INDEX

References are to paragraph numbers and to the Commentary, not to the text of Articles; references to Int are to the Introduction

Access

to the Registry, see
International Registry and Designated entry points

Accession

applicable law, relationship with, 2.71, 3.98, 4.206, 5.76

doctrine of,
aircraft engines, inapplicable to, 2.38, 2.229-2.230, 3.9, 3.98, 5.76
effect of, 2.227, 4.206
exclusion of, 2.38, 2.227-2.230, 3.9, 3.98, 4.206-4.207

Advance relief, see Relief pending final determination

Agreement

contract, distinguished from, 2.44
default remedies, how affects, 2.101
defined, 2.44, 4.7
derogation from Chapter III provisions, 2.146
power of disposal, 2.82-2.87
representative capacities for entering into, 3.82, 5.33
time of conclusion, 2.91
relevance of, 2.91
transaction, distinguished from, 2.44
variation of priorities, 2.219-2.222, 2.262, 4.200

Aircraft

defined, 3.6-3.7, 5.3
type certification, 3.13

Aircraft engines

as independent objects, 2.229-2.230, 3.6-3.9
auxiliary power units not, 3.10, 5.4
defined, 3.9, 3.11, 5.4
designated entry points for the registration of, 3.68
exclude engines installed on helicopters, 3.9, 3.11, 5.6
installation, effect of, 3.11, 5.4, 5.7, 5.76

Aircraft objects see also Items

accession of, 2.229-2.230, 3.6, 5.76
aircraft engines, 2.38, 2.229-2.230, 3.6-3.13, 5.4
airframes, 3.6-3.13, 5.7
application of Convention and Protocol to, 3.6-3.13, 5.7
defined, 3.6, 5.6
description of, 3.23, 5.36-5.37
forms of finance for, 2.4
helicopters, 2.38, 3.6-3.9, 3.11, 5.13
international registry for, 3.52
meaning of, 3.6-3.9, 5.6
propellers, 3.10, 3.12
registrable, 3.71
space assets, distinguished from, 3.14
Aircraft Protocol to the Convention on International Interests in Mobile Equipment 2001

primary purpose, 2.4, 2.6, 5.1
quiet use and possession, rights to, under, 3.108-3.115
ratifications, Int 3
Regional Economic Integration Organisations, as parties to, 3.159, 5.116
registration provisions, extension by, 3.51
relationship with Space Protocol, 3.14
relief pending final determination, modification of, 3.47, 5.58-5.59
sales, extension to, 3.15-3.16, 5.20-5.25
signature, 5.115
sources of law under, 3.2
Space Protocol, relationship with, 3.14
sphere of application, 3.6, 5.20-5.27
structure, 3.4
transitional provisions, effect on, 3.18

De-registration and IDERA
default remedy provisions, modification of, 3.47
derogation from provisions of, 3.19
tion into force, 3.3, 5.117
extension by, 2.43, 3.15-3.16
history of, Int 3, 1.1-1.6
importance of registration under, 3.99
insolvency modifications made by, 3.117-3.137
introduction to, 3.1
languages of, Int 4, 1.6
objects covered by, 3.6-3.13
other Conventions, relationship with, 3.148
Preamble to, 3.1

Airframes
defined, 3.6, 3.9, 3.13, 5.7
location, 3.17

Air navigation charges
lien for unpaid, 2.268, 4.285

Amendment of agreement
creating new agreement, 2.56-2.57
not creating new agreement, 2.58
pre-existing right or interest, 2.57

Amendment of Convention
Review Conferences and process for, 2.344, 4.69-4.70
**Amendment of registration**

- assignment, not appropriate for, 2.180
- defined, 2.56, 3.81
- duration of registration, of, 3.81
- effects of, 2.56-2.58, 2.178-2.180
- name, of, 3.81
- new registration, distinguished from, 2.179
- object identification data, of, 3.81

**Applicable law**

- additional remedies under, 2.122-2.125, 4.115
- application of Convention, does not determine, 2.24, 2.31
- arrest under, rights of, 2.268-2.269, 4.281-4.285
- assignment or novation, 2.53, 2.71, 2.78, 2.243, 2.245, 4.8
- associated rights, 2.71, 2.78, 2.249
- characterisation determined by, 2.24, 2.56, 2.64, 2.71, 4.56
- choice of law, see **Choice of law**
- components, rights in, 2.39, 4.55, 4.206, 5.8
- connecting factor, 2.33-2.37, 3.17, 5.26
- contractual provisions falling outside the Convention and Protocol, 2.66
- defences, determined by, 2.248
- determining the, 2.76-2.78
- inadequacy of traditional conflict rules, 2.5
- interests under national law, 2.92-2.94, 4.27-4.28, 4.74
- interim relief under, 2.128, 2.140, 3.130-3.131, 5.64
- international interest, where effective under, 2.79, 2.232
- joint debtors, 2.46
- lex fori, 2.71, 3.26, 3.130

**Lex situs**, 2.77

**Lex registry**, 2.77

- matters governed by, 2.5, 2.10, 2.24, 2.31, 2.71-2.74, 2.79, 2.107, 2.140, 2.171, 2.179, 2.213, 2.224, 2.232, 2.249, 2.255-2.258, 2.309, 2.319-2.320, 3.24
- meaning of, 2.24, 2.76, 2.312, 3.24, 3.27, 4.70, 5.39
- non-Contracting State, 2.37
- power of disposal under, 2.10, 2.69, 2.82, 4.77-4.78
- property rights covered by Convention, 2.77
- priority of competing assignments associated rights, where determined by, 2.71, 2.257
- unregistered, determined by, 2.71, 2.255, 4.266
- priority of pre-existing rights and interests under, 2.309, 2.312, 4.361-4.370
- relationship with Convention and Protocol, outline of, 2.5, 2.10
- remedies, additional permitted by, 2.107, 2.122-2.125, 2.291, 4.115
- sensitivity to, as a principle, 2.23
- set-off, right of determined by, 2.71, 2.248
- subrogation, preservation of rights, 2.41, 2.71, 2.119, 2.260, 4.274-4.275
- termination of agreement under, 2.10, 2.96, 3.24
- territorial units, in State with, 2.28, 2.35, 2.308, 4.336-4.338, 5.118, and see **Territorial units**
- time of agreement, determines, 2.10, 2.79, 2.91

**Arrest**

- contract, right given by, 2.23, 2.40, 2.268-2.269, 4.280
Contracting States, declarations by, 2.268-2.269, 4.276
preservation of right of, 2.40, 2.140, 2.268, 4.276, 4.285

Assignment see also

Associated rights
agreement to assign, 2.249, 4.8
amendment, should not be registered as, 2.180
assignee’s position, 2.247, 4.250-4.253
assignor, default by, 2.258-2.259, 4.29-4.31
associated rights, of, 2.41, 2.44, 2.54, 2.241-2.242, 4.225-4.239
competing assignments, debtor’s position, 3.142
priority of, 2.253-2.259, 4.234, 4.258-4.267
consent, 3.141-3.142, 5.78-5.79
debtor’s duty to assignee, 2.248, 2.240, 2.291, 4.250-4.253
default by assignor, 2.252, 2.258-2.259, 4.255-4.256
defined, 2.41, 2.44, 2.54, 2.157, 2.179, 2.241-2.242, 2.255, 4.8
discharge, consent to, 2.186
effect, 2.245-2.249, 4.230-4.236
formalities, 2.241, 4.247-4.249
international interest, of, 2.41, 2.47, 2.53, 2.157, 2.178, 4.133, 4.230, 4.232-4.235
novation, distinguished from, 2.53-2.58, 4.9
operation of law, by, outside Convention, 2.178, 2.243, 2.255, 4.135, 4.225
partial, 2.250, 4.235-4.236
priorities, 2.208, 2.253-2.259, 4.258-4.267
object-related rights, 2.244, 2.257, 4.266-4.267
prospective, registration of, 2.256
receivables, of, 2.213, 2.245, 2.257, 2.295
registration of, 2.157, 2.246, 2.238
security, by way of,
default remedies, 2.252, 2.258-2.259
formal requirements, 2.251
revesting on discharge of liability, 2.246
subrogation
registration of, 2.261
unaffected, 2.260, 4.274
unregistered interest, of, 2.239-2.240, 3.143, 4.233

Associated rights see also

Assignment
assignor’s insolvency, effect of, 2.238, 2.258-2.259, 4.273
assignment of, 2.241-2.251, 4.225-4.267
assignment, meaning of, 4.225
defined, 2.41, 4.12
effect of, 2.245-2.250, 4.230, 4.239
formalities, 2.241, 2.251, 4.247-4.249
novation, distinguished from, 2.53, 2.242, 4.8
operation of law, 2.243
partial, 2.250, 4.235-4.236
priority, 2.253-2.259, 4.233-4.267
object-related rights 2.244, 2.266-4.267
registration, 2.246, 2.238
security, by way of, re vesting, 2.248, 4.239
transfer of international interest by way of security ineffective without, 2.249, 4.249
unregistered interest, of, 2.239-2.240, 4.233
creditor, can be held only by, 2.241
debtor’s duty to assignee, 2.248, 2.251, 2.249, 2.252, 2.291, 4.250-4.253
default remedies, 2.252, 4.249-4.252
defences, debtor’s right to assert, 2.248, 4.237-4.238, 4.250, 4.256
defined, 2.40, 2.44, 2.241, 4.12, 4.225-4.228
identifiability of, 2.251
in isolation, outside Convention, 2.249
international interest, without, 2.249
kinds of, 2.244, 4.228
meaning of, 2.40, 2.241-2.242
“object-related”, defined, 2.244, 2.266-4.267
priority of, 2.253-2.259, 4.229, 4.258-4.262
rights under other contracts as, 2.242
set-off, debtor’s right to assert, 2.248
UN Receivables Convention, relation to, 2.295

“Attached”
meaning of, 2.231

Attachment
creditor, by, under judgment or order, 2.273

Attachments see Components

Authorised party
defined, 3.40, 3.43, 5.8

Auxiliary power unit
not aircraft engine, 3.10

Aviation Working Group (AWG)
role of, 1.1-1.3

Breach of agreement see Default and Default Remedies

Brussels Convention on jurisdiction and the enforcement of judgments in civil and commercial matters 1968
Cape Town Convention, relevance to, 2.288, 2.328
replacement by Brussels I, 4.298

Buyer
application of Convention, 5.20-5.24
importance of registration of sale for, 3.99, 3.102
meaning, 5.20-5.21
notice to, 2.115

Cape Town
Diplomatic Conference, Int 3

Cape Town Convention see Convention on International Interests in Mobile Equipment 2001

Categories of equipment,
Convention, covered by, 2.2

Categorisation see Characterisation

Centre of administration
debtor, of, 2.33-2.34, 2.282, 4.64
Registrar, of, 2.25, 2.167, 2.188-2.190, 2.282, 2.166

Centre of main interests (COMI)
meaning of, 3.122
INDEX

CESAIR (Commission of Experts of the Supervisory Authority of the International Registry)
  establishment of, 5.87
  role of, 2.148, 3.52

Characterisation
  agreement, of, 2.63, 4.55-4.56
  relevance to default remedies, 2.64

Chargee see also Default Remedies and Priorities
  priority of
    conditional buyer, against, 2.215-2.218
    generally, 2.201-2.210
    lessee, against, 2.215-2.218
  remedies of, 2.103-2.125, 4.85-4.103 and see Default remedies
  sale by, 2.115
  distribution of proceeds, 2.117

Chargor
  interested person, as, 2.115-2.116
  security agreement, as party to, 2.40, 2.44

Chicago Convention on International Civil Aviation 1944
  aircraft meaning of, 3.7
  Cape Town Convention, relationship with, 3.6, 3.17, 3.64, 5.9
  common mark registering authority, 3.17, 5.10
  deregistration, 3.32, 5.11
  immunity under, 4.179
  relationship with Cape Town Convention, 5.9
  State of Registry, 3.51, 3.64, 5.26

Choice of forum
  parties to agreement, by, 2.277-2.278, 3.24, 4.296-4.301
  writing required for, 2.81, 4.298

Choice of law see also Applicable law
  declarations relating to, 3.25
  freedom of choice, 2.76, 3.24-3.25, 5.38-5.44
  insolvency proceedings, 2.232
  meaning of “law”, 3.24, 3.27, 4.70, 5.39
  reference is to domestic law, 5.39

“Closing Room” facility
  outlined, 3.88

Commercial reasonableness
  exercise of remedies, in, 2.112, 2.291

Common Mark Registering Authority
  defined, 5.10

Competing assignments, priority of, see Priorities and Assignment
  Associated rights related to different international interests, 2.254
  Assignments related to the same associated rights, 2.255

Complaints
  Registrar, against, 3.92
  Supervisory Authority, against, 3.92

Components
  aircraft engines, 2.38
  helicopter, only when installed on, 2.38, 3.9-3.11
  include, 2.39
airframe, installed helicopter engines included in, 2.38, 3.9-3.11
applicable law, 2.38
no separate status, 2.39, 3.10-3.12

Condemnation
proceeds arising from, 2.213

Conditional buyer
defined, 2.46, 4.14
priority of, 2.215-2.218, 3.108-3.116

Conditional sale agreement see Title reservation agreement

Conditional seller
characterisation as secured creditor, 2.63, 2.121, 2.215
charge by, 2.215, 2.221
defined, 2.45, 4.15
registration protects conditional buyer, 2.215
remedies of, 2.121

Confiscation
proceeds arising from, 2.213

Conflict of laws
inadequacy of, 2.5, 2.71
and see Applicable law

Connecting factor
Convention, under, 2.33-2.37
Protocol, under, 3.17

Consent
access to International Registry, 3.55, 3.76
assignment of associated rights, to, 3.141-3.142
debtor, of, assignment, to, 3.141-3.142
exercise of remedies, to, 2.100-2.101, 2.116, 2.126-2.131, 3.24
interested persons, of, vesting of ownership, to, 2.101, 2.118-2.120
registration, to, 2.153, 2.164, 3.76 amendment of, 2.178
relief pending final determination, 2.126-2.127

Consolidated text
production of, Int 5, 2.20
status of, Int 5-Int 7, 2.20

Contract
Convention, relationship to, 2.66 distinguished from “agreement”, 2.44

Contract of sale
defined, 2.44, 4.16, 5.21
effect of Protocol on, 3.20, 5.20
formalities, 3.20, 5.30-5.32
fractional interest under, 2.59
registration of, 3.21-3.22
table of equivalents, 5.21

Contractual provisions outside the Convention and Protocol, see Applicable law

Control
object, of, default remedy, 2.114, 2.121-2.122, 2.252, 4.88

Convention for the Unification of Certain Rules relating to the Precautionary Attachment of Aircraft 1933
relationship with Cape Town Convention, 5.3
superseding of, 3.148, 5.112-5.113
INDEX

Convention on International Interests in Mobile Equipment 2001
amendment of, 2.344
applicable law, connection with, 2.10, see also Applicable Law
asset-based approach, 2.90, 2.150
breach, remedies for, 2.290-2.292
by Contracting State, 2.292
by party to agreement, 2.291
constitution of interest under, 2.79-2.90
criminal law, does not affect, 2.10
denunciation, 4.360
definitions under, 2.30
derogation under, 2.146 and see Derogation
‘effective date’, meaning of, 2.313
equipment covered by, 2.2, 2.68
future Protocols, 2.2, 2.17-2.20
2.296, 2.302, 2.307, 4.335
good faith in, 2.23
history of, Int 2-Int 3, 1.1-1.6
instruments of ratification, 2.303
interests covered by, 2.9, 2.40
interests under national law, relationship with, 2.92-2.94
internationality under, see Internationality
interpretation, 2.24-2.29
languages of, Int 4, 1.6
modification of, by Protocol, 2.346
national law, relationship to, 2.10
objectives, Int 2, 2.1, 2.4, 2.6, 2.71, 2.100, 4.1-4.5
obligations imposed on Contracting States, by, 2.13
party autonomy under, 2.25
procedure under, 2.144
property rights covered by, 2.77
Protocol, relationship to, 2.14-2.16, 2.68, 3.1, 3.4, 4.72
ratification, 2.301-2.303, 4.320-4.321
Regional Economic Integration Organisations, as a party to, 2.297-2.300
regulatory public law, does not affect, 2.10
relationship with other Conventions, 2.295, 3.148
signature, 4.320-4.321
sphere of application, 2.31, 4.61-4.62
aircraft objects, 3.6-3.13
generally, 2.31
tort law, does not affect, 2.10
transitional arrangements, 2.309-2.325
underlying principles, 2.23

Convention on the International Recognition of Rights in Aircraft 1948
exclusion of military aircraft, 3.8
pre-existing right or interest, and, 2.312
priority under, 2.312, 4.361
provisions remaining in force, 2.312, 5.110-5.111
relationship of Cape Town Convention with, 2.10, 3.148, 5.3-5.4, 5.106-5.109
superseding of, 2.10, 3.8, 3.148, 5.106-5.111

Convention on the Law Applicable to Trusts and on their Recognition 1985
characteristics of trust, 3.83

Court
defined, 3.117, 4.17
INDEX

determination of, 4.341

Creditor
defined, 2.45, 4.18
duty to respect priorities, 2.111, 3.45
liability for interference with quiet possession, 3.111

Debtor
bound by assignment of associated rights, 2.248
centre of administration, 2.34
defined, 2.46, 4.19
insolvent, 3.46
interested person, as, 2.115
multiple debtors, registration of, 3.80
possession of, 2.82-2.85 and see

Power of disposal
quiet use of object, right of, 3.108-3.116
situation of, 2.33, 2.36, 4.63-4.66, 4.361, 4.366
place of business, 2.33, 2.35
place where formed, 4.64
registered office, 2.33
relevant time, 2.33, 2.91, 4.62
statutory seat, 2.34, 4.64

Declarations
Aircraft Protocol, under,
generally, 3.149-3.158, 5.119-5.127
operation of, relating to, 3.153
opt-in, 3.151, 3.158
mandatory, 3.134-3.158
opt-out, 3.152
Convention, under,
generally, 4.349-4.354
arrest, relating to, 2.268-2.271
court, 2.326-2.343
European Union, by, 2.328-2.329
generally, 2.326-2.342
jurisdiction within the European Union, regarding, 2.288-2.289
making of, 2.326-2.336, 4.351 4.349-4.354
mandatory, 2.334-2.335, 2.341
modification of, 2.338, 4.355
mutual exclusivity of Articles 39 and 40, 2.275
national law, relating to, 2.333
non-consensual right or interest, 2.10, 2.40, 2.222, 2.263-2.267, 2.271
opt-in, 2.114 n. 13, 2.326, 2.331, 2.342
opt-out, 2.100, 2.326, 2.332
relief pending final determination, 2.332, 4.345-4.348
remedies, 2.107, 2.332, 4.342-4.344
territorial units, 2.308
transitional relations, regarding, 2.315-2.324
reservations, distinguished from, 2.340
subsequent, 2.266-2.267, 2.339, 3.149, 4.355-4.357
system of, 2.326-2.342, 3.149
time when may be made, 2.338, 2.341, 3.150-3.158
when taking effect, 4.352,
which State can make, 2.327, 3.149
which State’s declaration relevant, 2.327, 3.149
withdrawal of, 2.326, 2.339, 4.358-4.359

Default
meaning of, 2.110, 3.112, 4.83, 4.113-4.114

811
Default remedies

additional, 2.71, 2.106-2.110, 2.122-2.125, 3.30, 4.115, 5.45-5.51

see also Export

damages, 4.115
injunction, 4.115
specific performance, 4.115

applicable law, relevance of, 2.71, 2.101, 2.122-2.125
assignee, of, 2.252, 4.255-4.256
characterisation of agreement, relevance of, 2.64, 2.71, 2.101
extra-judicial, 2.112, 4.86
chargee, of,

generally, 2.100-2.120, 4.85-4.97
income and profits, collection of, 2.117, 2.115, 4.88
interested persons, notice to, 2.117-2.118, 4.95
lease, 2.114-2.117, 4.88
possession or control, 2.114-2.117, 4.88
redemption by debtor, 2.119
sale, 2.115-2.117
successive security interests, exercise of remedies where, 2.117, 4.97
surplus, application, 2.117, 2.291, 4.96
vesting of ownership, 2.101, 2.118-2.120, 4.99-4.103
commercially reasonable manner, to be exercised in, 2.112, 2.291, 3.47, 4.93-4.94
conditional seller, of,
possession, 2.100, 2.121, 4.109-4.112
termination of agreement, 2.121, 4.109-4.112
criminal law not affected by, 4.86
default, generally, 2.100-2.125, 3.30

insolvency, on, see Insolvency

internal transactions, 2.305, 4.330-4.333

lessor, of
possession, 2.114
termination of agreement, 2.121
meaning of, 4.113-4.114
de-registration, 3.17, 3.31, 5.2, 5.11, 5.45-5.51
export and physical transfer, 3.31, 5.9, 5.45-5.51
fractional interests, creditors holding, 2.143
mode of exercise, 2.107-2.110, 2.112, 4.93
multiple creditors, 2.82
notice of, 2.115
objective, as, 2.6, 2.100
procedural requirements
conformity with, 2.71, 2.101, 2.144-2.145, 4.124-4.125
Protocol, modification by, 3.47
“reasonable prior notice”, meaning of, 3.47
tort law not affected by, 4.86

Defences

assignee, availability against, 2.248, 4.245
waiver of, 2.248, 4.238, 4.250

Definitions

in Convention, 2.30, 2.40, 2.44-2.50, 2.276
in Protocol, 3.6-3.13

Demand guarantee

guarantee contract, as type of, 2.115
issuer as interested person, 2.115
Denunciation
  when taking effect, 4.360, 5.128-5.129

Depositary
  functions of, 2.263, 2.343, 2.345, 3.161, 4.379-4.383, 5.131 and see UNIDROIT
  reports by, 2.343
  UNIDROIT as, 2.2, 2.345, 4.379

De-registration see also IDERA
  authorisation, recording of, 3.40-3.44, 5.73
  changes connecting factor, 3.31
  Contracting State, outside, 3.17
  common conditions, 3.38
  court route, 3.39, 5.47-5.49
  defined, 3.31, 5.11
  form of request for, 5.133
  generally, 3.31-3.44, 5.45-5.54
  IDERA route, 3.40-3.44, 5.47-5.48, 5.50-5.51
  procedures for, 3.37, 5.47
  remedy of, 2.106, 3.30-3.44, 5.42-5.45
  co-operation of authorities, 3.44
  Registry Authority to make available, 3.44, 5.50, 5.73
  request for, and see IDERA 3.30-3.44, 5.45-5.50
  honouring of, 3.44, 5.50
  recording of, 3.44

Derogation
  Convention, from provisions of Chapter III of, 2.66, 2.146, 4.128-4.129
  Aircraft Protocol, from provisions of, 3.19, 5.27

Description and see Identifiability
  aircraft objects, of, 2.88, 3.22, 5.36-5.37
  obligations secured, 2.79, 2.88

Designated entry point
  aircraft engines, in respect of, 3.68
  authorizing entry point, 3.65, 5.89
  declaration as to, 3.51, 3.67, 4.147-4.148, 5.89-5.96
  designations, generally, 3.64-3.69
  direct entry point, 3.65, 5.89
  engines, 3.65, 4.147
  failure to use, 3.66
  International Registry, not part of, 4.148
  notification to Depositary, 3.67
  registration through, 2.192, 2.194, 3.51, 3.64-3.69, 5.89-5.96
  where not permitted, 3.67, 5.91
  where may not be made obligatory, 3.67, 4.147, 5.94

Detention
  preservation of right of, 2.23, 2.40, 2.268-2.269, 4.281, 4.285
  right given by contract, 2.40, 2.268-2.269, 4.285

Diplomatic Conference
  account of, 1.6
  ICAO, joint sponsor of, Int 3, 1.6
  participation in, Int 3, 1.3
  UNIDROIT, joint sponsor of, Int 3, 1.6

Discharge of registration and see Registration
  consent to, 2.186, 3.90
  does not eradicate entries, 2.191
  errors in registered data, after, 2.167, 3.91
  failure to procure, 2.188-2.190
INDEX

partial, 2.187
provisions relating to, 2.181-2.191, 3.90
sale, of, 3.90

Disposition see Power to dispose and
Default remedies

Duration
registration, of, 2.176-2.177, 3.81

EC Regulation 1346/2000 of 29
May 2000 on insolvency proceedings
replaced by Insolvency Regulation (recast), 3.122, 4.322

EC Regulation 44/2001 of 22
December 2000 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters (Brussels I)
replaced by Brussels I (recast), 2.287, 4.322

Engine see Aircraft, aircraft engines

Entity
change of name, 3.81
professional user, 3.58-3.59
registry user, 3.58-3.59
transacting user, 3.58-3.59

Entry into force and see Transitional provisions
Aircraft Protocol, of, 2.301-2.302, 3.3, 5.117
Convention, of, 2.21, 2.301-2.302, 2.309-2.325, 4.326-4.329

Entry points see Designated entry point

Equipment
categories covered, 2.2, 2.14

Convention not equipment-specific, 2.14

Errors in registered data, see Registration

EUROCONTROL
obligation to, non-consensual right or interest includes, 2.268, 4.282

EU law
advance relief, 2.288-2.289
not relevant to ratification on the international plane, 2.300-2.302

EU Regulation 2015/848 of 20 May 2015 on insolvency proceedings (recast)
centre of main interests (COMI), 2.34, 3.122, 4.64
exclusive competence of EU, 2.297, 2.299, 4.13
insolvency jurisdiction, 2.237
recognition of pre-insolvency rights in rem, 2.272
recognition of proceedings opened in another court, 3.131

EU Regulation 1215/2012 of 12
December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters (Brussels I)(recast)
Cape Town Convention, and, 2.279, 2.288-2.289, 3.144
duty to enforce orders, 2.142
exclusive competence, 2.297, 2.299, 4.298
European Union and see Regional Economic Integration Organisations
insolvency provisions for members of, 3.138
jurisdiction within, 2.288-2.289
party to the Convention, as, 2.297-2.300
party to the Protocol, as, 3.159

Existing entries
not discharged from International Registry, 2.191

Export see also IDERA
remedy of, 3.30-3.44, 5.45-5.51
request for, 3.40-3.44, 5.45-5.51
honouring of, 3.40-3.44, 5.50
recording of, 3.44, 5.50

Extra-judicial remedies see also Consent and Default remedies
chargee, of, 2.112, 4.85-4.97

Federal law, see Territorial units

Fees
basis of, 3.95, 5.100
fixing of, 3.95, 5.100

Finance
forms of, 2.4

Floating charge
outside Convention, 2.65

Force majeure
defence of on system breakdown, extent of, 2.199

Formal requirements
assignment of associated rights, for, 2.251, 4.247-4.249
contract of sale, for, 3.20, 5.30-5.32
international interest, for, 2.79, 4.73-4.79

Fractional interests
default remedies for those holding, 2.143
increase in size of, 2.180
multiple interests, distinguished from, 2.60
nature of, 2.59-2.60, 2.67
power of disposal, impact on, 2.87
priorities provisions concerning, 3.97
registration of, 2.160, 2.180, 3.80

Fraud of creditors,
preferences, 2.235

Geneva Convention see Convention on the International Recognition of Rights in Aircraft

Good faith, see also Commercial reasonableness
Convention, in, 2.23

Guarantee contract
defined, 3.27, 5.12

Guarantor
defined, 3.27, 5.10
interested person, as, 2.115-2.116

Hague Convention on Choice of Court Agreements 2015
recognition and enforcement of judgments, 2.328
relationship with Cape Town Convention, 2.279

Hague Trusts Convention, see Convention on the Law Applicable to Trusts and on their Recognition 1985
Helicopter engines
aircraft objects, are not, 3.9
prospective international interest,
registration of, 3.11
prospective sale, registration of,
3.98
status under the Aircraft Protocol,
2.38, 3.9, 3.11, 3.98

Helicopters
defined, 3.7-3.9, 5.13
location, 3.17

History of Convention see also
Convention on International
Interests in Mobile Equipment
generally, 1.1-1.6

Hybrid transactions
defined, 2.54

IATA
collaboration of, 1.3

ICAO
Diplomatic Conference, joint
sponsor of, Int 3, 1.6
immunity of, 2.198, 3.49, 4.179,
4.182
Legal Committee of, 1.4
Legal Sub-Committee, 1.4
legal personality, 2.148, 2.198,
4.179-4.181
registration, oversight of provisions
for, 2.151, 4.137-4.138
regulations made by, 2.12, 3.54,
4.142
Supervisory Authority for aircraft
objects, as, 2.148, 3.48, 4.137
United Nations, specialised agency
of, 3.49, 4.179

Identification
associated rights, of, 2.251

object, Aircraft Protocol, under,
3.23
Convention requirements, 2.31,
2.40, 2.65, 2.68, 2.79, 2.88, 2.154
criteria, 3.73
information, amendment of, 3.81
Protocol requirements, 3.23

IDERA (irrevocable de-registration
and export request authorisation)
defined, 3.40
de-registration, authority to
procure, 3.40-3.43, 5.73
de-registration, court route,
contrasted with, 3.39
effect of, 3.43
form of, 5.133
generally, 3.40-3.44
procurement, 5.50-5.51, 5.73
debtor's refusal to issue, 3.41,
5.51
re-registration, requires new
IDERA, 3.43

Immobilisation
Object, of, 2.126

Immunity and see Sovereign
immunity
International Registry, assets and
records of, 2.200, 4.184, 4.186
Registrar, no immunity for, 2.199,
4.184, 4.186
Supervisory Authority, of, 2.198,
3.49, 4.179

“Incorporated”
meaning of, 2.231

Insolvency
Article XI,
Alternative A, 3.126-3.133, 5.64-
5.67
Alternative B, 3.134-3.137, 5.68-5.69
exclusion by parties, 3.124, 5.27, 5.61
assignor, of, 2.238, 2.258-2.259, 4.273
avoidance of transactions on, 2.232, 2.235, 4.220-4.221
“date on which the creditor would be entitled to possession”, meaning of, 3.129
declarations by Contracting States concerning, 2.236 see also Declarations
default remedies generally, see Default remedies
defaults, curing of, 3.126-3.137
effect of, 2.232-2.237, 4.216-4.223
protection of registered international interests, 2.232
enforcement of property rights, procedural restrictions on, 2.235, 4.222
European Union members, in the territory of, 3.138-3.139
general rule, 2.232
insolvency administrator see Insolvency administrator
interim relief, 3.129-3.131
jurisdiction, not dealt with by Convention, 2.237
preference, avoidance of, 2.235, 4.220-4.221
primary insolvency jurisdiction, defined, 2.34, 3.122, 5.15
related transaction documents, 3.126, 3.134
remedies, 3.117-3.137, 5.60-5.67
Alternative A, 3.126-3.133, 5.64-5.67
Alternative B, 3.134-3.137, 5.68-5.69
transaction in fraud of creditors, avoidance of, 2.235, 4.219-4.220
unregistered interests, 2.258
waiting period, 3.128

Insolvency administrator
defined, 3.117, 4.20
obligations of, 3.130-3.136
“or debtor”, 3.127, 5.63
property under control of, 2.235
termination of agreement by, 3.132
transactions in fraud of creditors, 2.232, 2.235

Insolvency assistance
judicial co-operation, 3.140, 5.71

Insolvency proceedings, see also Insolvency-related event
aircraft objects, 3.117-3.140, 5.58-5.69
commencement of, 2.235, 4.13
defined, 4.21
EU Member States, 3.138-3.139
jurisdiction, 2.190, 4.316
preferences, 2.94, 2.235
Registrar, proceedings against, 2.190
registered international interest, effectiveness of in, 2.232, 2.235
remedies on, for aircraft objects, 2.232-2.237, 3.117-3.140, 5.60-5.69
transactions in fraud of creditors, 2.232, 2.235

Insolvency Regulation (EC)
EC competence, 2.297-2.300, 4.13, 4.322

Insolvency-related event
defined, 3.117, 5.14
insolvency proceedings, 3.118
suspension of payment, 3.121
INDEX

“Installed”
meaning of, 2.231

Insurance
notice to insurers of aircraft assets, 2.115
Registrar, by, 2.199, 3.50, 4.191, 5.102

Interested persons
defined, 2.115, 4.22
notice to, 2.40, 2.45, 2.117-2.118

Interests under Convention, see
International Interest

Interests under national law
defined, 2.40
relationship to Convention, 2.40, 2.92-2.94

Interim relief see Relief Pending
Final Determination

Intermediate buyers
irrelevance of status of, 3.100-3.102

Internal transactions and see
National interest
Aircraft Protocol, under, 3.18
defined, 2.304, 3.18, 4.23
exclusion from Convention,
extent of, 2.305, 4.330-4.333
internal logic of, 2.306
registration of, 2.305
territorial units, matters connected
with, 2.305

International Institute for the Unification of Private Law
see UNIDROIT

International interest
accessory nature of, 2.245
assignment, not created by, 2.53
constitution of, 2.79-2.90, 4.73-4.82
registration unnecessary for, 2.79, 4.73, 4.79
defined, 2.9, 2.40, 2.48-2.49, 4.24, 4.55
fractional interests, 2.59
national law, relationship to interest under, 2.92-2.94, 3.28
partial interests, 2.45, 3.80
power of disposal as a requirement, 2.82-2.87
promotion of through discharge of prior interest, 2.226
prospective, defined, 2.40, 2.61
registration of, see Registration
sale, differences from, 3.101
sub-interests, 2.40
termination of, 2.96-2.99
time of creation, 2.91
validity of not affected by registration, 2.149
validity determined by applicable law, 3.28

International Air Transport Association see IATA

Internationality
not expressly prescribed, 2.69, 4.55

International legal personality see Legal personality

International Registry see also Registry system
access to, 2.192-2.194, 3.55,
INDEX

3.58-3.63, 4.146, 4.177
administrator, approval of, 3.59-3.63
aerial objects, for, 3.52
assets, immunity of, 2.200
centralised functions of, 3.53
complaints against, 3.92
confidentiality of information, 3.94
“controlled entity”, meaning of
4.26, 5.101
entry points, see Designated entry point
establishment of, 2.148, 4.129
external facts, will not examine,
3.77
fees, 3.95, 5.100
fractional interests, capability for,
3.78
non-consensual rights or interests,
special rules, 3.59
non-Convention registrations,
2.197
“notice filing”, based on, 2.155,
5.56, 4.131
operation of, 2.151-2.161
public key infrastructure system,
use of, 3.63
records, immunity of, 2.200
waiver of, 2.200, 4.186
registrable items, 4.133
“registry user entity”, defined, 3.58
regulations concerning the
operation of, 3.54, 3.58-3.63
search criteria, 5.98
suspension of operation for
maintenance, 3.53, 3.93, 5.101
Supervisory Authority, 2.148,
2.151, and see Supervisory Authority
Task Force, 1.4
technological limitations to, 3.78
title registry, not, 2.152, 3.100
types of registration, 2.157, 4.133
International Registry Advisory Board see IRAB
Interpretation
Convention, of, 2.24-2.29,
4.67-4.71
principles underlying, 2.24-2.29
Invalid registrations, see also Registration
declarations regarding, 2.282-2.283,
2.287
IRAB (International Registry Advisory Board)
advisory function, 3.52
Irish High Court
jurisdiction, 2.170-2.171, 2.173-2.175, 2.185, 2.282-2.284
Items
accession, exclusion of doctrine of,
2.38, 2.227-2.230, 3.10, 3.12,
3.98, 4.206
installed or incorporated, 3.12, 3.98
removal,
aircraft engines, 3.98, 5.76
Joint debtors
liability of, 2.46
Jurisdiction see also Brussels Regulation on jurisdiction and judgments
choice of forum, 2.76, 2.277-2.278,
4.296-4.299
formalities of agreement, 2.76,
2.278, 4.296
discharge of registration, 2.188-2.189
European Union, within, 2.288-2.289, 3.144
insolvency proceedings, non-application of jurisdiction rules to, 2.76, 2.237, 2.277, 2.285-2.286, 4.316
location of object, 2.281, 5.103
orders against Registrar, 2.189, 2.282-2.283, 2.287, 4.309-4.315
residual jurisdiction, 2.282-2.283, 2.287, 4.312-4.313
relief pending final determination, 2.131, 2.277, 2.280, 3.144, 4.303-4.308
exclusion by Contracting State, 2.130, 2.280
situs of debtor, 2.280, 4.304, 4.306
State of Registry, 5.3, 5.103
summary of rules, 2.277-2.286
where no choice of forum, 2.278, 4.301

Knowledge or notice of unregistered interests
does not affect priority, 2.210

“Law”
meaning of, 3.27, 4.70, 5.39

Lease remedy
declaration excluding, 2.80, fn 12
default of chargor, 2.103, 2.115

Lease-back
sale and, 2.216-2.218, 4.202

Leasing agreement
defined, 2.44, 4.27
duration of, 2.176
importance of registering interests under, 2.206
option to renew, registration of prospective international interest, 2.53, 2.61, 2.161
renewal of, creates new international interest, 2.53, 2.61, 2.179, 4.35, 4.163
termination, for default, 2.121
effect on sub-lease, 2.216

Legal personality
Supervisory Authority, of, 2.148, 2.198, 4.178
significance of, 2.198, 4.180

Lessee
defined, 2.44
option to purchase, registration as prospective sale, 2.10, 2.61, 2.161
option to renew, registration of prospective international interest, 2.53, 2.61, 2.159-2.161
power to dispose, 2.82, 2.216, 4.78
priority, 2.215-2.218
quiet possession, 2.216, 3.108-3.116
registration,
as prospective buyer, 2.159
as sub-lessee, 2.60, 2.161, 2.216
renewal by, creates new international interest, 2.53, 2.61, 2.179, 4.35, 4.163

Lessor
defined, 2.44
registration by, 2.49, 2.115, 2.152, 2.159, 2.216-2.218, 4.220

Linguistic alignment
authority to effect, 1.6

Lugano Convention on jurisdiction and the enforcement of judgments in civil and commercial matters 2007
jurisdiction under, 2.282
**Mobile Equipment Convention**  
*see Convention on International Interests in Mobile Equipment*

**Mobility**  
not expressly prescribed, 2.69, 4.55

**Model designation**  
meaning, 3.23, 5.37

**Multiple interests**  
fractional interests, distinguished from, 2.60

**National interest**  
an application of Convention to, 2.40, 2.304-2.305, 4.330-4.333  
defined, 2.40, 4.28  
otice of, 2.40, 2.92, 2.305, 5.91  
notice of registration of, 2.40, 2.92, 2.305

**National law**  
relationship to Convention, 2.10, 2.92-2.94  
when of benefit, 2.93  
*and see* **Applicable law**

**National register** *see* **Entry points**  
*and* **Internal transactions**

**Non-consensual right or interest**  
declarations relating to, 2.263-2.272, 4.278-4.288  
defined, 2.40, 2.263, 4.29  
examples of, 2.272, 4.280  
individual listing not necessary, 2.195, 4.279-4.284  
priority,  
if registered, 2.40, 2.111, 2.149, 2.222, 2.272, 4.285-4.287  
without registration, 2.40, 2.268-2.272, 4.279-4.284  
registration, special rules, 3.59

registrations prior to declaration by Contracting State, 2.266-2.267

**Non-Contracting State**  
change of debtor’s location to, 2.33, 2.37  
conflict rules leading to law of Contracting State, 2.37  
ot not obliged to apply Convention, 2.37, 2.205, 2.218, 2.235  
restriction of access to International Registry, 2.192, 4.177

**Non-Convention registration**  
effect of, 2.197  
practice of effecting, 2.197

**Notice**  
assignment, of, 2.248, 2.252  
intended lease, of, 2.115  
intended sale, of, 2.115  
interested persons, to, *see* **Interested persons**  
national interest, of, defined, 4.30  
prospective international interest, of, 2.223  
remedies for failure to give notice, 2.291

**Novation**  
assignment, distinguished from, 2.53-2.58, 4.8  
creates new interest, 2.53-2.57, 2.242

**Object**  
defined, 2.14, 4.31  
immobilisation of, 2.126  
lease of, 2.121, 3.103  
manufacturer’s serial number (MSN), 2.68, 3.23, 3.55, 3.73, 3.89, 3.145, 5.36-5.37, 5.100  
management of, 2.103, 2.65, 2.126
**Index**

preservation of, 2.126
sale of, 2.103, 2.115-2.117

**Object-related associated rights**
defined, 2.244
priority of, 2.253-2.259

**Objectives, see also Convention on International Interests in Mobile Equipment**
Convention and Protocol, of, 2.6

**Official Commentary**
Resolution relating to, Int 7

**Ownership**
aircraft engine, not affected by, 2.38
applicable law, determined by, 2.10
installation, 3.11, 3.98, 5.75-5.77
items not objects, 3.11-3.12, 3.98, 5.77
vesting of, in satisfaction of debt, see **Vesting of object**

**Parties**
agents, 2.67
multiple, 2.45-2.46, 2.67
to the agreement generally, 2.67
trustees, 2.46, 5.33

**Party autonomy**
underlying principle, as, 2.23, 2.25, 3.1

**Person**
meaning of, 4.51
unincorporated associations, 4.51

**Place of business**
situation of debtor, as, 2.33, 4.63-4.66

**Possession** see **Repossession**

**Power to dispose**
“dispose”, meaning of, 2.82, 4.77-4.78
international interest, for creation of, 2.82-2.87
lessee having, 2.82, 2.216, 4.78
meaning of, 2.82, 2.84-2.87, 4.77
“power”, meaning of, 2.82
requirement of,
contract of sale, for, 3.20
trustees and beneficiaries, applied to, 2.87, 5.33

**Predictability**
importance of, 2.23

**Pre-existing right or interest**
amendment of, 2.57
application of Convention to, 2.40, 2.91, 2.149, 2.212, 2.224, 2.309-2.325, 4.361-4.371
assignment of, effect of, 2.247, 4.364
declarations regarding, 2.315, 2.321, 2.324, 4.367-4.370
defined, 2.40, 2.311, 2.316, 4.32, 4.361
general principles concerning, 2.309, 2.258, 4.364
preservation of priority of, 2.309, 2.315
registration of, 2.157, 2.325, 4.369

**Preferences, see Insolvency**

**Preparatory Commission**
establishment of, 1.5
history of, 2.148

**Primary insolvency jurisdiction**
defined, 3.122, 5.13

**Priorities**
aircraft engines, 2.229-2.230, 4.207
applicable law, relationship with, 2.71, 2.224
associated rights, 2.253-2.259, 4.253-4.267
buyer, 2.43, 2.214, 3.98, 4.195, 5.74-5.77
conditional buyer, 2.147, 2.215-2.218, 4.197-4.201
conditional seller, charge by, 2.215, 4.197-4.201
creditor in possession, 2.225
duty to respect, general, 3.45
fractional interests, 2.143, 2.212, 3.97
general rules, 2.111, 2.201-2.210, 4.192-4.195
elements to, 2.212-2.224, 4.196-4.207
importance of registration for, 3.99
item other than an object, 2.227-2.230, 4.206
lessee, 2.215-2.218
lessor, charge by, 4.198-4.202
nemo dat, limited importance of, 2.201
non-consensual right or interest declarations relating to, 2.263-2.264, 2.271
registered, 2.40, 2.208, 2.222, 2.263, 2.272
without registration, 2.40, 2.222, 2.234, 2.263, 2.272, 4.278-4.279
order of registration, effect of, 2.149
outright buyer, 2.214, 3.98, 4.196, 5.74-5.77
pre-existing right or interest, 2.224, 2.309, 4.367-4.370
proceeds, 2.213, 4.204
prospective international interest, 2.223
purchase-money security interests, of, 2.210
registered interest, 2.202
sales, as regards, 3.96-3.98, 3.100-3.107
sale and lease-back, 2.216, 4.202
subordination, 2.212, 2.216, 2.219-2.221, 4.203
transferred interest, 2.209
two registrable interests, effect of failure to register one, 3.103-3.106
unregistered interests, competing, 2.202, 4.307
variation by agreement, 2.219, 2.262, 4.203

“Procedure”
meaning of, 2.144

Proceeds
defined, 2.49, 2.62, 2.213, 4.33
exclusions, 2.62, 2.68
insurance, 2.49, 2.97, 2.213
international interest extends to, 4.59
priority rules, application to, 2.49, 2.213
relief pending final determination, does not apply to, 2.126
sale by creditor, of, application of, 2.115

Procedure
for exercising remedies under the Convention and Protocol, 2.144
made by the Supervisory Authority, 3.2 and see Supervisory Authority

Propellors
not distinct aircraft objects, 3.10

Prospective assignment
defined, 2.44, 4.34
registration of, 2.256

Prospective international interest
completion of international interest, 2.61, 2.21, 2.223
defined, 2.40, 2.61, 4.35
priority provisions relating to, 2.223
registration of, 2.159, 2.223, 3.87, 4.145
search certificate, form of, 2.159, 2.223, 4.145

Prospective sale
defined, 2.40, 4.36
registration of, 3.21, 3.107

Protocol, see also Aircraft Protocol
Convention, relationship with, 2.14-2.16
defined, 4.37
future, 2.2, 2.17-2.20, 2.296, 2.302, 2.307, 4.335
overriding effect, 2.14-2.16, 2.302
ratification, Int 3, 2.302, 3.149
signature, Int 3

Protocols
comparisons and contrasts, 2.18-2.19

Provisional measures
advance relief and EU law, 2.288-2.289

Public services
arrest, preserving right of, 2.40, 2.263, 2.268-2.269, 4.281
detention, preserving right of, 2.40, 2.268-2.269, 4.281

Purchase-money security interests
priority of, 2.210

Quiet possession
concept of, 3.111
debtor’s right to, 2.147, 2.216, 3.108-3.116, 5.80-5.83

Railway rolling stock
Convention, application to, Int 6, 2.2-2.3, 2.17
Protocol, Int 6, 2.17, 2.307

Rail Working Group (RWG)
role of, 1.2

Ratification
Convention, Int 3, 2.301
Protocol, Int 3, 2.302
UNIDROIT, see UNIDROIT

Redemption see Default remedies and Security interest, right to discharge

Regional Economic Integration Organisation
excluded in counting numbers, 2.298
European Union, as, 2.297, 4.322
jurisdiction within, 2.288-2.289
signature of Convention by, 2.297, 4.322-4.324
signature of Protocol by, 3.159, 5.116

Registered interest
defined, 2.115, 4.38-4.39

Registered office
situation of debtor, as, 2.33

Registrable interests and see Aircraft objects
different capacity, 3.100-3.106, 5.25
Registrable non-consensual right or interest
   defined, 2.40, 2.157, 4.40
   examples, 2.272, 4.285
   no designation of an entry point in relation to, 3.68
   registration of, 2.40

Registrar
   access to users’ public keys, 3.63
   appointment of, 2.148
   change of, 2.200, 4.140
   claims against, access to documents, 2.200, 4.184
   complaints against, 3.92
   consent to registration, not concerned with, 2.164
   defined, 4.41
   dismissal of, 2.148
   disputes, role in, 2.188
   duties of, 2.166, 2.188, 3.59, 4.140
   enforcement of, 2.282-2.283, 2.287
   financial guarantee, 3.50
   immunity, no, 2.199, 4.184
   jurisdiction for orders against, 2.189
   liability of, 2.166, 2.199, 3.50, 4.187-4.190
   compensatory damages only, 2.166, 2.199, 3.50, 4.190
   contributory negligence, 2.199, 4.190
   history of, 3.50
   insurance against, 2.199, 3.50, 4.191, 5.102
   no immunity for, 2.199, 4.187
   strict, 3.50
   system malfunction, best practices, 2.199, 4.187-4.188

order against, 2.166-2.167, 2.188-2.189, 2.282, 2.287, 4.309-4.313
powers of, 2.167
Protocol provisions relating to, 3.50
punitive damages, no liability for, 2.166, 2.199, 4.190

Registation
   acceptance of registration,
      Registrar’s approach to, 3.77
   amendment of, 2.178-2.180, 3.81
      definition of, 3.81
   approvals for, 3.55
   asset-based, 2.90, 2.150, 2.154, 4.131
   assignment, 2.180, 2.238, 3.141-3.142, 4.135
   block assignments, of, 2.180
   “Closing Room” facility, 3.88
   complete, when, 2.156
   conditional seller, by, 2.49, 2.161
   confidentiality of information, 3.94
   consent to, 2.153, 2.164, 4.157
   electronic communication of, 2.66, 2.153, 2.238, 3.52, 3.76
   when not required, 2.153, 3.76, 3.141
   content of, 3.57
   co-ownership interests, of, 3.80
   date and time of, 3.79
   designated entry point, through, see

Designated entry point
   consent to, 2.186, 3.90
   failure to procure, 2.188-2.190
   partial, 2.187
   time for procuring, 3.87, 3.90, 5.99
   duration of, 2.176-2.177, 2.179, 3.81, 4.162-4.164
electronic, 2.155, 4.131
errors in registered data, 2.166-2.171, 2.199, 3.91
liability for errors made by parties, 2.171
extension of, 2.157, 2.179, 4.133
fractional interests, of, 2.160, 3.80
identifiability, importance of, 2.88, 3.73-3.74, and see Identifiability
importance of, 3.99
improper, remedies of party, 2.167, 2.171-2.175
individual object, against, 2.154
information required to effect, 3.72-3.76
international interest, of,
no guarantee of existence, 4.136
not necessary to constitute, 2.90, 2.149
invalidity, declarations as to, 2.282, 2.287
International Registry Task Force, 1.4
irregular, 2.165-2.175
“lapse date”, defined, 3.81
lessee, by, 2.49, 2.157, 2.161, 2.215-2.218
mode of perfection, as, 2.205
multiple named parties, 3.80
multiple object, 3.75
no guarantee of validity, 2.164
notice of national interest, 2.92, 2.117, 2.153, 2.157, 2.305
objective, as, 2.8
objective, what, 3.71
party holding in two capacities, 2.161, 3.103-3.106
partial interests, of, 3.80
pre-existing right of interest, of, 2.309, 2.315
prospective assignment, of, 2.238, 2.256, 3.87
prospective international interest, of, 2.61, 2.195-2.196, 3.87, 4.154
Protocol, changes made by, 3.51
registered, meaning of, 2.202, 4.38-4.39
registrable items, 2.157
registrable non-consensual right or interest, 2.40, 4.40
Registration Working Group, 1.1, 1.4
representative capacity for entering, 3.82
requirements for, 3.72-3.78
sales, of, 2.116, 2.152, 2.214, 3.21, 3.99-3.102
search for, see Search
security provisions, 3.55
separate interests need separate registrations, 3.103
system, see Registration system
termination, does not affect, 2.99
time of, 2.156, 4.152
types of, 2.157
unregistered interest, on
assignment of, 2.239-2.240
validity of, 2.164, 2.166, 4.136, 4.151-4.152
verification of data, does not guarantee, 2.164
when complete, 2.156
when searchable, 2.156, 4.153
who can effect, 3.70

Registration system
access to, 2.192-2.194, 3.55, 3.58-3.63, 4.177-4.178
aircraft objects, for, 3.52-3.79
asset-based, 2.150, 2.152, 4.131, 4.143
INDEX

best practices, 2.199, 4.187-4.188
changing name under, 2.153, 3.81
Commission of Experts, see CESAIR
confidentiality of information under, 3.94
drop-down lists, 3.55, 3.73
electronic, 2.155, 4.132, 4.143-4.144
errors,
effect of, 2.166-2.171
extent of Registrar’s liability for, 2.166, 2.199
fees, 3.95
full-time operation, 3.53, 3.93, 5.101
generally, 2.149-2.199
integrity of, 2.27-2.29
limits of, 2.162-2.163
malfunction, Registrar’s liability for, 2.166, 2.199, 4.187-4.190
nature of, 2.155
non-Convention registrations, 2.197
notice filing, 2.155, 5.56, 4.132
object, effected against, 2.150
on-line availability, 2.155
purpose of, 2.149
Supervisory Authority, role of, 3.52
system requirements, best practices, 2.199, 4.187-4.188
validity,
of international interest, does not guarantee, 2.149
of registration, 2.164

Registry, see International registry

Registry Authority
defined, 3.40, 5.16

Regulation
sources of, 2.12-2.13

Regulations
defined, 4.42
making of, 2.12, 2.148, 2.162-2.163
registration, governing, 2.162-2.163, 3.54
sources of law, as, 3.2

Relief pending final determination
see also Interim relief
agreement required for, 2.126, 4.116
aircraft objects, modification of provisions relating to, 3.30-3.31, 5.57-5.59
court’s powers, 2.126-2.131, 3.144, 4.116-4.122
creditor, exercised by, 2.127
declarations regarding, 2.129, 2.139
default, standard of proof, 2.135-137, 4.117
EU law, effect of, 2.288-2.289
exclusion of,
declaration by Contracting State, by, 2.126, 2.128, 2.138-2.139, 3.144, 4.116, 4.342
forms of relief, 2.126, 2.129, 4.116-4.122
lex fori, under, 2.140
procedural requirements, 4.124
Protocol, modification of provisions relating to, 3.47
relief under lex fori, 2.129, 4.121
“speedy”, meaning of, 2.131, 2.133, 3.47, 5.58
standard of proof of default, 2.135-2.137, 4.117
terms court may impose, 2.128, 4.118
variation of provisions for, 2.138-2.139
Remedies see also Default remedies

and Relief pending final determination

breach by default, see Default remedies

breach of Convention requirements, by Contracting State, 2.292
by party, 2.290-2.291
breach of Protocol, for, 3.146-3.147
procedure, 2.144

Repossession

chargee, by, 2.114
conditional seller or lessor, 2.121
relief pending final determination, 2.126

Representative capacity

agent, as, 3.82, 3.86
entry into agreement in, 2.87 3.82-3.86, 5.33
registration in, 3.82
trustee, as, 3.82-3.85, 5.33

Requisition

proceeds arising from, 2.213

Reservations

declarations, distinguished from, 2.340
not permitted, 2.340, 4.350, 5.125

Review Conferences

convening of, 2.344, 4.377-4.378, 5.130

Rome Convention see Convention for the Unification of Certain Rules Relating to the Precautionary Attachment of Aircraft

Sale, see also Default Remedies

aircraft objects, extension of Convention to, 2.43, 2.276, 3.14-3.15, 3.96-3.98, 5.20
chains of sale, impact of registration on, 3.101-3.102
Convention provisions applicable to, 2.276, 3.14-3.15, 4.295, 5.20-5.25
inapplicable to, 2.43, 2.276
defined, 2.276, 4.43, 5.21
importance of registration, 3.99
meaning, 2.45, 2.276
priorities as regards, 3.96-3.98
prospective, defined, 2.61, 2.276, 4.35-4.36
registration of, 2.116, 3.21, 3.99-3.102
discharge of, 3.90
remedy of, see Sale remedy
separate interests need separate registrations, 3.103

Sale and lease-back

priority position, 2.216-2.218, 4.202

Sale remedy see Default remedies

Searches

access to International Registry, 3.58
Contracting State search, 3.89, 4.165
informational search, 3.89, 4.165
open access, principle of, 3.89
priority search, 3.89, 4.165
registration, when searchable, 2.156, 4.153
search certificate, 2.195-2.196, 3.89
contents of, 3.89
Contracting State search, 3.89
electronic means, by, 2.155
evidential value of, 2.195-2.196, 4.169-4.170
neutrality of, 2.195-2.196
priority search, 3.89, 4.165
prospective international interest, 2.195, 2.223, 4.166
search criteria, 2.156 fn 19, 3.73-3.74, 5.97-5.98
types of facility, 2.195, 3.89, 4.165

Secured obligation
defined, 4.44
must be determinable, 4.79

Security agreement
characterisation of agreement as, 2.63, 4.45, 4.48
defined, 2.44, 4.45
floating security excluded, 2.65
secured obligations, statement of, 2.89-2.90, 4.79
need not state maximum sum, 2.89, 4.79

Security interest
accessory nature of, 2.245
defined, 2.44, 2.63, 4.46
extinguishment of, 2.96-2.99
right to discharge, 2.119, 2.181-2.191
successive security interests, 2.45, 2.117

Seller and see Sale
application of Convention, 3.96-3.102, 5.20-5.21, 5.23-5.24
meaning, 5.20-5.21

Set-off
against assignee, 2.248, 4.237-4.238
waiver of, 2.248
against creditor as to associated rights 2.213

Sources of law
Convention and Protocol as, 3.2

South Africa
Cape Town Diplomatic Conference, hosting of, 1.6

Sovereign immunity
waiver of, 3.145, 5.105

Space assets
Convention, application to, Int 2, 1.2, 2.2, 2.14, 2.31
Relation of Aircraft Protocol with, 3.14

Space Working Group (SWG)
role of, 1.2

Spare parts
installation of, 2.227-2.230, 4.206, 4.262, 5.108, 5.110
removal of, 4.206
stored, 5.110

Sphere of application
of Convention, 2.25, 4.61-4.62
of Aircraft Protocol, 3.6-3.13, 5.26-5.27

Standard of proof
relief pending final determination, regarding, 2.135-2.137

State of Registry
alternative connecting factor, as, 3.17
defined, 3.17, 5.15
relevance of, 3.51, 3.64, 5.26

State immunity see Sovereign Immunity
statutory seat, situation of debtor, as, 3.122-3.124
Statutory seat
meaning of, 2.34, 4.64

Sub-interest
defined, 2.40

Sub-lease
international interest, 2.60, 2.161
sale and lease-back, on, 4.202
sub-interest, as, 2.40, 2.161
termination of head lease, effect on, 2.216

Subordination and see Priorities
agreement, by, 2.219-4.220
amendment of registration, not an, 2.178-2.180, 3.81
non-Convention interest, to, 2.219
quiet possession, of, 2.147, 2.216, 3.109, 5.80-5.83
registration of, 2.42, 2.157, 4.220, 4.133
relief pending final determination, for, 2.126
risk of, 2.206

Subrogation
acquisition by, 2.41, 2.71, 2.260-2.261, 4.274
applicable law, relevance of, 2.71, 2.260-2.261
interested person who pays debt, of, 2.115, 4.102
preservation of rights under national law, 2.260, 4.274-4.275
registration, 2.41, 2.157, 2.260

Supervisory Authority
aircraft objects, 2.148, 3.48-3.49, 4.137
commission of experts, see CESAIR
complaints against, 3.92
Convention, under, 2.148
defined, 4.47
fees of Registry, role in setting, 3.95
first regulations, 5.88
functions of, 2.148, 4.138-4.139
ICAO as, for aircraft objects, 2.148, 3.48, 4.137, 5.86
immunity of, 2.198, 3.49, 4.179, 4.181, 5.87
international legal personality, 2.198, 4.179, 4.181
International Registry, of, 2.200, 4.137-4.138, 5.86-5.87
powers of, 2.148, 2.200
role of, 2.148
waiver of immunity from seizure, by, 2.200

Surplus, see Priorities
application of, 2.117

Termination see also Default remedies
agreement, of, 2.95
international interest, of, 2.96-2.99
registration, unrelated to, 2.99

Territorial units
declarations concerning, 2.308, 4.336-4.338, 5.118
extension of Convention to, 2.35, 2.308, 4.336-4.338
extension of Protocol to, 3.160, 5.118
State comprising, applicable law, 2.35, 4.336

Title reservation agreement
debtor’s interest subordinated to that of creditor, 2.221
defined, 2.44, 4.48
importance of registering, 2.206
Transferred rights
   types of, 2.41

Transfer see Assignment

Transitional provisions and see Pre-existing right or interest
   ‘applicable law’, meaning of within
      Art. 60, 2.312
      Convention, of, 2.309-2.325,
      4.361-4.371
   preservation of priority of pre-existing rights or interests, 2.309-2.311
   questions of interpretation of
      Articles concerning, 2.318
   situation of debtor for purposes of, 2.314, 4.361, 4.363
   stability of financial arrangements as a guiding principle of, 2.309

Trust see also Fractional interests
   duty to recognize, 2.87
   nature of, 2.87, 3.83
   use of trustees, 2.87

Two-instrument approach
   advantages, 2.15
   generally, 2.14-2.16

Underlying principles
   Convention, of, 2.23

UNCITRAL Model Law on Cross-Border Insolvency 1997
   centre of main interests (COMI), 3.122, 4.64
   insolvency assistance, 3.140
   insolvency proceedings, 3.118
   jurisdiction under, 2.237, 2.285, 3.131

UNIDROIT
   declarations, ascertaining from, 2.326, 2.345
   Depositary functions, 2.2, 2.263, 2.326, 2.345, 4.168, 4.379-4.383
   instruments of ratification, periodic reports of, 2.343
   prepared by, 2.303
   International Financial Leasing, Convention on, 3.148
   involvement of, 1.1
   joint sponsor of Convention and Aircraft Protocol, 1.6

UNIDROIT Convention on International Financial Leasing 1988
   superseding of, 2.295, 3.148, 4.319, 5.114

Uniformity
   as an objective, 2.2, 2.71
   in interpretation, 2.23-2.24

Unincorporated associations see Person and Debtor

   priority of assignments, 2.257, 4.266
   proceeds, 2.62, 2.211, 2.295, 4.33
   relationship of Cape Town Convention to, 2.257, 2.295, 4.231, 4.250, 4.317-4.318
   when declaration takes effect, 4.352

   good faith under, 4.2, 4.67
   when declaration takes effect, 4.352
INDEX

privileges and immunities under, 3.49, 4.179

Unregistered interest
assignment of, 2.239-2.240, 3.143, 4.134
defined, 2.202, 4.45
risks of, 2.206
sale, effect of, 2.214

Validity
international interest, of, see Applicable law
registration, of, 2.164

Variation of priorities, see also Priorities
by agreement, 2.262

Vesting of object
chargee, in,
as default remedy, 2.118-2.120, 4.99-4.103
need for consent or order, 2.118, 4.99
safeguards for, 2.118
when order may be made, 2.118, 4.100

Contracting State, meaning of, 2.313
Depositary, duties of, 4.383
final clauses, treatment of, 2.22, 4.328
internal law not justifying breach of Treaty obligations, 2.10
interpretation of treaties, 2.29
reservation, meaning of, 4.349
State Party, meaning of, 5.115

Waiting period
meaning of, 3.128, 5.64
significance of, 3.127-3.129, 5.66

Waiver
defences against assignee, of, 2.248
rights of set-off against assignee, of, 2.248
sovereign immunity, of, 3.145, 5.105

Working Group, see Aviation Working Group

Writing
defined, 2.81, 4.50, 4.76
registration, consent to, 2.153, 2.178
requirement of,
agreement, for, 2.81
amendment of registration, for, 2.178
assignment, for, 2.251
choice of forum, for, 4.296
default, as to events constituting, 2.101, 2.110
de-registration remedy, for consent to, 3.37
derogation, generally, 3.19
derogation from Chapter III, for, 2.146
export remedy, for consent to, 3.37
generally, 2.81
insolvency provisions, for excluding, 2.129, 3.19, 3.124
interim relief, for, 2.129
international interest, for, 2.81
notice of assignment, for, 2.251
notice to interested persons, for, 3.37
prospective international interest, not needed for, 2.61
variation of priority of
subrogation rights, for, 2.261, 2.81, 2.262
waiver of sovereign immunity, for, 3.145