, 11:24

Private power vs. public policy, 16:1

Substantial performance

Or not, 11:4

Substantial performance and perfect tender rule

Common law, 11:2

Damages, 11:5

U.C.C. provisions, 11:17 to 11:28

Uniform Commercial Code (U.C.C.) (this index)

BUSINESS, PLACE OF

Place of Business (this index)

BUSINESS CONDUCT

Offers, 3:14

BUYER

Acceptance of nonconforming tender

Generally, 11:21

Revocation of, 11:24

Right to inspect goods, 11:22

Chattel sales breach remedies under U.C.C.

Generally, 14:15

Claim for breach of contract obligations, 14:20 to 14:23

Contract to cover recovery, 14:16

Contract to market differential recovery, 14:17 to 14:19

Damage deduction from price due, 14:26

Incidental and consequential damages, 14:24

Specific performance, 14:25

BUYER—Cont'd

Commercial impracticability and nonperformance, 18:29

Convention on the International Sale of Goods (CISG) (this index)

Default of realty contract, equitable remedies, 12:9

Good faith requirement, express conditions, 10:11

Obligations under U.C.C., 10:16

Rejection statement under U.C.C., 10:27

Uniform Commercial Code

Chattel sales breach remedies under U.C.C., above

Obligations under U.C.C., 10:16

Rejection statement under U.C.C., 10:27

Warranties

Common law, 9:2 to 9:4 Implied fitness, 9:26

CALIFORNIA

Employment at will, 22:17

CAPACITY TO FORM CONTRACT

Incapacity of Minors (this index)
Mental Incompetence and
Capacity to Contract (this index)

CAR

Automobile (this index)

CARELESSNESS

Right of rejection of goods, 11:23

CAVEAT EMPTOR

Common law origin of warranty, 9:4

CHARITABLE DONATION

Donative Promises (this index) **Promissory Estoppel** (this index)

CHATTEL

Buyer (this index)

CHATTEL—Cont'd

Equity remedies for personalty sales, 12:12 to 12:15

Personalty Sales Contracts, Equitable Remedies (this index)

Sales contract breach damages under U.C.C.

Generally, 14:4

Buyer's remedies, 14:15 to 14:26

Seller's remedies, 14:4 to 14:14

Sales warranties

Implied warranty of title, 9:7 Warranties of lawful use compared, 9:8

Uniform Commercial Code Sales contract breach damages under U.C.C., above

CHILD

Minors, Contracts with (this index)

CISG

Convention on the International Sale of Goods (this index)

CLOSING

Seller delay as realty contract breach, 12:8

COLLATERAL CONTRACTS

Loss liability, 13:19

COLLECTIVE BARGAINING

Employment Relationship (this index)

COLORADO

Employment at will, 22:18

COMMERCIAL

Context, unconscionability, 19:11 Contracts

Realty, necessity of definite terms, 12:11

Impracticability, U.C.C.

Allocation of goods among customer, 18:31

COMMERCIAL—Cont'd

Impracticability, U.C.C.—Cont'd Applicability to buyers, 18:29 Excuse for performance, 18:25 Excusing contingencies, 18:28 Increased costs, 18:27

Proof, 18:26

Relationship to other U.C.C. sections, 18:30

Uniform Commercial Code. Impracticability, U.C.C., above

COMMON LAW

Assignment, 21:3

Conditions, common law origins, 10:2

Frustration of purpose, nonperformance excuse, 18:23

Modification, 5:20

Offer (this index)

Substantial Performance and Perfect Tender Rule (this index)

Unequivocal acceptance, 4:11 to 4:13

Warranties (this index)

At to will employment in common law. Employment Relation**ships** (this index)

COMMUNICATION

Prior to offer, 3:2

COMPENSATION STANDARD

Liquidated damages clauses, 16:9, 16:10

COMPETENCY

Mental Incompetence and Capacity to Contract (this index)

COMPLETION

Construction contract, owner's breach After completion, 14:39

Prior to completion, 14:38

COMPLETION—Cont'd

Goods for resale, seller's remedies for chattel sales breach, 14:6

COMPLIANCE

Statute of frauds, 7:18

COMPUTER SOFTWARE

Remedies for breach, standards of enforceability, 16:18

CONDITIONS

And covenants

Common law origins, 10:2 Distinguished, 10:1, 10:29

Express and implied conditions and good faith duty

Generally, 10:9

Express conditions, 10:11, 10:12

Implied, 10:10

Requirements and output contracts, 10:13

Satisfaction of promisee or another, 10:14

Implied, frustration of purpose, 18:24

Installment contracts, 10:28

Precedent

Parol evidence, 7:16

Remedial consequences, 10:3, 10:4

Remedial consequences

Conditions precedent and subsequent, 10:3, 10:4

Estoppel of condition, 10:8

Forfeiture, 10:5, 10:6

Waiver of condition, 10:7

Subsequent, remedial consequences, 10:3

U.C.C. provisions

Acceptable tender of delivery, 10:20

Acceptance or rejection of nonconforming goods, 10:26

Buyer's statement of rejection, 10:27

CONDITIONS—Cont'd

U.C.C. provisions—Cont'd Delivery place, 10:18 Good faith, 10:13 Individual treatment of installments, 10:28 Inspection of goods, 10:25 Installment contracts, 10:28 Obligations of buyer and sellers, 10:16 Other provisions, 10:29 Requirements, output and exclusive dealings contracts, 10:17 Scope of U.C.C., 10:15 Seller's cure of nonconforming tender of delivery, 10:23 Seller's reclamation rights, 10:22 Shipment of goods, 10:21

CONFORMANCE

Convention on the International Sale of Goods (CISG) (this index)

Tender of payment, 10:24

Timing of payment, 10:19

CONJECTURE

Foreseeability of lost profits distinguished, 13:16

CONNECTICUT

Employment at will, 22:19

CONSENT

Assent (this index)

CONSEQUENTIAL DAMAGES

Breach of Contract (this index)

CONSIDERATION

Generally, 5:1 to 5:23

Adequate and sufficient, 5:5, 5:6

Avoidance of rule, past
consideration, 5:12

Convention on the International
Sale of Goods (CISG),
contract formation, 23:11

CONSIDERATION—Cont'd

Employment contracts, past consideration, 5:13 Firm offer and U.C.C., 3:14 Historical background, 5:1 Modification without, 5:21 to 5:23 **Moral Duty** (this index) Necessity of, 5:4 Past consideration, 5:11 to 5:13 Peppercorn theory, 5:7 Promise, rejection of, 5:3 Rejection of promise, 5:3 Consideration as formality, 5:10 Sufficient, adequate and, 5:5, 5:6 Terms prohibiting modification, 5:23 Uniform Commercial Code Firm offer and U.C.C., 3:14 Promise and consideration Good faith, modification without consideration, 5:22 Modification without consideration, 5:21 to 5:23

CONSTRUCTION CONTRACTS

Acceptance of bid, 3:19

Bids

Disputes between general
contractor and subcontractor, 3:20
Invitations to bid, 3:18
Special world of contract bids, 3:17
Breach damages
Generally, 14:37
Anomaly of contractor's remedy in restitution, 14:40
Breach by contractor, 14:41
Breach by owner after completion, 14:39

Breach by owner prior to completion, 14:38

Performance mistakes, 18:10

CONSTRUCTION OR INTERPRETATION

Interpretation (this index)

CONTRACT

See also Agreement

Children**Minors, Contracts with** (this index)

Contract-market differential, recovery of, 14:17

Contract to cover recovery

Buyer's remedies for chattel sales breach, 14:16

Lessee remedies for equipment lease breach under U.C.C., 14:29

Contract to market formula for measuring damages

Application problems, 13:29

Chattel sales breach, seller's remedies, 14:10

Market speculation origin, 13:28

Resale contracts, 13:30

U.C.C. application provisions, 13:31

Convention on the International Sale of Goods (CISG) (this index)

Electronic Contracts and Transactions (this index)

Family Contracts (this index)

Formation of Contract (this index)

Freedom of contract

reedom of contract

Generally, 1:4 to 1:7

Assignment, 21:1

Convention on the International Sale of Goods (CISG), 23:5

Future, enforcement of assignment, 21:25

Implied warranty on sale of goods as, 9:20

Minors, Contracts with (this index)

Price (this index)

CONTRACT—Cont'd

Service Agreements (this index)

Theory

Generally, 1:1 to 1:8

1866 civil rights statute, 1:5

Enforcement by state, justification for, 1:2, 1:3

Freedom of contract, 1:4 to 1:7

Influence and basis of contract law, 1:1

Jones v. Alfred H. Mayer Co. and section 1982, 1:6

Market mechanism, contract as, 1:3

Moral duty, contract as, 1:2

Section 1981, developments under, 1:7

Private law and state intrusion, 1:8

Racial discrimination, 1:4 to 1:7

U.C.C. provisions

Contract to cover recovery, lessee remedies for equipment lease breach, 14:29

Contract to market formula for measuring damages, 13:31

U.C.C. application provisions, 13:31

CONTRACT FORMATION

Formation of Contract (this index)

CONTRACTOR

Breach by, 14:41

Remedy in restitution, 14:40

CONTRACTUAL MODIFICATIONS

Modification (this index)

CONVENTION ON THE INTERNATIONAL SALE OF GOODS (CISG)

Acceptance

Contract formation, 23:16 to 23:19

Effective date, 23:19

Late acceptance, 23:18

CONVENTION ON THE CONVENTION ON THE INTERNATIONAL SALE OF INTERNATIONAL SALE OF GOODS (CISG)—Cont'd GOODS (CISG)—Cont'd Acceptance—Cont'd Contracting state reservations, Terms, 23:16 23:4 Time when due, 23:17, 23:18 Court costs, 23:46 Withdrawing acceptance, 23:19 Curing minor nonconformity, 23:24 Agreed remedies, 23:37 Damages Anticipatory breach, 23:34 Generally, 23:41 Attorney's fees, 23:46 Buyer's damages, 23:42 Avoidance, 23:39 Exchange rate, 23:44 Breach of contract, generally, 23:32 to 23:34 Prejudgment interest, 23:45 Challenge of internationalism, Remedies, 23:41 to 23:45 23:9 Seller's damages, 23:43 Conformity of goods and freedom Default rules, 23:5 from third-party claims Duties, conformity of goods and Intellectual or industrial propfreedom from third to party erty rights, 23:26 claims, 23:23, 23:27 Conformity of goods and freedom Effective date, acceptance, 23:19, from third to party claims 23:21 Generally, 23:22 **Electronic Contracts and Transactions** (this index) Buyer's duties, 23:23, 23:27 Examination duty of buyer, 23:23 Curing minor nonconformity, 23:24 Examination duty of buyer, Examination duty of buyer, conformity of goods and 23:23 freedom from third to party claims, 23:23 Notification duty of buyer, 23:23 Exchange rate, damages, 23:44 Performance and breach, 23:22 Excluded transactions, 23:3 to 23:27 Excuses for nonperformance, Seller's performance obliga-23:35 tions, 23:25 Freedom of contract, 23:5 Consideration, contract formation, Fundamental breach, 23:33 23:11 Industrial property rights, freedom Construction and interpretation from third to party claims, principles, performance and 23:26 breach, 23:20 Intellectual property rights, Contract formation freedom from third to party claims, 23:26 Generally, 23:10 Internationalism, challenge of, Acceptance, 23:16 to 23:19 23:9 Consideration, 23:11 Offer, 23:13 to 23:15 Introduction, 23:1 to 23:9 Late acceptance, 23:18 Performance and breach, 23:20 to 23:35 Nonperformance, excuses for, Statute of frauds, 23:12 23:35

CONVENTION ON THE CONVENTION ON THE INTERNATIONAL SALE OF INTERNATIONAL SALE OF GOODS (CISG)—Cont'd GOODS (CISG)—Cont'd Notice Performance and breach—Cont'd Timeliness, 23:29 Duty of buyer, 23:23, 23:27 Performance obligation of buyer, Performance and breach. 23:28 buyer's duty to give, 23:27 Performance obligations, 23:21 to Notification duty of buyer, 23:23, 23:27 23:27 Offer Place of business, 23:7 Contract formation, 23:13 to Prejudgment interest, 23:45 23:15 Preservation Preserving offer, 23:15 Offer, 23:15 Terminating offer, 23:14 Performance and breach. preserving goods, 23:31 Origin, 23:1 Reduction of price, buyer's right, Performance and breach 23:40 Anticipatory breach, 23:34 Remedies Breach of contract, generally, 23:32 to 23:34 Agreed remedies, 23:37 Buyer's performance obliga-Attorney's fees, 23:46 tion, 23:28 Avoidance, 23:39 Conformity of goods and Buyer's right to reduce price, freedom from third to party 23:40 claims, 23:22 to 23:27 Court costs, 23:46 Construction and interpretation Damages, 23:41 to 23:45 principles, 23:20 Introduction to CISG remedies, Contract formation, 23:20 to 23:36 23:35 Reduction of price, buyer's Curing minor nonconformity, right, 23:40 23:24 Specific performance, 23:38 Excuses for nonperformance, Remedies, buyer's right to reduce 23:35 price, 23:40 Fundamental breach, 23:33 Reservations, contracting state Industrial property rights, reservations, 23:4 freedom from third to party Risk of loss, 23:30 claims, 23:26 Sale of "goods," generally, 23:6 Intellectual property rights, Scope freedom from third to party Generally, 23:2 claims, 23:26 Challenge of internationalism, Nonperformance, excuses for, 23:9 23:35 Contracting state reservations, Notice, buyer's duty to give, 23:4 23:27 Excluded transactions, 23:3 Preserving goods, 23:31 Freedom of contract, 23:5 Risk of loss, 23:30 Place of business, 23:7 Seller's performance obligations, 23:21 to 23:27 Sale of "goods," generally, 23:6

CONVENTION ON THE INTERNATIONAL SALE OF GOODS (CISG)—Cont'd

Scope—Cont'd

Topics not covered by CISG, 23:8

Specific performance, 23:38 State, contracting state reservations, 23:4

Status, 23:1

Statute of frauds, 23:12

Terminating offer, 23:14

Terms, acceptance of, 23:16

Third to party claims. Conformity of goods and freedom from third to party claims, above

Time

Acceptance, time when due, 23:17, 23:18

Performance and breach, timeliness, 23:29

Topics not covered by CISG, 23:8 Withdrawing acceptance, 23:21

CORPORATE SEALS

Seals (this index)

CORRESPONDENCE, CONTRACTS BY

Communication (this index)

Mailbox rule

Generally, 4:15 to 4:18 Contract options, 4:18

Overtaking rejections, 4:17

Revocation on receipt of offer, 4:16

COSTS

Commercial impracticability, 18:27

Convention on the International Sale of Goods (CISG), court costs, 23:46

Nonbreaching party, proof of expectancy, 13:17, 13:21

Proof of, lost profits as consequential damages in contract breach, 13:17

COURSE OF DEALING

Course of Performance (this index)

COURSE OF PERFORMANCE

Gaps, ambiguities and construction of terms, 8:6, 8:14, 8:15, 8:16

COURT COSTS

Convention on the International Sale of Goods (CISG), 23:46

COVENANT

And conditions

Common law, 10:2

Distinguished, 10:1, 10:29

Implied, good faith and fair dealing in employment, 22:11

Noncompetition agreement, 22:4, 22:5

CREDITOR

Assignment (this index)

Priorities, Under Assignment (this index)

CURING MINOR NONCONFORMITY

Convention on the International Sale of Goods (CISG), 23:24

CURRENCY INFLATION

Unconscionability doctrine, 19:14

CUSTODY CONTRACTS

Family Contracts (this index)

DAMAGES

Calculation formulas, seller's remedies for chattel sales breach

Generally, 14:9

Contract to market formula, 14:10

Lost to volume rule, 14:11, 14:12

Chattel sales contracts under U.C.C.

Generally, 14:4

Buyer's remedies, 14:15 to 14:26

DAMAGES—Cont'd

Chattel sales contracts under Liquidated, 16:2 to 16:11 U.C.C.—Cont'd Lost profits, 13:11 to 13:21 Seller's remedies, 14:4 to 14:14 Measurement, substantial perfor-Construction contracts mance and perfect tender, 11:5 Generally, 14:37 Mitigation principle, 13:33 Anomaly of contractor's remedy in restitution, 14:40 Money Breach by contractor, 14:41 Combined with specific perfor-Breach by owner after complemance for realty contract breach, 12:7 tion, 14:39 Specific performance Breach by owner prior to distinguished, 13:1 completion, 14:38 Standard of compensation vs. Contract to market formula for breach deterrent, 16:10 measuring damages Standard of compensation vs. Generally, 13:27 deterrent, 16:9 Application problems, 13:29 Proof of enterprise value, 13:32 Origin in market speculation, Proof of nonbreaching party's 13:28 expectancy Resale contracts, 13:30 Damages to goodwill, 13:22 U.C.C. application provisions, Foreseeability of damages, 13:9 13:31 to 13:13 **Convention on the International** Lost profits as consequential Sale of Goods (CISG) (this damages, 13:14 to 13:21 index) Problems in proving damages, Economic loss doctrine, damages for breach, 14:4 13:6 Proximate cause and fact of Elements of damage remedy damages, 13:7, 13:8 Expectancy remedy, 13:3 Scope of recovery for Purpose and applications, 13:2 consequential damages, Reliance remedy, 13:4 13:23 Restitution remedy, 13:5 Proof of reliance damages Equipment leases under U.C.C. Generally, 13:24 Lessee's remedies, 14:28 to Essential and incidental reli-14:30 ance, 13:25 Lessor's remedies, 14:31 to Public policy and employment 14:36 relationships, 22:10 Extracontractual damages, 17:1 et Service agreements, 22:3 seq. Foreseeability, 13:9 to 13:13 Specific performance vs. money Individual employment agreedamages, 13:1 ments, 22:3 Unconscionability nonperformance excuse, 19:17 Land sales contract Generally, 14:1 Valuation of lost opportunities, Contract price, 14:3 13:26 Fair market value, 14:2 Proximate cause, 13:7, 13:8 Limiting principles, 13:1 **Punitive Damages** (this index)

DAMAGES—Cont'd

DAMAGES—Cont'd

Quasi Contracts and Restitution (this index)

U.C.C. provisions

Chattel sales contracts under U.C.C., above

Contract to market formula for measuring damages, 13:31

Equipment leases under U.C.C. Lessee's remedies, 14:28 to 14:30

Lessor's remedies, 14:31 to 14:36

UNIDROIT, 24:13

DEATH

Nonperformance excuse, 18:17 Wrongful, 21:10

DECEIT

Avoiding statute of frauds, 7:37

DEFAULT

See also Nonperformance

Of buyer, remedies for realty contract breach, 12:9

Convention on the International Sale of Goods (CISG), default rules, 23:5

Installment contract, U.C.C. provisions, 10:28

By lessee, equipment lease breach, 14:31

By lessor, equipment lease breach, 14:28

Restoration of benefits, quasi contracts and restitution, 15:13

Of seller, remedies for realty contract breach, 12:10

DEFECTIVE GOODS

Buyer's rejection statement, 10:27 Merchantability warranty and buyer's knowledge, 9:23

DEFENSES

Third to party beneficiary claims, 20:19

DELAWARE

Employment at will, 22:20

DELEGATION OF DUTIES

Generally, 21:18

Assignment (this index)

Performance of personal services, 21:20

Sale of goods, 21:19

Transfer of real property, 21:21

DELIVERY

Acceptance of offer, 4:15

Defects, justifying rejection of installment agreement, 11:26

Delay, obligations of parties, 10:16

Receipt (this index)

Seals and contract formation, 7:3

Stoppage, seller's remedies for chattel sales breach, 14:7

U.C.C. provisions

Acceptable tender, 10:20

Nonconforming delivery, seller's cure, 10:23

Place for delivery, 10:18

Seller's reclamation rights, 10:22

Shipment of goods, 10:21

DETERRENCE VALUE

Compensation for liquidated damage, 16:9, 16:10

DISCLAIMER

Third to party beneficiary, 20:18

DISPOSAL OF GOODS

Remedy for equipment lease breach, 14:34

DISPUTES

Between general contractors and subcontractors, 3:20

DISTRICT OF COLUMBIA

Employment at will, 22:21

DONATIVE PROMISES, PROMISSORY ESTOPPEL

Generally, 6:14

Charitable subscriptions, 6:15

Family cases, 6:16

Gift promise enforcement, 6:17

DUTY

Buver (this index)

Moral Duty (this index)

Preexisting, consideration doctrine and, 5:8, 5:9

ECONOMIC LOSS DOCTRINE

Damages for breach, 14:4

ELECTRONIC CONTRACTS AND TRANSACTIONS

Formation of contract, 24:4

International commercial transac-

tions, 24:4

UNIDROIT Principles of

International Commercial Contracts, 24:4

ELECTRONIC TRANSACTIONS

Acceptance of offer, common law, 4:19

EMPLOYMENT AT WILL

Implied contracts in personnel manuals and similar docu-

ments, 22:9

State variations

Alabama, 22:14

Arizona, 22:15

Arkansas, 22:16

California, 22:17

Colorado, 22:18

Connecticut, 22:19

Delaware, 22:20

District of Columbia, 22:21

Florida, 22:22

Georgia, 22:23

Hawaii, 22:24

Idaho, 22:25

Illinois, 22:26

111111018, 22.20

Indiana, 22:27

Iowa, 22:28

EMPLOYMENT AT WILL

-Cont'd

State variations—Cont'd

Kansas, 22:29

Kentucky, 22:30

Louisiana, 22:31

Maryland, 22:32

Massachusetts, 22:33

Michigan, 22:34

Minnesota, 22:35

Mississippi, 22:36

Missouri, 22:37

Montana, 22:38

Nevada, 22:39

New Hampshire, 22:40

New Jersey, 22:41

New Mexico, 22:42

New York, 22:43

North Carolina, 22:44

North Dakota, 22:45

Ohio, 22:46

Oklahoma, 22:47

Pennsylvania, 22:48

Rhode Island, 22:49

South Carolina, 22:50

South Dakota, 22:51

Tennessee, 22:52

Texas, 22:53

Utah, 22:54

Vermont, 22:55

Virginia, 22:56

Washington, 22:57

West Virginia, 22:58

Wisconsin, 22:59

Wyoming, 22:60

EMPLOYMENT CONTRACTS

Consideration, past consideration,

5:13

Statute of frauds, 7:27

EMPLOYMENT MANUALS

Employment Relationships (this

index)

EMPLOYMENT RELATIONSHIPS

Categorizing, 22:1

Employment at Will (this index)

Employment manuals, implied contract in, 22:9, 22:14 to 22:60

Equitable estoppel, 22:12

Individual agreements

Generally, 22:2

Damages, 22:3

Noncompetition covenants, 22:4, 22:5

Promissory estoppel, 6:15, 22:12

Service Agreements (this index)

At to will employment in common law, 22:6

Contracts implied in manuals, 22:9, 22:14 to 22:60

Implied covenant of good faith and fair dealing, 22:11

Public policy exception, 22:10

State variations, 22:14 to 22:60

Traditional adherents, 22:7

Variations on tradition, 22:8

Wrongful discharge with intent to harm, 22:13

ENFORCEABILITY

Assignment of future interests or after to acquired rights, 21:24

Liquidated damage clauses

Examples, 16:3

Judicial criteria, 16:2

U.C.C. criteria, 16:4

Standards, consequential damages and remedy limitations, 16:18, 16:19

ENGLISH RULE

Assignment priorities, 21:33

ENRICHMENT

Unjust Enrichment (this index)

ENTERPRISE VALUE

Contract breach damages, 13:32

EQUIPMENT LEASE

Contract breach damages, lessee's remedies

Generally, 14:28

Contract to cover, 14:29

Damages without cover, 14:30

Contract breach damages, lessor's remedies

Generally, 14:31

Action for rent, 14:36

General damages, 14:35

Goods disposal right, 14:34

Identification of goods, 14:32

Possession right, 14:33

Warranties under U.C.C., 9:31

EQUITABLE REMEDIES

Assignment, 21:4

Equity vs. law in contracts, 12:1, 12:2

Estoppel

Generally, 7:31

Unconscionable injury or unjust enrichment, 7:33

International trade, importance of assignment to, 21:5

Land sales contracts

Breach, 12:3

Breach of land sales contracts, 12:5 to 12:10

Necessity of definite terms for commercial realty, 12:11

Specific performance in realty sales, 12:4

Law and equity in contracts, 12:1, 12:2

Loan contracts, 12:16

Personal property

Inadequacy of legal remedies, 12:13

U.C.C. specific performance, 12:14, 12:15

Unique or difficult to value personalty, 12:12

Personal service contracts, 12:17

Rescission, 12:18

EQUITABLE REMEDIES —Cont'd

Third to party beneficiary doctrine development, 20:2 Unconscionability doctrine origins, 19:8

ESTIMATES

Contract bid disputes, 3:20

ESTOPPEL

Age misrepresentation, 2:9 Conditions, remedial consequences, 10:8

Employment relationships, 22:11 **Equitable Remedies** (this index)

Misrepresentation of age, contracts with minors, 2:9 Part performance of unilateral contract, 6:10

Promissory Estoppel (this index) Statute of frauds, 7:31

ETHICAL DUTIES

Of parties, 9:2

EVIDENCE

Parol Evidence Rule and Contract Formation (this index)

EXAMINATION DUTY OF BUYER

Convention on the International Sale of Goods (CISG), conformity of goods and freedom from third to party claims, 23:23

EXCHANGE

As consideration, 5:10 Convention on the International Sale of Goods (CISG), exchange rate, 23:44

EXCLUDED TRANSACTIONS

Convention on the International Sale of Goods (CISG), 23:3

Electronic Contracts and Transactions (this index)

EXCLUSIVE DEALING CONTRACTS

U.C.C. conditions, 10:17

EXCUSES

Convention on the International Sale of Goods (CISG), excuses for nonperformance, 23:35

Nonperformance (this index) Parol evidence, 7:15

EXECUTED CONTRACT

Mental incompetence, 2:15

EXECUTORS

Statute of frauds, 7:22

EXECUTORY CONTRACT

Mental incompetence, 2:15

EXPECTANCY

Contract formation mistake, 18:8 Damage remedy for contract breach, 13:3

Nonbreaching Party (this index)

EXPENSES

Costs (this index)

EXPRESS AGREEMENTS

Standard, liquidated damages clauses, 16:8
Unmarried cohabitants, 2:21

EXPRESS CONDITIONS AND GOOD FAITH

Generally, 10:9, 10:11 Requirement and outputs contracts, 10:13 Satisfaction of promisee or another, 10:14

EXPRESS CONTRACT

Express Agreements (this index)

EXPRESS WARRANTIES

Warranties (this index)

EXTINGUISHED OBLIGATIONS

Revival of, 5:17

EXTRACONTRACTUAL DAMAGES Generally, 17:1 et seq.

Attorney's fees

Generally, 17:2 to 17:5

Contractual fee-shifting provisions, 17:3, 17:4

Damages, incidental and consequential, 17:5

Statutory fee-shifting provisions, 17:3, 17:4

Mental distress

Generally, 17:6 to 17:12

Disallowance of, 17:6

Foreseeability of damages, 17:12

Highly personal contracts, 17:10

Physical trauma, emotional distress from, 17:8

"Reason to know," 17:9, 17:10

Rejected claims for, 17:7

Punitive damages

Generally, 17:13 to 17:18, Appendix 17A

Exceptions to rule, 17:14

Fiduciary relationships, 17:15

General policy against, 17:13

Mixing and matching, examples, 17:18

Mixing tort and contract, 17:17 Public duty cases, 17:16

FAILURE TO PERFORM

Nonperformance (this index)

FAIR DEALING

See also Good Faith

Implied covenant in employment, 22:11

FAIR MARKET VALUE **STANDARD**

Land sales contract breach, 14:2

FAMILY

See also Family Contracts

Moral obligations, 5:18

FAMILY—Cont'd

Promissory estoppel, 6:16 Third to party beneficiary rule, 20:13

FAMILY CONTRACTS

Generally, 2:20 et seq.

Between spouses

Antenuptial, 2:24

Expansion of marital duty, 2:24

Marriage as contract or status, 2:24

Postnuptial, 2:24

Unmarried cohabitants, contracts between, 2:21, 2:23

Between unmarried cohabitants

Current law, 2:23

Developing recognition, 2:23

Putative spouses, 2:22

FITNESS

Implied warranties, 9:26

FLOATING LIEN

Assignment, 21:26

FLORIDA

Employment at will, 22:22

FOREIGN TRADE

Convention on the International Sale of Goods (this index)

FORESEEABILITY

Contract breach damages

Hadley v. Baxendale, 13:10, 13:13

Lost profits in commercial

context, 13:12 Standards in contract law vs.

standards in tort, 13:9

Tacit agreement rule, 13:11 Illegality, 18:19, 18:20

FORFEITURE

Remedial consequences, 10:5, 10:6

FORMALITY

Consideration as, 5:10

FOUR HORSEMEN DOCTRINE FORMATION OF CONTRACT Generally, 2:1 et seq. Assignment priorities, 21:35 Ceremony of contracting, 7:1 FRANCHISE **Convention on the International** Assignment Sale of Goods (CISG) (this Anti to assignment clause, index) 21:17 Formalities, generally, 7:1 Personal service agreements, Minor's capacity, generally, 2:2 to 21:14 Mistake as nonperformance **FRAUD** excuse Arbitration damages, 16:21 Generally, 18:2 FREEDOM OF CONTRACT Categories, 18:5 to 18:9 **Contract** (this index) Different understandings of same term, 18:7 FRUSTRATION OF PURPOSE, Differing expectations, 18:8 **NONPERFORMANCE** Mistake by one party, 18:9 **EXCUSE** No consensus ad idem, 18:6 Common law origins, 18:23 Parol evidence rule Early U.S. approaches, 18:24 Generally, 7:6 Frustration vs. impossibility, 18:15 Application, 7:7 to 7:10 U.C.C. codification of commercial Partial performance, statute of impracticality, 18:25 to 18:31 frauds, 7:35, 7:36 **FUNDAMENTAL BREACH** Reformation as nonperformance Convention on the International remedy, 18:12 Sale of Goods (CISG), 23:33 Seals **FUTURE INTERESTS,** Corporate, 7:4 **ENFORCEMENT OF** General rules, 7:3 ASSIGNMENT Historical background, 7:2 See also **Assignment** U.C.C. and, 7:5 Generally, 21:24 Statute of frauds Contract not yet existing, 21:25 Assertion as defense, 7:20 Floating lien, 21:26 Avoidance, 7:30 GAPS, AMBIGUITIES AND Compliance, 7:18 **CONSTRUCTION OF** Covered agreements, overview **TERMS** of rules applied to, 7:21 Generally, 8:1 to 8:19 Historical background, 7:17 Agree, best efforts to, 8:11 Lease of goods under U.C.C., Best-efforts 7:29 Generally, 8:9 to 8:12 One year or more, contracts for, 7:27 Agree, best efforts to, 8:11 Clauses, 8:9 Oral modification of contract, Negotiation, performance vs., 7:39 8:12 Sale of goods under U.C.C., Performance, 8:10

Clauses, best-efforts, 8:9

Sufficiency of writing, 7:19

GAPS, AMBIGUITIES AND **GOOD FAITH CONSTRUCTION OF** Express and implied conditions, TERMS—Cont'd 10:9 Contextual approach, development Express conditions, 10:11, of, 8:4 10:12 Course of dealing, 8:14 Implied conditions, 10:10 Course of performance, 8:6, 8:15, Requirements and output 8:16 contractions, 10:13 Deference to language of agree-Satisfaction of promisee or ment, 8:2 another, 10:14 General rules of implication or Modification without construction, 8:5 consideration, 5:21 to 5:23 Good faith, mutual obligation of, Mutual obligation of, 8:8 8:8 U.C.C. provisions, 10:13 Leases, 8:16 **GOOD FAITH TERMINATION** Mutual obligations of perfor-REQUIREMENT mance, 8:17 Negotiation, performance vs., Employment relationships, 3:8 best-efforts, 8:12 **GOODS** Open price terms, 8:18 Allocation, impracticability and Output contracts, 8:19 nonperformance, 18:31 Performance, 8:10, 8:12 Completion for resale, chattel Requirements contracts, 8:19 sales breach, 14:6 Standard form contracts, 8:3 Definition unavailable in CISG, Trade usage, 8:7, 8:14 23:6 U.C.C. Disposal, remedy for equipment Generally, 8:13 et seq. lease breach, 14:34 Course of dealing, 8:14 Identification of, equipment lease Course of performance, 8:15, breach, 14:32 8:16 Implied warranties of merchant-Leases, 8:16 ability Mutual obligations of perfor-Generally, 9:17 mance, 8:17 Buyer's knowledge of defects or unreasonable use, 9:23 Open price terms, 8:18 Output contracts, 8:19 Merchantable, defined, 9:21 Seller as merchant of goods or Requirements contracts, 8:19 services, 9:19 Trade usage, 8:14 Transaction must involve sale **GENERAL CONTRACTOR** of goods, 9:20 **Construction Contracts** (this Inspection index) Rights of nonbreaching party, 11:22 **GEORGIA** Under U.C.C., 10:25 Employment at will, 22:23 Lease of, statute of frauds, 7:29 **GIFT PROMISES** Nonconforming, acceptance or **Promissory Estoppel** (this index) rejection under U.C.C., 10:26

GOODS-Cont'd

Price, seller's remedies for chattel sales breach, 14:13

Resale, seller's remedies for chattel sales breach, 14:8

Right of rejection for carelessness, 11:23

Sales of Goods (this index)

Shipment, 10:21

Value, chattel sales contract breach, 14:21

Warranties, determining U.C.C. or common law coverage, 9:11, 9:12

GOODWILL

Proof of damages, 13:22

GOVERNMENT DUTY

Third to party beneficiary doctrine, 20:15

HABITABILITY, IMPLIED WARRANTY

Generally, 9:9 Installment sales of houses, 9:10

HADLEY v. BAXENDALE

Contract breach damages, 13:10, 13:13

HAWAII

Employment at will, 22:24

HOLDER IN DUE COURSE

Assignment defenses, 21:31 Mental incompetence and capacity to contract, 2:19

IDAHO

Employment at will, 22:25

ILLEGALITY

Implied warranty, 9:8 Nonperformance excuse, 18:19, 18:20

ILLINOIS

Employment at will, 22:26

IMPAIRMENT OF VALUE

Value (this index)

IMPLIED CONDITIONS

Frustration of purpose, 18:23, 18:24

Good faith duty

Generally, 10:9

Express conditions, 10:11, 10:12

Implied conditions, 10:10

Requirements and output contracts, 10:13

Satisfaction of promisee or another, 10:14

IMPLIED CONTRACTS

Employment at will, personnel manuals and similar documents, 22:9

Employment manuals and other documentation, 22:9

Quasi contracts and, 15:5

IMPLIED COVENANT

Good faith and fair dealing in employment, 22:11

IMPLIED WARRANTY

Warranties (this index)

IMPOSSIBILITY, NONPERFORMANCE EXCUSE

Death, 18:17

Destruction of contract subject matter, 18:18

Frustration of purpose distinguished, 18:15

Illegality, 18:19, 18:20

Origins of doctrine, 18:16

Strikes and labor actions, 18:21

Technical impossibility, 18:22

IMPRACTICABILITY

Commercial (this index)

INCIDENTAL DAMAGES

Damages (this index)

INCOMPLETE OFFER

Generally, 3:7

INDIANA

Employment at will, 22:27

INDIVIDUAL EMPLOYMENT AGREEMENTS

Employment Relationships (this index)

INDUSTRIAL PROPERTY RIGHTS

Convention on the International Sale of Goods (CISG), freedom from third to party claims, 23:26

INFLATION

Unconscionability doctrine, 19:14

INJURY

Unconscionability doctrine, promissory or equitable estoppel avoiding statute of frauds, 7:33

INSPECTION OF GOODS

Rights of nonbreaching party, 11:22 Under U.C.C., 10:25

INSTALLMENT AGREEMENTS

Installment payments, quasi contracts and restitution, 15:14

Sale of house, habitability warranty, 9:10

Substantial performance and perfect tender, 11:26

INSTALLMENT CONTRACTS

Conditions, 10:28 Individual treatment of installments under U.C.C., 10:28

INSTITUTE FOR UNIFICATION OF PRIVATE LAW

International Commercial Transactions (this index)

INSURANCE

Implied covenant of good faith and fair dealing in employment, 22:11

Policy, conditions precedent and subsequent, 10:3

INTANGIBLE RIGHTS

Assignment (this index)

INTEGRATED AGREEMENTS

Parol evidence rule, 7:8, 7:9

INTELLECTUAL PROPERTY RIGHTS

Convention on the International Sale of Goods (CISG), conformity of goods and freedom from third to party claims, 23:26

INTENT

Assignment, 21:6
Offers, intent to agree, 3:9
Restitution in promissory relationships, 15:1
Third to party beneficiary rule
Public contracts, 20:15, 20:16

INTEREST

Adverse possession, 21:11 Assignable property, 21:8 **Assignment** (this index) Convention on the International Sale of Goods (CISG), prejudgment interest, 23:45

Future Interests (this index)

Land transfer

Statute of frauds, 7:25, 7:26

Real property

Assignment of rights vs. delegation of duties, 21:21

Wages, 21:13 Warranties, 21:12 Wrongful death, 21:10

INTERNATIONAL COMMERCIAL TRANSACTIONS

Additional provisions, 24:14

INTERNATIONAL COMMERCIAL TRANSACTIONS—Cont'd

Electronic contract formation, 24:4

Third party rights, 24:8

UNIDROIT (Institute for Unification of Private Law). See entries throughout this topic

INTERNATIONAL INSTITUTE FOR THE UNIFICATION OF PRIVATE LAW (UNIDROIT)

Generally, 24:1, 24:2

Content, 24:7

Damages, 24:13

Formation, 24:3

Interpretation, 24:6

Nonperformance, 24:10

Performance, 24:9

Performance, right to, 24:11

Termination, 24:12

Validity, 24:5

INTERPRETATION

Convention on the International Sale of Goods (CISG), 23:20

Incomplete Agreements (this index)

Judicial interpretation, international trade, 23:4

INTOXICATION

Contract avoidance, 2:16, 2:17

INVITATION

Contract bids, 3:18

IOWA

Employment at will, 22:28

IRREVOCABILITY

Offers, 3:13

JUDICIAL INTERPRETATION

International trade, 23:4

KANSAS

Employment at will, 22:29

KENTUCKY

Employment at will, 22:30

KLAUDER

Assignment priorities, 21:36

LABOR ACTIONS

See also **Employment Relation- ships**

Nonperformance excuse, 18:21

LAND INTERESTS, TRANSFER

Statute of frauds, 7:25, 7:26

LAND SALES CONTRACTS

Contract breach damages

Generally, 14:1

Contract price, 14:3

Fair market value, 14:2

Necessity of definite terms in commercial realty, 12:11

Remedies for realty contract breach

Generally, 12:5

Basis, 12:3

Combining specific performance and money damages, 12:7

Delay by seller in closing realty contract, 12:8

Rescission for seller in default of realty contract, 12:10

Seller's breach of implied warranty of title in realty contract, 12:6

Specific performance for buyer in default of realty contract, 12:9

Specific performance in realty sales, 12:4

Transfer, as assignment vs. delegation, 21:21

LAPSE

Of offers, 3:16

LATE ACCEPTANCE

Convention on the International Sale of Goods (CISG), 23:18

Index-22

LATE CHARGE PROVISION

Compensation vs. deterrence, 16:9, 16:10

LAW

Versus equity in contracts, 12:1, 12:2

Mistake of law vs. mistake of fact, 18:14

LAWRENCE v. FOX

Third to party beneficiary rule, 20:5

LAWSUIT

Chattel sales breach, price of goods as seller's remedy, 14:13

Contract breach prior to acceptance, 14:20

LEASES

See also Equipment Lease

Anticipatory breach under U.C.C., chattel, 14:20

Gaps, ambiguities and construction of terms, 8:16

Of goods, U.C.C. and statute of frauds, 7:29

Nonperformance, unconscionability under U.C.C., 19:18

Uniform Commercial Code

Chattel, anticipatory breach under U.C.C., 14:20

Of goods, U.C.C. and statute of frauds, 7:29

Nonperformance, unconscionability under U.C.C., 19:18

LEGAL CAPACITY TO FORM CONTRACT

Incapacity of Minors (this index)
Mental Incompetence and
Capacity to Contract (this index)

LEGALITY

Implied warranty, 9:8

LEGALITY—Cont'd

Nonperformance excuse, 18:19, 18:20

LESSEE, EQUIPMENT LEASE BREACH REMEDIES

Generally, 14:27

Damages

Contract to cover, 14:29

Without cover, 14:30

LESSOR, EQUIPMENT LEASE BREACH REMEDIES

Generally, 14:31

Action for rent, 14:36

General damages, 14:35

Goods disposal right, 14:34

Identification of goods, 14:32

Possession right, 14:33

LIEN, FLOATING

Assignment, 21:26

LIQUIDATED DAMAGES CLAUSES

Actual damages, liquidated damages in the absence of, 16:11

Enforceability

Examples, 16:3

Judicial criteria, 16:2

U.C.C. criteria, 16:4

Standard of compensation vs. deterrent, 16:9

Standard of express agreement, 16:8

Standard of reasonability, 16:7

U.C.C. Article 2A, 16:6

U.C.C. criteria, enforceability,

16:4

LOAN CONTRACTS

Chattel transactions, equitable remedies, 12:14

Contract to market formula for measuring damages, 13:31 Equitable remedies, 12:14, 12:16

LORD MANSFIELD'S RULE

Moral obligation, 5:15, 5:16

LOST OPPORTUNITIES

Valuation, 13:26

LOST PROFITS

Commercial foreseeability, 13:12 Consequential damages Generally, 13:14

Burden of proof, 13:20

Calculation, 13:15

Evidence of comparable transactions, 13:18

Foreseeability vs. conjecture, 13:16

Liability for collateral contract losses, 13:19

New businesses, 13:21

Proof of costs, 13:17

LOST TO VOLUME RULE

Damage calculation for chattel sales contract breach, 14:11, 14:12

LOST VOLUME RECOVERY

Chattel sales contract breach remedy, 14:23

LOUISIANA

Employment at will, 22:31

MAILBOX RULE

Contracts by correspondence, 4:15 to 4:18

Electronic communications, 4:15 Making an offer, 3:10

MALPRACTICE SUITS

Attorney, third to party beneficiary rule, 20:14

MARKET

Contract (this index)

Price, determining chattel sales contract breach remedy, 14:18

MARRIAGE

Antenuptial agreements, 2:24 Contract or status, 2:24 Expansion of marital duties, 2:24

MARRIAGE—Cont'd

Mental incompetence and capacity to contract, 2:16 Postnuptial agreements, 2:24 Statute of frauds, 7:24

MARYLAND

Employment at will, 22:32

MASSACHUSETTS

Employment at will, 22:33

MATERIAL BENEFIT RULE

Moral obligation, 5:19

MENTAL DISTRESS DAMAGES

Generally, 17:6 to 17:12 Disallowance of, 17:6 Foreseeability of damages, 17:12 Highly personal contracts, 17:10 Physical trauma, emotional distress from, 17:8 "Reason to know," 17:9, 17:10 Rejected claims for, 17:7

MENTAL INCOMPETENCE AND CAPACITY TO **CONTRACT**

Generally, 2:14 to 2:19 Competency defined, 2:16, 2:17 Distant parties, 2:19 Executed vs. executory contracts, 2:15Holders in due course, 2:19 Return to competency, 2:18

MERCHANT

Firm offer, 3:13 Statute of frauds, 7:28

MERCHANTABILITY, U.C.C. **COVERAGE OF IMPLIED** WARRANTY

Generally, 9:17 Buyer's knowledge, 9:23 Merchantable, defined, 9:21 Non-privity buyers, 9:25 Notice requirement, 9:25 Rules of thumb, 9:22

MERCHANTABILITY, U.C.C. COVERAGE OF IMPLIED WARRANTY—Cont'd

Seller must be merchant, 9:19 Trade custom, 9:24 Transaction must involve sale of goods, 9:20

MICHIGAN

Employment at will, 22:34

MINNESOTA

Employment at will, 22:35

MINORS, CONTRACTS WITH

Generally, 2:1 to 2:13 Disaffirmance, ramifications of, 2:8

Estoppel by misrepresentation of age, 2:9

Majority, ratification at, 2:5

Misrepresentation of age, estoppel by, 2:9

"Necessary," definition of, 2:7 Necessities, contracts for, 2:6, 2:7 New Hampshire Rule, 2:10

Ratification at majority, 2:5

Releases, 2:11, 2:12

U.C.C., 2:13

Voidability, 2:3, 2:4

MISREPRESENTATION

Age, estoppel by misrepresentation of, 2:9

Parol evidence rule, 7:15

MISSING TERMS

Incomplete Agreements (this index)

MISSISSIPPI

Employment at will, 22:36

MISSOURI

Employment at will, 22:37

MISTAKE,

NONPERFORMANCE EXCUSE

Categories of formation mistakes Generally, 18:5

MISTAKE, NONPERFORMANCE EXCUSE—Cont'd

Categories of formation mistakes
—Cont'd

Different understandings of same term, 18:7

Mistake by one party, 18:9

No consensus ad idem, 18:6

Subject of agreement differs from parties' expectation, 18:8

Formation vs. performance, 18:2

Law vs. fact, 18:14

Mutual vs. unilateral, 18:3, 18:4

Parol evidence, 7:15

Performance mistakes

Problems, 18:10

U.C.C., 18:11

Reformation, rescission and restitution, 18:12, 18:13

MITIGATION PRINCIPLE

Contract breach damages, 13:33

MODIFICATION

Assigned agreement, 21:30

Common law, 5:20

Consideration and promise, common law, 5:20

Of contract, oral and statute of frauds, 7:39

Express and implied warranties, 9:27, 9:28

By promisor, third to party beneficiary rule, 20:17

Remedies for breach of contract, 16:12 to 16:16

Terms prohibiting, 5:23

U.C.C. qualifications, remedies for breach of contract, 16:14 to 16:16

Waiver and accord, 19:4

Without consideration, 5:21 to 5:23

MONEY DAMAGES

Damages (this index)

MONTANA

Employment at will, 22:38

MORAL DUTY

Consideration and promise
Generally, 5:14 to 5:20
Family cases, 5:18
Lord Mansfield's rule, 5:15,
5:16
Material benefit rule, 5:19
Modern developments, 5:18
Moral obligation, 5:14
Rejection of Lord Mansfield's
rule, 5:16
Revival of prior extinguished
obligations, 5:17
Contract as, 1:2

MORTGAGE TRANSACTION

Performance for buyer in default, 12:9

MUTUAL MISTAKE

Nonperformance (this index)

MUTUAL OBLIGATION

Of buyers and sellers under U.C.C., 10:16

NECESSITIES

Minors contracts for, 2:6, 2:7

NEVADA

Employment at will, 22:39

NEW BUSINESS

Lost profits and costs in contract breach, 13:21

NEW HAMPSHIRE

Employment at will, 22:40 Minors, contracts with, 2:10

NEW JERSEY

Employment at will, 22:41

NEW MEXICO

Employment at will, 22:42

NEW YORK

Employment at will, 22:43

NEW YORK—Cont'd

Journey of New York Courts, breach of contract, 11:3 Rule, assignment priorities, 21:34

NONBREACHING PARTY, PROOF OF EXPECTANCY

See also **Non-repudiating Party, Anticipatory Breach** (this index)

Damages to goodwill, 13:22 Foreseeability of damages

General and specific damages, 13:10

Modifications of Hadley standard, 13:13

Presumed foreseeability as commercially consequential damages, 13:12

Standards in contract vs. standards in tort, 13:9

Tacit agreement rule, 13:11

Lost profits as consequential damages

Generally, 13:14

Burden of proof, 13:20

Calculating, 13:15

Collateral contract loss liability, 13:19

Evidence of comparable transactions, 13:18

Foreseeability vs. conjecture, 13:16

New business evaluation of lost profits and costs, 13:21

Proof of costs, 13:17

Problems of proving damages, 13:6

Proximate cause and fact of damages, 13:8

Scope of recovery for consequential damages, 13:23

NONCOMPETITION COVENANTS

Employment agreement, 22:4, 22:5

Index-26

NONCONFORMING NONPERFORMANCE—Cont'd Impossibility—Cont'd Acceptance, U.C.C. and Technical impossibility, 18:22 Generally, 4:21 Mistake Conditions for accepting or Category of formation mistakes, rejecting goods, 10:26 Presumption of acceptance, generally, 18:5 4:22 Formation vs. nonperformance, 18:2 Cure under U.C.C., 10:23 Goods, U.C.C. acceptance or Law vs. fact, 18:14 Mistaken performance vs. rejection conditions, 10:26 mistaken formation, 18:2 Nonconformity justifying rejection Mutual vs. unilateral, 18:3, 18:4 Buyer's acceptance of tender, Performance problems, 18:10 11:21 Performance provisions under Defined, 11:19 U.C.C., 18:11 Installment agreements, 11:26 Problems, 18:10 Notice, 11:20 Remedial issues: reformation, Revocation of acceptance, rescission and restitution, 11:24 18:12, 18:13 Performance mistake, 18:11 U.C.C., 18:11 Uniform Commercial Code Scope and types, 18:1 Acceptance, U.C.C. and, above, U.C.C. provisions, nonperfor-4:21 mance excuse Cure under U.C.C., 10:23 Goods, U.C.C. acceptance or Unconscionability, 19:9, 19:18 rejection conditions, 10:26 Waiver and accord, 19:7 Unconscionability **NONPERFORMANCE** Applicability, 19:19 Convention on the International Arbitration and damage basis, Sale of Goods (CISG), 19:17 excuses for nonperformance, Commercial contexts, 19:11 23:35 Contemporary applications, Frustration of purpose 19:9 Common law origins, 18:23 Early U.S. approach, 18:24 Contract price terms, 19:13 Inflation and changes in cur-U.C.C. doctrine of rency values, 19:14 impracticability, 18:25 to 18:31 Origins in equity courts, 19:8 **Impossibility** Procedural and substantive distinction, 19:10 Death, 18:17 Seller's use of doctrine, 19:16 Destruction of contract subject Specific situations, 19:12 matter, 18:18 Frustration of purpose Under U.C.C., 19:18 distinguished, 18:15 Warranty disclaimers and rem-Illegality, 18:19, 18:20 edy exclusions, 19:15 Modern examples, 18:17 UNIDROIT, 24:10 Origins of doctrine, 18:16 Waiver and accord Strikes and labor actions, 18:21 Accord, generally, 19:5

Presumption of acceptance,

4:22

OFFER—Cont'd NONPERFORMANCE—Cont'd Waiver and accord—Cont'd Common law rules Definitions, 19:1 Acceptance, 4:2 Modification, 19:4 Acceptance only by offeree, 4:5 Novation, 19:3 Creating contract, 4:3, 4:4 Substituted agreement, 19:2 Mirror Image Rule, unequivocal Waiver, generally, 19:6 acceptance, 4:11 to 4:13 Notice of acceptance, 4:10 Waiver and the U.C.C., 19:7 Silence as acceptance, 4:8, 4:9 **NORTH CAROLINA** Specified acceptance, 4:6 Employment at will, 22:44 Unequivocal acceptance, 4:11 to 4:13 NORTH DAKOTA Unspecified acceptance, 4:7 Employment at will, 22:45 Variation on mirror image rule, NOTICE 4:13 Acceptance of offer, 4:10 Communications prior to, 3:2 Assignment defenses, 21:28 Contextual analysis, 3:3 Conditions precedent and Contract formation, terminating subsequent, 10:3, 10:4 offer, 23:14 **Convention on the International** Contracts by correspondence, 4:14 Sale of Goods (CISG) (this to 4:18 index) Mailbox rule, 4:15 to 4:18 Merchantability warranties, 9:25 **Convention on the International** Nonconformity, timely rejection, Sale of Goods (CISG) (this 11:20 index) Timing of, and mental incompe-Defined, 3:1 tence, 2:15 Electronic contracting, 3:9 Electronic transactions, 4:19 **NOVATION** Historical developments, 4:1 Waiver and accord, 19:3 Incomplete offers, 3:7 **OBJECTIVE INTERPRETATION** Intention to agree, 3:9 Irrevocable, 3:13 **Incomplete Agreements** (this index) Lapses, 3:16 Left open, 3:12 **OBLIGATION** Performance and, 3:10 **Mutual Obligation** (this index) Revocation of, 3:10, 3:11 **OFFER** Rewards, 3:4 See also Acceptance Terminating offer, CISG, 23:14 Advertisements, 3:5 Trade circulars, 3:6 Bids U.C.C. coverage Acceptance of bid, 3:19 Generally, 4:20 Disputes between contractors Firm offers, 3:14, 3:15 and subcontractors, 3:20 Nonconforming acceptance, Invitations to bid, 3:18 4:21

Special world of contract bids,

3:17

OFFER—Cont'd

U.C.C. coverage—Cont'd Section 2 to 206, 4:20 Section 2 to 207, 4:21

OFFEREE

Acceptance only by, common to law rules, 4:5

OHIO

Employment at will, 22:46

OKLAHOMA

Employment at will, 22:47

OMISSIONS

Incomplete Agreements (this index)

OPEN PRICE TERMS

Price (this index)

OPPORTUNITY

Lost Opportunities (this index)

OPTION AGREEMENT

Irrevocable offers, 3:13 Mailbox rule and acceptance, 4:18

ORAL AGREEMENT OR CONTRACT

Express warranties defined, 9:5
Fraud or other deceit, statute of frauds, 7:37
Modification and statute of frauds, 7:39

Parol evidence, 7:6

ORIGIN

Convention on the International Sale of Goods (CISG), 23:1

OR NOT

Anticipatory breach, 11:7 Substantial performance, 11:4

OUTPUT CONTRACTS

Gaps, ambiguities and construction of terms, 8:19

OUTPUT CONTRACTS, U.C.C. PROVISIONS

Conditions, 10:17

PAROL EVIDENCE RULE

Generally, 7:6
Application
Generally, 7:7
Integrated agreements, 7:8, 7:9
Avoidance, 7:11
Conditions precedent, 7:16
Construction, 7:12
Fraud, misrepresentation, mistake, 7:15

PARTIAL ASSIGNMENT

Personal service agreements, 21:15

PART PERFORMANCE

Acceptance by, 6:7 to 6:9
Avoiding statute of frauds, 7:35, 7:36
Contract formation, 6:6
Estoppel by, 6:10
Formation of contract, statute of frauds, 7:35, 7:36
Nonconforming goods, 10:26
Statute of frauds, 7:35, 7:36
Unilateral contracts, 6:5 to 6:10

PARTY

Convention on the International Sale of Goods (CISG) (this index)

Damages (this index) Forfeiture, 10:5

Nonbreaching Party, Proof of Expectancy (this index)

Non-repudiating Party,
Anticipatory Breach (this index)

Tender, 10:24

Third to Party Beneficiaries (this index)

Timing, 10:19

UNIDROIT Principles of International Commercial

PARTY—Cont'd

Contracts, third to party rights, 24:8

PENNSYLVANIA

Employment at will, 22:48

PEPPERCORN THEORY

Consideration doctrine, 5:7

PERFECT TENDER RULE

See Substantial Performance and Perfect Tender Rule

PERFORMANCE

Acceptance of offer, 3:10

Assignment defenses

Assignor's obligations, 21:27

Holder to in to due to course doctrine, 21:31

Modification of assigned agreement, 21:30

Obligor's defenses, 21:29

Obligor's duty to assignee and importance of notice, 21:28

Assignment of rights vs. delegation of duties

Generally, 21:18

Personal services, 21:20

Sale of goods, 21:19

Commercial impracticability excuse, 18:25

Complete, construction contract breach by owner, 14:39

Completed performance, 6:6

Conditions precedent and subsequent, remedial consequences, 10:3, 10:4

Convention on the International Sale of Goods (CISG) (this index)

Course of

Offer and, 3:9

Forfeiture, 10:5

Incomplete construction contracts, 14:37, 14:38

Land sales contracts, equitable remedies, 12:4, 12:7, 12:9

PERFORMANCE—Cont'd

Nonperformance (this index)

Part performance

Acceptance by, 6:7 to 6:9

Avoiding statute of frauds, 7:35, 7:36

Contract formation, 6:6

Estoppel by, 6:10

Formation of contract, statute of frauds, 7:35, 7:36

Nonconforming goods, 10:26

Statute of frauds, 7:35, 7:36

Unilateral contracts, 6:5 to 6:10

Personal services, assignment vs. delegation, 21:20

Specific Performance (this index)

Statute of frauds

Part performance, 7:35, 7:36

Restitution, 15:15

Substantial performance and perfect tender rule, 11:6

Substituted performance, U.C.C. provisions, 11:27

U.C.C. provisions

Mistake, nonperformance excuse, 18:11

Personalty sales contracts, 12:14, 12:15

Substituted performance, 11:27 UNIDROIT, 24:9

PERSONAL PROPERTY, EQUITABLE REMEDIES

Inadequate legal remedies, 12:13 U.C.C. specific performance, 12:14, 12:15

Unique or difficult to value personalty, 12:12

PERSONAL SERVICE CONTRACT

Service Agreements (this index)

PERSONALTY SALES CONTRACTS, EQUITABLE REMEDIES

Caveat emptor, 9:4

PERSONNEL MANUAL

Employment Relationships (this index)

PHONE SALES

Acceptance of offer, 4:19

PHYSICAL TRAUMA

Injury (this index)

PLACE OF BUSINESS

Convention on the International Sale of Goods (CISG), place of business, 23:7

PLAIN MEANING

Four Corners Doctrine (this index)

PLEDGE

Promise (this index)

POSSESSION

Adverse, 21:11

Lessor's right, equipment lease breach, 14:33

PRECEDENT CONDITIONS

Conditions (this index)

PREDOMINANT PURPOSE TEST

Statute of frauds, 7:28

PREEXISTING DUTY

Duty (this index)

PREJUDGMENT INTEREST

Convention on the International Sale of Goods (CISG), 23:45

PRESERVATION

Convention on the International Sale of Goods (CISG) (this index)

PRICE

Cap, quasi to contracts and restitution, 15:14

Damages for land sales contract breach, 14:3

PRICE—Cont'd

Goods, seller's remedies for chattel sales contract breach, 14:13

Market, buyer's remedies for chattel sales contract breach, 14:18

Unconscionable, 19:13

PRIOR EXTINGUISHED OBLIGATIONS

Moral obligation and, 5:17

PRIORITIES, UNDER ASSIGNMENT

Article 9, 21:36 Common law, 21:33 English rule, 21:33 Four horsemen rule, 21:35

New York Rule, 21:34

PRIVATE POWER v. PUBLIC POLICY

Agreed remedies for breach, 16:1

PRIVITY

Avoidance, 20:3 U.C.C. general rule Generally, 20:20 Warranties, 9:6, 9:30

PROFITABILITY

Lost Profits (this index)

PROMISE

Consideration as rejection of Consideration as formality, 5:10 Gratuitous, 6:17

Lord Mansfield's Rule (this index)

Moral Duty (this index)

Offer as, 3:1

Principle, 5:2

Promissory relationship, intent of restitution, 15:1

Rejection of, 5:3

PROMISOR, THIRD TO PARTY CLAIMS

Defenses against, 20:19

PROMISOR, THIRD TO PARTY CLAIMS—Cont'd

Modification, 20:17

PROMISSORY ESTOPPEL

Generally, 6:11

Avoiding statute of frauds

Unconscionable injury or unjust enrichment, 7:33

Defensive use, 6:18, 6:19

Donative promises

Generally, 6:14

Charitable subscriptions, 6:15

Family cases, 6:16

Gift promise enforcement, 6:17

Limiting principles, 6:12, 6:13

Statute of frauds, 7:31, 7:32, 7:34

Unilateral contracts, 6:13

Unilateral contracts, relationship with, 6:1

PROPERTY

Adverse possession, 21:11

Assignable interests, 21:8

Assignment (this index)

Mechanics of assignment, 21:9

Wages, 21:13

Warranties, 21:12

Wrongful death, 21:10

PROPERTY LAW

Assignment law, 21:2

Third to Party Beneficiaries (this index)

PUBLIC CONTRACTS

Third to party beneficiary rule, 20:15, 20:16

PUBLIC POLICY

Versus private power, agreed remedies for breach, 16:1

At to will employment exception, 22:10

PUNITIVE DAMAGES

Extracontractual damages Generally, 17:13 to 17:18, Appendix 17A

PUNITIVE DAMAGES—Cont'd

Extracontractual damages

-Cont'd

Exceptions to rule, 17:14

Fiduciary relationships, 17:15

General policy against, 17:13

Mixing and matching,

examples, 17:18

Mixing tort and contract, 17:17

Public duty cases, 17:16

PURPOSE OF CONTRACT, FRUSTRATION

Frustration of Purpose, Nonperformance Excuse (this index)

PUTATIVE SPOUSES

Contracts between, 2:22

QUASI CONTRACTS AND RESTITUTION

Generally, 15:1 to 15:15

Contract price as cap on recovery, 15:14

Contracts unenforceable under statute of frauds, 15:15

Implied contracts, 15:5

Intent in promissory relationships, 15:1

Ordinary contracts, 15:6

Origin, 15:2

Public law and justice, unjust enrichment, and receipt of benefits, 15:4

Quantum valebant and quantum meruit, recoveries in, 15:8

Restoration of benefits received by defaulter, 15:13

Tort, bridge between quasi contract and, 15:3

Tort vs. contract, 15:7

Value of recoverable service or product

Combination of plaintiff's loss and defendant's gain, 15:12

QUASI CONTRACTS AND RESTITUTION—Cont'd

Value of recoverable service or product—Cont'd

Determining value, 15:9 to 15:12

Focus on defendant's gain, 15:11

Objective fair market standard, 15:10

RACIAL DISCRIMINATION

Contract theory and remedial choices, generally, 1:4 to 1:7

REAL PROPERTIES, TRANSFER

Assignment of rights vs. delegation of duties, 21:21

REALTY CONTRACTS

Land Sales Contracts (this index)

REASONABLENESS

Anti assignment clause, 21:17 Liquidated damage clauses, 16:2, 16:7

Liquidated damage clauses, examples of, 16:3

Mitigation principal, damages for contract breach, 13:33

RECEIPT

See also **Delivery**

Of offer, revocation, 4:16 Rejection of offer, 4:17

RECIPROCITY

Part performance as acceptance, 6:9

RECLAMATION

Seller's rights, 10:22

RECORDS

Electronic Contracts and Transactions (this index)

RECOVERY

Contract price as cap, quasi contracts and restitution, 15:14

RECOVERY—Cont'd

Damages (this index)

Determining value, 15:9 to 15:12 Quantum valebant and in quantum meruit, 15:8

Recoverable service, value of, quasi contracts and restitution, 15:9

REDUCTION OF PRICE

Convention on the International Sale of Goods (CISG), reduction of price as buyer's right, 23:40

REJECTION

Buyer's statement of, 10:27

Carelessness, 11:23

Nonconforming goods, 10:26

Overtaking, contracts by correspondence, 4:17

Silence as acceptance when given reasonable opportunity to reject, 4:8

Timely notice of, 11:20

RELEASES

General releases and parol evidence, 7:10

Incapacity of minors, 2:11, 2:12 Mental incompetence and capacity to contract, 2:16, 2:17

RELIANCE

Damages

Generally, 13:24

Essential and incidental reliance, 13:25

Valuation of lost opportunities, 13:26

Forfeiture, remedial consequences, 10:5

Nonperformance remedies, rescission, reformation, restitution, 18:12, 18:13

REMEDIES

Computer software, standards of enforceability, remedies for breach, 16:18

REMEDIES—Cont'd

Conditions, remedial consequences

Estoppel, 10:8

Forfeiture, 10:5, 10:6

Precedent and subsequent, 10:3, 10:4

Waiver of condition, 10:7

Contractual modification, 16:12 to 16:16

Convention on the International Sale of Goods (CISG) (this index)

Damages (this index)

Equitable Remedies (this index)

Nonperformance, mistake, 18:12, 18:13
Realty contract breach. Land

Sales Contracts (this index)

Reformation of contract, 18:12, 18:13

Repair to or to replacement clause, remedies for breach, 16:17

Rescission, 18:12, 18:13 Restitution, 18:12, 18:13

RENT

Remedies for equipment lease breach, 14:36

REPAIRS

Damages, chattel sales contract, 14:22

Repair to or to replacement damage limitation, 16:17

REPAIR TO OR TO REPLACEMENT CLAUSE

Remedies for breach, 16:17

REPUDIATION

Partial repudiation, 11:12 Reaction of non-repudiating party, 11:11

Retraction of repudiation, 11:16

REQUIREMENTS CONTRACTS

Conditions and good faith duty, 10:13

REQUIREMENTS CONTRACTS —Cont'd

Gaps, ambiguities and construction of terms, 8:19 U.C.C. provisions Conditions, 10:17

RESALE

Completion of goods, 14:6
Damages for breach
Chattel sales contract, 14:8
Contract to market formula,
13:30

RESCISSION

Avoidance (CSIG), 23:39 Defaulting seller, realty contract, 12:10 Equitable remedies, 12:18 Nonperformance remedy, 18:12

RESERVATIONS

Convention on the International Sale of Goods (CISG), contracting state reservations, 23:4

RESTITUTION

Damage remedy for contract breach, 13:5 Forfeiture, 10:5 Nonperformance remedy, 18:12, 18:13

RESTRICTIVE COVENANT

Noncompetition Covenants (this index)

REVOCATION

Acceptance of nonconforming tender, 11:24

Of assignment, 21:7

Breach of contract, revocation of buyer's acceptance of nonconforming tender, 11:24, 11:25

Irrevocable offer, 3:13 Of offer, 3:10, 3:11, 3:13 On receipt of offer, 4:16

RHODE ISLAND

Employment at will, 22:49

RIGHTS

Assignment (this index)

RISK OF LOSS

Convention on the International Sale of Goods (CISG), 23:30 Rejection of offer, 4:17

SALARY

Assignment, 21:13

SALES OF GOODS

Assignment of rights vs. delegation of duties, 21:19

Assignment vs. delegation, 21:19

Chattel (this index)

Chattel sales breach remedies under U.C.C. **Buyer** (this index)

Contract formation

Seals, 7:5

Statute of frauds, 7:28

Convention on the International Sale of Goods (CISG) (this index)

Installment, holder to in to due to course doctrine, 21:31

Personalty Sales Contracts, Equitable Remedies (this index)

Personalty Sales Contracts (this index)

Uniform Commercial Code (U.C.C.) (this index)

Warranties, application, 9:11, 9:12 Writing requirement, 7:28

SALES OF LAND

Land Sales Contracts (this index)

SATISFACTION

Satisfaction of promisee or another, 10:14

SEALS

Corporate, 7:4 General rules, 7:3

SEALS—Cont'd

Historical background, 7:2 U.C.C., 7:5

SEAVER v. RANSOM

Third to party beneficiary rule, 20:6

SECURITY

Assignment (this index)

SELLER

Chattel sales contract remedies

Generally, 14:4, 14:5

Completion of goods for resale, 14:6

Damage calculation formulas, 14:9 to 14:12

Delivery stoppage, 14:7

Incidental damages, 14:14

Price, 14:13

Resale of goods, 14:8

CISG obligations, curing minor nonconformity, 23:24

Commercial impracticability, 18:29

Convention on the International Sale of Goods (CISG) (this index)

Cure of nonconforming tender or delivery, 10:23

Default, rescission of realty contract, 12:10

Delay in closing, realty contract breach, 12:8

Nonperformance excuse, unconscionability doctrine, 19:16

Obligations under U.C.C., 10:16

Reclamation rights, 10:22

Rejection of nonconforming tender, 18:11

Warranties

Common law, 9:2 to 9:4

Express warranty, 9:16

Fitness, 9:26

Lawful use, 9:8

SELLER—Cont'd

Warranties—Cont'd Merchantability, seller as merchant, 9:19 Title, 12:6

SERVICE AGREEMENTS

Employment relationship, 22:3 Fee for, notice and mental incompetence, 2:15

Personal service contract

Assignment of agreement, 21:14

Assignment of rights vs. delegation of duties, 21:20

Equitable remedies, 12:17

Noncompetition covenants, 22:4, 22:5

Obligor's consent, 21:16

Partial assignment, 21:15

Recovery value, quasi contracts and restitution, 15:9

Statute of frauds, 7:28

Warranties

Determining coverage, 9:11, 9:12

Merchantability, seller as merchant, 9:19

SHIPMENT

Of goods, 10:21

SIGNATURES

Electronic Contracts and Transactions (this index)

SILENCE

Acceptance of offer, 4:8, 4:9
Rejection, silence as acceptance
when given reasonable
opportunity to reject, 4:8

SOUTH CAROLINA

Employment at will, 22:50

SOUTH DAKOTA

Employment at will, 22:51

SPECIFIC PERFORMANCE

Buyer's remedies for chattel sales breach, U.C.C. specific performance, 14:25

Convention on the International Sale of Goods (CISG), 23:38

Land sales contracts, remedies for realty contract breach, 12:4, 12:7, 12:9

Money damages distinguished, 13:1

Personal property, equitable remedies, U.C.C., 12:14, 12:15

STANDARD FORM CONTRACTS

Gaps, ambiguities and construction of terms, 8:3

STATE

See specific state entries throughout this index Convention on the International Sale of Goods (CISG), contracting state reservations, 23:4

STATUS

Convention on the International Sale of Goods (CISG), 23:1

STATUTE OF FRAUDS

Assertion as defense, 7:20

Avoidance, 7:30

Compliance, 7:18

Convention on the International Sale of Goods (CISG), contract formation, 23:12

Covered agreements, overview of rules applied to, 7:21

Historical background, 7:17

Lease of goods, 7:29

Oral modification of contract, 7:39

Partial performance, 7:35, 7:36, 15:15

Quasi contracts and restitution, 15:15

Restrictive approaches, 7:34

Sales of goods, 7:28

STATUTE OF FRAUDS—Cont'd

Sufficiency of writing, 7:19

STOPPAGE OF DELIVERY

Delivery (this index)

STRIKES

Labor Actions (this index)

SUBCONTRACTOR

Dispute with general contractor, 3:20

SUBSCRIPTIONS

Charitable, promissory estoppel, 6:15

SUBSEQUENT CONDITIONS

Conditions (this index)

SUBSTANTIAL PERFORMANCE AND PERFECT TENDER RULE

Common law

Generally, 11:2

Damage measurement, 11:5

Performance standard, 11:6

U.C.C. provisions

Generally, 11:17

Buyer's acceptance of nonconforming tender, 11:21

Carelessness and right of rejection, 11:23

Installment agreements, 11:26

Nonconformity, 11:19

Notice of nonconformity and rejection, 11:20

Opportunity to inspect goods, 11:22

Related sections, 11:18

Revocation of buyer's acceptance of nonconforming tender, 11:24

Substituted performance, 11:27 Value impairment, 11:25

SUBSTITUTED AGREEMENT

Nonperformance excuse, 19:2

SUBSTITUTED PERFORMANCE

U.C.C. provisions, 11:27

SUFFICIENCY

Preexisting duty, 5:8, 5:9

SURETYSHIP AGREEMENTS

Statute of frauds, 7:23

SURROGATE PARENTHOOD

Family Contracts (this index)

TACIT AGREEMENT

Agreement (this index)

TENDER

Acceptable tender of delivery under U.C.C., 10:20

Conditions, U.C.C. provisions, 10:23, 10:24

Of payment, 10:24

Seller's cure of nonconforming tender, 10:23

Seller's rejection of nonconforming tender, 18:11

Substantial Performance and Perfect Tender Rule (this index)

TENNESSEE

Employment at will, 22:52

TERMINATION

Convention on the International Sale of Goods (CISG), terminating offer, 23:14

TERMS OF CONTRACT

Convention on the International Sale of Goods (CISG), acceptance, 23:16

Mistake, nonperformance excuse, 18:2

TEXAS

Employment at will, 22:53

THIRD TO PARTY BENEFICIARIES

Generally, 20:1 et seq. Attorney malpractice, 20:14

THIRD TO PARTY BENEFICIARIES—Cont'd

Defenses against third to party claims, 20:19

Disclaimer by beneficiary, 20:18 Family relationships, 20:13

Identification, 20:11, 20:12

Intended beneficiaries, 20:15, 20:16

Intent, 20:9, 20:10

Modification by promisor and promises, 20:17

Origins

Avoidance of privity, 20:3 Equitable principles, 20:2

Rejection in England, 20:4

U.C.C. treatment, 20:20

U.S. rule

Classic situation, 20:5

Donee beneficiary, 20:6

First Restatement approach, 20:7

Second Restatement approach, 20:8 et seq.

Warranties, privity, 9:30

THIRD TO PARTY RIGHTS

UNIDROIT Principles of International Commercial Contracts, 24:8

TIME

Convention on the International Sale of Goods (CISG) (this index)

Payment, 10:19

TITLE

Warranties

Character and nature of warranty, 9:7

Implied, remedy for seller's breach, 12:6

Warranty affirming, 9:14

TORT

Contract law standards compared, foreseeability of damages, 13:9

TORT—Cont'd

Restitution, 15:7

TRADE CIRCULARS

General offers to wide audiences, 3:6

TRADE CUSTOM

Merchantability warranties, 9:24 Offer and, 3:9

TRADE USAGE

Gaps, ambiguities and construction of terms, 8:7

TRANSACTION

Electronic Contracts and Transactions (this index)

Excluded transactions

Convention on the International Sale of Goods (CISG), 23:3

Electronic Contracts and

Transactions (this index)

Implied warranties of merchantability, transaction must involve sale of goods, 9:20

International Commercial Transactions (this index)

Lost profits as consequential damages, evidence of comparable transactions, 13:18

Mortgage transaction, performance for buyer in default, 12:9

Uniform Computer Information Transactions Act (UCITA)

(this index)

TRANSFERS

Assignment of future interest, 21:23

Land interests

Statute of frauds, 7:25, 7:26

Real properties

Assignment of rights vs. delegation of duties, 21:21

TRUST

Third to party beneficiary, 20:2

4:22

UNCONSCIONABILITY **UNIFORM COMMERCIAL DOCTRINE** CODE (U.C.C.)—Cont'd Assignment Contract breach, remedies, 16:18, 16:19 Floating lien, 21:26 Definitions, 19:20 Priorities, 21:36 Illegality defense, examples of, Rights under sale of goods, 19:21 21:12 Injury, promissory or equitable Wages, 21:13 estoppel avoiding statute of Breach of contract frauds, 7:33 Installment contract, U.C.C. Nonperformance excuse provisions, 10:28 Applicability, 19:19 Liquidated damages clauses Arbitration and basis for dam-U.C.C. Article 2A, 16:5, 16:6 ages, 19:17 U.C.C. criteria of enforce-Commercial contexts, 19:11 ability, 16:4 Contemporary applications, Substantial performance and 19:9 perfect tender rule Contract price terms, 19:13 Acceptance of nonconform-Inflation and changes in curing tender, 11:21 rency value, 19:14 Carelessness and right of Origins, 19:8 rejection, 11:23 Procedural and substantive Installment agreements, distinction, 19:10 11:26 Seller's use of doctrine, 19:16 Nonconformity, 11:19 Specific situations, 19:12 Notice of nonconformity and U.C.C. coverage, 19:18 rejection, 11:20 Warranty disclaimers and rem-Opportunity to inspect goods, edy exclusions, 19:15 11:22 UNEQUIVOCAL ACCEPTANCE Related sections, 11:18 Common law rule, 4:11 to 4:13 Revocation of acceptance, Mirror Image Rule, 4:11 to 4:13 11:24 Substituted performance, **UNIDROIT** 11:27 **International Commercial** Value impairment, 11:25 **Transactions** (this index) Buyer UNIFORM COMMERCIAL Chattel sales breach, remedies CODE (U.C.C.) under U.C.C. Acceptable tender of delivery Generally, 14:15 under U.C.C., 10:20 Breach of contract, 14:20 to Acceptance of offer 14:23 Generally, 4:20 to 4:22 Claim for breach of contract Nonconforming acceptance, obligations, 14:20 to 14:23 4:21 Presumption of acceptance, Contract to cover recovery,

14:16

UNIFORM COMMERCIAL **UNIFORM COMMERCIAL** CODE (U.C.C.)—Cont'd CODE (U.C.C.)—Cont'd Consideration—Cont'd Buyer—Cont'd Chattel sales breach, remedies Promise and consideration under U.C.C.—Cont'd -Cont'd Contract to market difwithout consideration, ferential recovery, 14:17 5:22 to 14:19 Modification without Deduction of damages from consideration, 5:21 to price due, 14:26 5:23 Incidental and consequential Terms prohibiting modificadamages, 14:24 tion without Specific performance, 14:25 consideration, 5:23 Obligations under U.C.C., Contract formation and seals, 7:5 10:16 Contract to market formula for Rejection statement under measuring damages, 13:31 U.C.C., 10:27 **Damages** (this index) **Chattel** (this index) **Delivery** (this index) **Commercial** (this index) Equipment lease, warranties under Conditions U.C.C., 9:31 Acceptable tender of delivery, Exclusive dealing contracts, 10:20 U.C.C. conditions, 10:17 Acceptance or rejection of Firm offers, 3:14, 3:15 nonconforming goods, Formation of contract 10:26 Seals and U.C.C., 7:5 Buyer's statement of rejection, Statute of frauds, 7:28, 7:29 10:27 Gap Filling, Incomplete Agree-Delivery place, 10:18 ments and U.C.C. (this Inspection of goods, 10:25 index) Installment contracts, 10:28 Gaps, ambiguities and construc-Obligations of parties, 10:16 tion of terms Other provisions, 10:29 Generally, 8:13 et seq. Requirements, output and Course of dealing, 8:14 exclusive dealings Course of performance, 8:15, contracts, 10:17 8:16 Scope of U.C.C., 10:15 Leases, 8:16 Seller's cure of nonconforming Mutual obligations of perfortender of delivery, 10:23 mance, 8:17 Seller's reclamation rights, 10:22 Open price terms, 8:18 Shipment of goods, 10:21 Output contracts, 8:19 Tender of payment, 10:24 Requirements contracts, 8:19 Timing of payment, 10:19 Trade usage, 8:14 Consideration Good faith duty, requirements and Firm offer and U.C.C., 3:14 output contracts, 10:13 Promise and consideration Inspection of goods under U.C.C.,

10:25

Good faith, modification

UNIFORM COMMERCIAL **UNIFORM COMMERCIAL** CODE (U.C.C.)—Cont'd CODE (U.C.C.)—Cont'd Lessee's remedies for equipment Seller's remedies for chattel sales lease breach contract breach Completion of goods for resale, Generally, 14:28 14:6 Contract to cover theory, 14:29 Damage calculation formulas, Damages without cover, 14:30 14:9 to 14:12 Lessor's remedies for equipment Delivery stoppage, 14:7 lease breach Incidental damages, 14:14 Generally, 14:31 Resale of goods, 14:8 Action for rent, 14:36 Suit for price of goods, 14:13 General damages, 14:35 U.C.C., remedies under, Buver Goods disposal right, 14:34 (this index) Identification of goods, 14:32 Specific performance Possession right, 14:33 Buyer's remedies for chattel Liquidated damages clauses sales breach, 14:25 Article 2A, 16:5, 16:6 Personalty sales contracts, equi-Enforceability, 16:4 table remedies, U.C.C., Merchantability, U.C.C. Cover-12:14 age of Implied Warranty Statute of frauds (this index) Contract formation, 7:28, 7:29 Minor's capacity to form contract, U.C.C. and contract formation, 2:13Modification of remedies, 16:14 to **Substantial Performance and** 16:16 **Perfect Tender Rule** (this **Nonconforming** (this index) index) Nonperformance excuse Substituted performance, 11:27 Unconscionability, 19:9, 19:18 Tender Waiver and accord, 19:7 Acceptable tender of delivery Offer (this index) under U.C.C., 10:20 Conditions, 10:23, 10:24 Output Contracts, U.C.C. Provi**sions** (this index) Third to party beneficiary rule, 20:20 Parol evidence in sales agree-Unconscionability doctrine, nonments, 7:13 performance excuse, 19:18 **Performance** (this index) Waiver, nonperformance excuse, Personal property, U.C.C. specific 19:7 performance, 12:14, 12:15 Warranties, 9:13 Privity, 9:6, 9:30, 20:20 Affirmation of title, 9:14 Promissory estoppel, defensive Conflicting, cumulating and use, 6:19 resolution, 9:29 **Requirements Contracts** (this index) Determining application, 9:11, Seals and U.C.C., contract forma-9:12 Equipment leases, 9:31 tion, 7:5

Seller's obligations under U.C.C.,

10:16

Exclusion and modification,

9:16, 9:27, 9:28

UNIFORM COMMERCIAL CODE (U.C.C.)—Cont'd

Warranties, 9:13—Cont'd Express, 9:27, 9:28 Fitness, 9:26 Implied, 9:27, 9:28

Merchantability, 9:17 to 9:25 Privity, 9:30

Sales of goods contract, 9:11 Third to party beneficiaries, 9:30

UNILATERAL AGREEMENT

Generally, 6:1 to 6:19 Bilateral contract distinguished,

Construction, 6:4

6:3

Part performance, 6:5 to 6:10

As acceptance, 6:7 to 6:9 Contract formation, 6:6

As estoppel, 6:10

with, 6:1

Promissory estoppel, relationship

UNILATERAL CONTRACTS

Generally, 6:2

Bilateral contracts distinguished, 6:3

Promissory estoppel, 6:13

UNILATERAL MISTAKE

Nonperformance (this index)

UNJUST ENRICHMENT

Promissory or equitable estoppel, 7:33

Quasi contracts and restitution, 15:4

UNMARRIED COHABITANTS

Contracts between, 2:21

USAGE OF TRADE

Trade Custom (this index)

UTAH

Employment at will, 22:54

VALUE

Currency, unconscionability doctrine, 19:14

Goods, chattel sales breach, 14:21 Impairment of, substantial, 11:25, 11:26

Lost opportunities, reliance damages, 13:26

Lost profits and costs, new businesses, 13:21

Proof of enterprise value, 13:32

VERMONT

Employment at will, 22:55

VIRGINIA

Employment at will, 22:56

VOIDABILITY

Contracts with minors, 2:3, 2:4, 2:13

WAGES

Assignment, 21:13

WAIVER

Accord, Waiver and (this index)

Conditions, remedial consequences, 10:7

Nonperformance excuse

Accord, 19:5

Definitions, 19:1

Modification, 19:4

Novation, 19:3

Substituted agreement, 19:2

U.C.C. coverage, 19:7

Seller's reclamation rights, 10:22

WARRANTIES

Assignment, 21:12

Character and nature, 9:5

Common law origins

Generally, 9:2 to 9:4

Buyer, 9:2 to 9:4

Caveat emptor and modern concepts, 9:4

Ecclesiastical, ethical duties, 9:2

Index-42

INDEX

WARRANTIES—Cont'd WARRANTIES—Cont'd Common law origins—Cont'd U.C.C. application—Cont'd Goods, determining U.C.C. or Implied warranty of fitness, common law coverage, 9:26 9:11, 9:12 Implied warranty of merchant-Secular responses, 9:3 ability, 9:17 to 9:25 Privity and third to party benefi-Seller, 9:2 to 9:4 ciaries, 9:30, 20:20 Definition, 9:1 Disclaimers, 19:15 WASHINGTON Economic loss, privity and, 9:18 Employment at will, 22:57 **Express WEST VIRGINIA** Defined, 9:5 Goods or services, contract for, Employment at will, 22:58 9:11, 9:12 WISCONSIN **Implied** Employment at will, 22:59 Defined, 9:5 Habitability, 9:9, 9:10 WITHDRAWAL Lawful use, 9:8 Convention on the International Merchantability, 9:18 Sale of Goods (CISG). Nonconforming acceptance, withdrawing acceptance, 23:21 4:21 Title, remedy for seller's WRITTEN AGREEMENTS breach, 12:6 **Parol Evidence Rule** (this index) Privity rule, 9:6, 9:18 Promissory estoppel, 6:12, 6:13 Statement as, 9:16 **Statute of Frauds** (this index) Title, 9:7 Sufficiency of writing, 7:19 U.C.C. application Writing requirement, sale of Affirmation of title, 9:14 goods, 7:28 Conflicting warranties, 9:29 Equipment leases, 9:31 WRONGFUL DEATH Exclusion and modification, Assignment, 21:10 9:27, 9:28 **WYOMING** Express warranties, 9:16 Goods or services, 9:13 Employment at will, 22:60