INDEX

References are to paragraph numbers; references to Int are to the Introduction

Accession
doctrine of, effect of, 4.195
exclusion of, 2.179, 3.12-3.13, 3.77, 3.167, 4.195, 5.19-5.20
space assets, applied to, 3.12-3.13, 5.19-5.20
physically-linked assets, 3.77, 3.167, 5.71

Additional remedies
availability of, 2.95-2.98 and see Default remedies

Amendment of agreement
when creates new international interest, 2.44-2.55

Applicable law
additional remedies under, 2.57, 2.95-2.98, 3.70, 4.106
application of Convention, does not determine, 2.25
assignment and novation, 2.42-2.43, 2.190, 5.40, 5.44
associated rights, 2.190
characterisation determined by, 2.50-2.52, 2.57, 4.44, 4.50, 4.236
choice of law, see Choice of law
components, rights in, 2.31-3.32
connecting factor, 2.26
defences, determined by, 2.193, 5.46
determination of, 2.58-2.61, see also Choice of law

Choice of law
inadequacy of traditional conflict rules under, 2.5
insolvency proceedings under, 4.209, 5.8
interim relief under, 2.102, 3.31, 4.112
international interest, where effective under, 2.180-2.182
joint debtors, 2.38
lex registri, relevance of, 2.61
lex situ, relevance of, 2.59-2.61, 2.180-2.181
matters governed by, 2.9, 2.20, 2.22, 2.25, 2.57, 2.97, 2.165, 2.168, 2.175, 2.176, 2.183-2.184, 2.190, 2.193-2.194, 2.203, 2.205, 2.208, 2.212, 3.31, 3.34-3.35, 3.42-3.43, 3.52, 3.60, 3.65, 3.135, 3.142,

Aircraft Protocol
conclusion of, 2.15
influence of, 3.10
relationship with Space Protocol, 3.22
INDEX

3.164, 4.13, 4.50-4.53, 5.32, 5.44, 5.46
meaning of, 2.18, 3.35, 4.64, 5.43
power of disposal under, 2.66-2.68
priorities of pre-existing rights under,
2.252, 3.164, 5.133
priority of competing assignments,
2.202-2.207, 3.60-3.65
remedies, additional permitted by,
2.20, 2.95-2.98, 2.114, 3.142, 4.106
remedies, courts’ procedure under,
4.114-4.117
right to salvage under, not affected
by Convention and Protocol, 3.25
set-off, right of determined by,
2.193, 3.57, 5.46
subrogation, preservation of rights,
2.59, 2.208, 4.260
termination of agreement under,
2.76, 2.168, 4.102
territorial units, in, 2.28, 2.225, 2.249,
3.180-3.182
time of agreement, determines, 2.9,
2.72
transitional provisions, 2.250-2.265,
3.160, 3.164

Arrest
contract, right given by 2.32, 2.216,
4.271
Contracting States, declarations by,
2.216, 4.267
preservation of right of, 2.216,
4.267, 4.271

Assignment see also Associated
rights
amendment, should not be regist-
ered as, 2.139
applicable law, relationship to, 2.62,
2.193
assignee, duty of debtor to, 2.191,
2.193, 2.196, 2.198-2.199, 2.234,
4.15, 4.239-4.241
assignor’s insolvency, 2.206-2.207,
4.259
competing assignments, priority of,
2.202-2.207, 4.244-4.248
consent, 2.195, 5.96-5.97
consent of debtor to, 5.96-5.97
debtor’s duty to assignee, 2.191,
2.193, 2.196, 2.198-2.199,
4.239-4.241
debtor’s rights, of, under Protocol,
3.36-3.44
defined, 3.41
effects of, 3.43
method of, 3.40, 3.42
rights, defined, 3.37-3.39
default by assignor, 2.200
defined, 2.36, 2.33, 2.42-2.43, 2.125,
2.186-2.187, 2.203, 3.41, 4.8, 5.10
discharge, consent to, 2.141-142
effects of, 3.43, 4.215-4.235
formalities, 2.196, 3.42, 4.236-4.238,
5.40-5.42
future debtor’s rights, of, 3.44, 3.47,
5.48
insolvency, effects of on, 3.136-
3.137
insolvency of obligor, effect of on,
3.58
international interest, of, 2.42, 2.125,
2.137
lessee, by, cannot amount to
‘associated rights’, 2.186, 4.215
novation, distinguished from, 2.42-
2.43
operation of law, by, outside
Convention, 2.137, 2.188
partial, 2.195, 4.225-4.226, 4.251
priorities, 2.197, 2.201-2.207, 3.52-
3.54, 4.224-4.229, 4.249-4.258
INDEX

object-related rights, 2.205, 4.252-4.253, 5.54-5.60
prospective, 4.8
reassignment of rights, 3.59-3.68, 5.64
receivables, of, 2.165, 2.190, 2.205, 2.237
recording of, 3.46-3.47
registration of, 2.191, 2.197, 3.38, 3.45-3.51, 5.42
remedies applied to, 3.69
search certificate, 3.49
security, by way of,
default remedies, 2.200, 4.242-4.243
formal requirements, 2.196, 4.236, 5.41
revesting on discharge of liability, 2.191
Space Protocol, special provisions made by, 3.10
subrogation
registration of, 2.209, 2.39
unaffected, 2.187, 2.208, 3.40
4.260
unregistered interest, of, 2.198-2.199, 3.150, 4.248

Associated rights see also Assignment

Assignment
assignor’s insolvency, effect of, 2.199, 2.206-2.207
assignment of, 2.186-2.207, 3.36-3.51, 3.148-3.149, 4.215-4.238
assignment, meaning of, 3.41, 4.8, 5.10
competing, 2.201-2.207, 4.244-4.248, 5.54
effect of, 2.190-2.194, 3.43, 4.220, 5.43-5.47
formalities, 2.196, 3.42, 3.148-3.149, 4.236-4.237, 5.41
future rights, 3.44, 3.47, 5.48
international interests, are not, 3.11
novation, distinguished from, 2.42
partial, 2.195, 4.225-4.226
performance of obligations, discharged by, 3.51
priority, 2.201-2.207, 3.52-3.54, 4.224-4.229, 4.249-4.258
object-related rights
4.252-4.253, 5.54-5.60
reassignment, see Reassignment of rights
recording of, 3.46-3.47, 5.49-5.53
registration, 2.197, 3.45-3.51, 4.246, 5.42
security, by way of, 2.191, 2.194
security, by way of, revesting, 2.191, 4.229
transfer of international interest by way of security ineffective without, 2.194
transfers related international interest, 4.220-4.221
unregistered interest, of, 2.198-2.199, 3.150, 4.223, 4.248
categories of, 2.189
creditor, can be held only by, 2.188
debtor’s duty to assignee, 2.191, 2.193, 2.196, 2.198-2.199, 2.234, 4.239-4.241
default remedies, 2.200, 4.242-4.243, 5.73
defences, debtor’s right to assert, 2.193, 4.239, 5.46-5.47
defined, 2.36, 2.33, 2.42, 2.186-2.187, 2.189, 4.9, 4.215-4.219
identifiability of, 2.196, 2.69
in isolation, outside Convention, 2.194, 4.245-4.246
international interest, without, 2.194, 4.245-4.246
kinds of, 2.189, 4.219
meaning of, 2.33, 2.187-2.188

631
means of transfer, as, 2.33
object-related, 4.253
priority of, 2.201-2.207, 3.52-3.54,
4.219, 4.244
rights under other contracts as,
2.187
secured rights, distinguished from,
4.217
set-off, debtor’s right to assert,
2.193, 4.228, 5.47
UN Receivables Convention,
relation to, 2.237

Attachment
   equipment, of, declarations
   permitting, 2.220

Attachments see Components

Autonomous interpretation,
principle of, see Interpretation

Availability of remedies
general principle, as, 2.20

Breach of agreement see Default and
Default Remedies

Breach of Convention, see Remedies

Brussels Regulation on jurisdiction
and judgments
   compatibility of Convention with,
   2.239, 2.267, 4.282, 4.306, 4.327

Cape Town
   Diplomatic Conference, Int 3

Cape Town Convention see
Convention on International
Interests in Mobile Equipment

Categorisation see Characterisation

Centre of administration
debtor, of, 2.27, 2.225

Registrar, of, 2.132, 2.144-2.146,
2.227-2.229

Certificates, see Searches

Characterisation
   agreement, of, 2.50, 4.50-4.53
   relevance to default remedies, 2.51

Chargee see also Default Remedies
and Priorities
   priority of
      conditional buyer, against, 2.167-
      2.170, 3.120
gen erally, 2.158-2.160
   lessee, against, 2.167-2.170
   reasonable prior notice of intended
   sale or lease, 5.70
   remedies of, 2.88-2.90, 4.77-4.100
   sale by, 2.88-2.90
      distribution of proceeds, 2.90
security agreement, as party to, 2.36

Chargor
   interested person, as, 2.88
security agreement, as party to, 2.36

Choice of forum see also Jurisdiction
and Choice of law
   parties to agreement, by, 2.224,
   4.280-4.282

Choice of law see also Applicable
Law and Jurisdiction
   freedom of choice, 2.58, 3.10, 3.31-
   3.33, 5.32-5.39
   meaning of “law”, 3.32, 3.34, 4.64-
   4.65, 5.33
   reference is to domestic law, 5.33
writing required for 2.65, 4.280, 5.37

Command codes
   placement of codes in escrow, 5.74
   remedy of repossession or control,
   link to, 3.69, 4.80
INDEX

Commercial reasonableness
exercise of remedies, in, 2.85, 2.99,
2.101, 2.235, 4.85-4.86, 4.111,
5.68-5.70
remedies for failing to exercise,
3.155

Commission of experts
establishment by Supervisory
Authority, 3.94-3.97, 5.112

Components
no separate status distinct from
space assets, 2.31

Condemnation
proceeds arising from, 2.165

Conditional buyer
defined, 2.38, 4.11
interested person, as, 2.88
power to dispose, 2.66(4), 2.160,
4.71
priority of, 2.160, 2.167-2.170,
3.109, 4.187-4.190

Conditional sale agreement see Title
reservation agreement

Conditional seller
characterisation as secured creditor,
2.37, 2.94, 2.167
charge by, 2.167
defined, 2.37, 4.12
priority as against buyer, 2.160,
2.167-2.170
registration protects conditional
buyer, 2.160
remedies of, 2.94, 4.101-4.103

Confiscation
proceeds arising from, 2.49

Conflict of laws
inadequacy of, 2.5
and see Applicable law

Connecting factor and see Applicable
law
Convention, under, 2.26-2.30
relationship with “Centre of Main
Interests” concept, and, 2.27
relevant time for determining, 2.29
territorial units of a Contracting
State, in, 2.28

Consent
access to International Registry,
2.148, 3.99
debtor, of,
assignment, to, 2.195, 3.149
exercise of remedies, to, 2.84,
2.91, 2.99
relief pending final determination,
2.99-2.100, 3.75
derogation, effect on, 4.118-4.119
extra-judicial remedies, to, 2.85,
4.77-4.78, 4.84
interested persons, of,
vesting of ownership, to, 2.91,
4.91
registration, to, 2.121, 4.146-4.150,
see also Registration and
International Registry

Consolidated text
production of, Int 5, 2.15
status of, Int 5, 2.15

Constitution of international
interests, see also International
interests
requirements and formalities, 2.63-
2.71

Contract
Convention, relationship to, 2.53
distinguished from “agreement”,
2.36, 4.250

633
INDEX

**Contract of sale**
- defined, 3.26, 4.13, 5.22, 5.27
- effect of, 2.222, 3.26, 3.39, 5.21
- formalities, 3.23, 3.26, 5.27-5.29
- table of equivalents, 5.22

**Control**
- command codes, and, 3.70, 5.74
- object, of, default remedy, 2.84, 2.87, 2.88-2.89, 3.70, 4.80
- physically linked assets, on, effect of, 3.77

**Convention on International Interests in Mobile Equipment**
- amendment of, 2.283, 2.285
- breach, remedies for, 2.234-2.236
  - by Contracting State, 2.236
  - by party to agreement, 2.235
- criminal law, does not affect, 2.9
- contractual provisions outside, 2.53
- denunciation, 4.342
- economic objectives, 2.1, 2.6, 4.1-4.5
- effective date of, 2.253, 3.165
- entry into force, 2.243, 3.7, 4.308-4.312
- future Protocols, 2.15, 2.238, 2.248 4.317
- history of, 1.1-1.9
- interests covered by, 2.32, 2.40
- interpretation, 2.18-2.23, 4.61-4.65
- languages of, Int 5
- modification of, by Protocol, 2.285, 3.8
- national law, relationship to, 2.9
- objectives, 2.1, 2.6, 2.41, 2.57, 4.1-4.5
- Preamble to, commentary on, 4.1-4.5
- Protocol, relationship to, 2.12-2.14, 2.243-2.244, 3.6, 4.66
- ratification, 2.243, 4.304, 4.312
- Regional Economic Integration Organisations, as parties to, 2.239-2.242, 4.305-4.307
- regulatory public law, does not affect, 2.9
- relationship with other Conventions, 2.237, 3.157, 5.125
- reservations under, 4.331-4.336
- review of, 4.357-4.358
- sales, application to, see Sale
- signature, 4.304-4.305
- space assets, as applied to, see Space Protocol
- sphere of application, 2.25, 2.57, 4.55-4.56
- tort law, does not affect, 2.9
- underlying principles, 2.17, 2.20

**Co-operation, duty of,**
- defined and applied, 3.87-3.88, 3.146-3.147

**Court**
- defined, 4.14
- determination of, 4.323

**Creditor**
- defined, 2.37, 4.15
- duties of obligor to, 3.55-3.56, 5.61-5.63
- in possession, position of, 2.178 and see Priorities
- temporary step-in, by, 3.90

**Debtor**
- defined, 2.38, 2.24, 3.37, 3.39, 4.16
- consent to assignment, 5.96-5.97
- duty to assignee of associated rights and related international interest, 4.239-4.241 and see Assignment
- insolvency administrator, as, 3.132
- notice regarding exercise of remedies, 3.83
- protection of, by court order in proceedings pending final determination, 4.109
- right to quiet possession and use, 2.115, 3.119-3.127, 5.98-5.101
rights, defined, 5.4
rights of, under the Space Protocol, 3.36-3.39, 3.55-3.56, 5.4 and see Associated Rights

Associated Rights
situation of, 2.254, 3.166, 4.55-4.56, 4.57-4.60, 4.347, 4.346-4.347
centre of administration, 2.26-2.27
place of business, 2.26-2.27
place where formed, 4.58
registered office, 2.26
relevant time, 2.29, 4.56
statutory seat, 2.27, 4.58
territorial units, in, 4.59
transfer of rights of, 3.40

Debtor's rights
assignment, see Rights assignment and Associated rights
defined, 3.37, 5.4
examples, 3.37
nature of, 3.36-3.39, 3.55-3.56, 5.4
reason for, 3.4, 5.1
mode of transfer, 3.40, 5.18

Declarations
Convention, under,
acceptance by other states, no requirement for, 2.278
court, 2.232, 4.323
effective date of, 4.334
internal transactions, relating to, 4.313-4.316
making of, 2.266-2.281, 4.331-4.336
mandatory, 2.273-2.274, 2.281
modification of, 4.272-4.273
non-consensual right or interest,
2.174, 2.211-2.219, 4.264-4.275, 4.276-4.278
purpose of, 4.269
opt-in, 2.84 fn. 12, 2.267, 2.269-2.270, 2.281
opt-out, 2.269, 2.271
Protocol, under, 3.168-3.177

Default
meaning of, 2.82, 3.84, 4.77, 4.104-4.105, 5.98
notice, 3.85

relief pending final determination, 2.102, 2.270, 3.75, 3.138, 4.327-4.330
remedies, 4.324-4.326
territorial units, relating to, 4.318-4.320
transitional arrangements, concerning, 4.343-4.349
depository for, see UNIDROIT and Depository
European Community/European Union, by, 2.267-2.269
modification of, 2.277, 4.272, 4.337
Regional Economic Integration Organisation, by, 2.266-2.269, 3.175, 4.307
registry as depository, 4.157
reservation, distinguished from, 2.279
Space Protocol, under,
generally, 3.168-3.175, 5.135-5.140
mandatory, 3.173-3.177
opt-in, 3.170
opt-out, 3.171
relating to the operation of Protocol within State, 3.172, 5.130
subsequent, 2.280, 4.337-4.339
system of, 2.266-2.281, 3.174, 3.176-3.177
effect of, 2.276
time when may be made, 2.273-2.274, 2.280, 3.177
withdrawal of, 2.277, 2.278, 4.340-4.341

INDEX
Default remedies
additional, 2.81-2.82, 2.95-2.98 3.69-3.70, 4.106, 5.68-5.72
specific performance, 4.106
assignee, of, 2.200, 4.242-4.243
characterisation of agreement, relevance of, 2.51
chargee, of, control, 2.87
extra-judicial, 2.85, 4.77-4.78
generally, 2.80, 2.84-2.93, 3.73, 4.77-4.100
income and profits, collection of, 2.84, 2.86
interested persons, notice to, 2.88, 2.90, 3.73, 4.87, 5.70
lease, 2.84, 2.88
possession, 2.84, 2.86, 2.87, 4.80
sale, 2.84, 2.88-2.90
successive security interests, exercise of remedies where, 2.90, 4.89-4.90
surplus, application, 2.90, 2.234, 4.88
vesting of ownership, 2.91-2.93, 2.80, 4.91-4.104
commercially reasonable manner, to be exercised in, 2.85-2.86, 2.234, 3.72, 4.85-4.86, 5.68-5.70
conditional seller, of, 2.94, 4.102-4.104
criminal law, not affected by, 4.78
declaration regarding, 4.324-4.326
default, generally, 2.79-2.80, 3.68, 3.71-3.75, 3.128-3.144, 4.104-4.105
insolvency, on, see Insolvency
internal transactions, 2.246
derogation from Article XXI, 5.66
fractional interests, creditors holding, 2.112
interim relief, see Relief pending final determination
lessor, of, 2.94, 4.102-4.104
mode of exercise, 2.88-2.90
modification, 3.71-3.75, 5.68-5.72
multiple creditors, 2.112
physically-linked assets, for, 3.77, 3.167, 5.71
procedural requirements, 2.113, 4.114-4.117
public services, which disrupt, 3.78-3.86 and see Public services
“reasonable prior notice”, 5.70
restrictions on, 3.76, 3.82, 3.167 and see Public services
rights assignments and reassignments given by way of security, 5.73
Space Protocol, under, 3.68, 3.71-3.75, 3.76
surplus, treatment of, 2.90, 2.165
suspension of, 3.82, 3.87-3.88, 5.105-5.109
exceptions to, 3.89-3.93, 5.109
tort law, not affected by, 4.78

Defences
assignee, availability against, 4.239
force majeure, 2.155, 4.176
obligor, 3.57, 5.61
registrar, of, 2.193
waiver of, 2.193, 4.239

Demand guarantee
issuer as interested person, 2.88

Denunciation
when taking effect, 4.342, 5.145

Depositary
functions of, 2.277, 2.280-2.281, 2.282, 2.284, 3.183, 4.317, 4.360-4.363
UNIDROIT as, 2.284, 4.359
periodic reports by, 2.282, 4.357
review conferences, 4.358
INDEX

Derogation
Article XXI (default remedies on insolvency of debtor), from, 5.66
Convention, from provisions of Chapter III of, 2.114, 4.118-4.119
power of, under the Protocol, 3.66-3.67, 5.66-5.67

Description and see Identifiability
obligations secured, 2.69, 2.70-2.71
space assets, of, 3.15, 5.31, 5.114

Designated entry point
declaration as to, 3.101 4.136-4.138, 5.115-5.117
International Registry, not part of, 3.101, 4.137
registration through, 2.150, 4.136, 5.116-5.117

Detention see also Arrest
right given by contract, 2.216, 4.271
preservation of right of, 2.216, 4.267, 4.271

Diplomatic Conference
ICAO, joint sponsor of, Int 3, 1.2
participation in, Int 3
UNIDROIT, joint sponsor of, Int 3, 1.2

Discharge of registration, see also Registration
consent to, 2.141-2.142, 4.146
meaning of, 2.140, 4.160
order to procure, 4.163
prospective international interests, of, 4.161
provisions relating to, 2.140-2.146, 4.160-4.165

Disposition see Power of disposal and Default remedies

Docking
does not affect ownership, 3.13

Entry into force
Space Protocol, of, 2.244, 3.7, 5.129
Convention, of, 2.234, 4.308-4.312

Entry points see Designated entry point

Equipment
categories covered, 2.2, 2.12, 2.55
extension to new categories, 4.317
mobility and internationality not prescribed ingredients, 2.56, 4.313

Errors in registered data see also Registration
generally, 2.132-2.134, 3.106
liability,
Supervisory Authority, of, 2.154
Registrar, of, 2.155, 3.106, 4.176-4.180
mode of correction, 2.133, 3.106
remedy for, 2.134

Eurocontrol
obligation to, non-consensual right or interest includes, 4.268

European Union
declarations by, 2.267-2.268
jurisdiction within, 2.233
space protocol, yet to sign, 2.333

Extension of registration provisions
for rights assignments,
under Protocol, 3.48

Extra-judicial remedies see Consent and Default remedies

Federal legal systems, see Territorial units

Fees
basis of, 3.99, 5.121

637
INDEX

Floating charge
outside Convention, 2.52

Force majeure
defence of on system breakdown,
extent of, 2.155, 4.176

Formal requirements
assignment of associated rights, for,
2.196, 3.42, 3.148-3.149,
4.236-4.237
discharge of registration, see
Discharge of registration
contract of sale, for, 3.26, 5.27-5.29
international interest, for, 2.63-2.71,
4.67-4.73

Fractional interests
consent required for the discharge
of registration of, 2.141
default remedies for creditors
holding, 2.112
nature of, 2.37, 2.46-2.47, 2.68, 4.21
space assets, not currently common
practice, 2.46, 4.21

Guarantor
Defined, 5.5
guarantee, defined, 5.5
interested person, as, 2.88, 2.91, 5.5

Identifiability
associated rights, of, 2.196
asset, Space Protocol, under, 3.30
Convention requirements, 2.25,
2.69, 2.118
Space Protocol requirements, 3.100,
5.31, 5.114

Immobilation
Object, of, 2.99

Immunity and see Sovereign
immunity
International Registry, assets and
records of, 2.156, 4.173
Registrar, no immunity for, 2.155,
4.173, 4.175, 4.178
Supervisory Authority, of, 2.154,
3.97, 4.127

Influence of earlier Protocols, see also
Space Protocol
generally, 3.10

Insolvency
Article XXI, 2.236, 3.130, 4.210,
5.78-5.92
Alternative A, 3.130, 3.131-3.140,
5.80, 5.82, 5.83-5.87
Alternative B, 3.130, 3.141-3.143,
5.80, 5.82, 5.88-5.91
declaration under, 3.130, 5.79-
5.80
derogation from Article XXI, 5.66
duties of Contracting States
regarding, 2.236, 5.78
exclusion by parties, 3.130
remedies for breach of provisions
of one of alternatives, 3.155
assignor, of, 2.197, 2.206-2.207,
4.259
assistance, 3.146-3.147, 5.93
avoidance of transactions on, 2.181,
2.183, 4.210-4.211
default remedies generally, 3.128-
3.144, 4.77-4.106
effect of, 2.180-2.185, 4.207-4.214
protection of registered international interests, 2.180
enforcement of property rights,
procedural restrictions on, 2.184,
4.212
insolvency administrator see
Insolvency administrator
interim relief, 3.75
international interest effective in
insolvency, if, 4.207
jurisdiction, 3.129, 3.151, 4.209
obligor, of, 3.58
preference, avoidance of, 2.183, 4.210-4.211
primary insolvency jurisdiction, defined, 3.129, 5.9
transaction in fraud of creditors, avoidance of, 2.181, 2.183, 4.210-4.211
waiting period, 3.131, 3.133
Insolvency administrator
defined, 3.31, 3.128, 3.132, 4.17, 5.82
obligations of, 3.31, 3.132, 3.141, 5.82-5.85
property under control of, 2.184
transactions in fraud of creditors, 2.181, 2.183
Insolvency assistance
judicial co-operation, 3.146-3.147, 5.93
jurisdiction, 3.151
Insolvency proceedings
administrator, see Insolvency administrator
alternatives, see Insolvency
commencement of, 2.180, 4.10
coopperation, duty of, 3.146-3.147
declaration as to jurisdiction for, 3.129
defined, 3.128, 4.18
effects of, 2.180-2.184
jurisdiction, 2.181-2.182, 2.185, 2.230-2.231, 4.300
obligor, against, 3.58
preferences, 2.75, 2.183, 4.210-4.211
registered international interest, effectiveness of in, 2.180, 2.183-2.184
remedies on, for space assets, 2.180-2.183, 3.128-3.144, 5.78-5.92
space assets, 3.128-3.144
transactions in fraud of creditors, 2.181, 2.183, 4.210-4.211
Insolvency Regulation (EC)
EC competence, 2.185, 2.266, 3.145, 4.10, 4.305
Insolvency-related event
defined, 3.128, 4.10, 5.6
Insurance
Registrar, by, 2.155, 3.99, 4.180, 5.123
proceeds of, creditor's rights to, see Priorities and Proceeds
Insurer
right to salvage by, 2.176, 3.25
Interested persons
defined, 2.88, 4.19
notice to, 2.88, 2.90, 2.234, 3.74, 4.87, 5.70
Interests covered by the Convention
constitution, 2.63
generally, 2.32
personal rights, contrasted with, 2.40
see also Convention on International Interests in Mobile Equipment
Interests under national law
relationship to Convention, 2.9, 2.32, 2.73-2.75
registrable, 2.32
Interim relief see Relief Pending
Final Determination
Internal transactions
defined, 2.246-2.247, 3.158, 4.20
exclusion from Convention,
extent of, 2.56, 2.246-2.247, 3.158-3.159, 4.20, 4.313-4.316internationality not prescribed, 2.56, 4.313-4.315
Space Protocol, under, 3.158-3.159

International Institute for the Unification of Private Law
see UNIDROIT

International interest
accessory nature of, 2.190, 4.88
associated rights, see Associated rights
capacity agreements, distinguished from, 3.5
corporation of, 2.63-2.71, 4.49-4.54, 4.67-4.76
registration unnecessary for, 2.71, 2.131, 4.67, 4.125
defined, 2.32, 2.40, 3.5, 4.21, 4.49
discharge of, discharges registration also, 3.50
fractional interests, 2.37, 2.46-2.47
national law, relationship to interest under, 2.63, 2.73-2.75
nature of, 2.40-2.41, 4.49-4.54
prospective, defined, 2.32, 2.48
registration of, see Registration
space assets, in, additional complexities of, 3.5
sub-interests, 2.32
termination of, 2.76-2.78

International legal personality
see Legal personality

International Registry see also Registration system
access to, 2.148-2.150, 3.98, 4.136, 4.166-4.167, 5.122
assets, immunity of, 2.156, 4.173
asset-based system, as, 2.118, 2.122, 3.11, 4.121
certificates, evidential value of, 4.158-4.159
confidentiality of information, 3.53, 2.123
default notices, 3.85
defined, 4.22
entry points, see Designated entry point
establishment of, 3.95, 4.126
existing entries not expunged on discharge, 2.147
fees, 3.99, 5.121
“notice filing”, based on, 2.123, 4.122
operation of, 2.119-2.128, 3.98-3.99, 5.122
public service notice in, 3.79-3.81, 5.105
records, immunity of, 2.156
waiver of, 2.156
registrable items, 2.125, 3.103, 4.123
searches in, see Searches
suspension of operation for maintenance, 3.99, 5.122
Supervisory Authority see Supervisory Authority system, 3.98-3.99
title registry, contrasted with, 2.41, 2.120
types of registration, 2.125, 4.123

International Telecommunications Union
allocation of orbital slots, 2.9
potential Supervisory Authority, as, 3.94-3.97, 5.112

Internationality
not expressly prescribed, 2.56, 4.49, 4.313-4.315

Interpretation
convention, of, 2.18, 4.61-4.65
principles underlying, 2.18-2.23, 4.63
INDEX

Items
accession, exclusion of doctrine of, 2.179, 3.12-3.13, 3.77, 3.167, 5.19

Joint debtors
liability of, 2.38

Jurisdiction see also Brussels Regulation on jurisdiction and judgments
choice of forum, 2.224, 4.280-4.286
formalities of agreement, 2.224, 4.280
debtor’s location, 2.225
European Union, within, 2.333
general rule of, no, 2.223
insolvency proceedings, non-application of jurisdiction rules to, 2.185, 2.230-2.231, 4.300, 5.9
lex fori decides, where parties have not chosen a forum, 4.285
location of object, 2.60, 2.226, 3.151, 5.15, 5
orders against Registrar, 2.145, 2.227-2.229, 4.293-4.299
residual jurisdiction, 2.228, 4.296-4.297
relief pending final determination, 2.225-2.226, 4.287-4.292
concurrence of jurisdiction, 4.289
exclusion by Contracting State, 2.102, 4.292
situs of debtor, 2.225, 4.290
summary of rules, 2.223-2.231

“Law”
meaning of, 3.34, 4.64

Lease remedy
declaration excluding, 2.84, fn 12
default of chargor, 2.84, 2.88-2.90
documentary intangibles, not applicable to, 3.69

Lease-back
sale and, 2.168

Leasing agreement
capacity agreements, distinguished from, 2.36
defined, 2.36, 4.23
option to renew, registration of prospective international interest, 2.44, 2.48, 2.128
renewal of, creates new international interest, 2.44, 2.48, 2.138, 4.31, 4.152
subordination agreement, effect of, 2.171-2.172
termination, for default, 2.94, 4.101-4.102
effect on sub-lease, 2.168

Legal personality
Supervisory Authority, of, 2.116, 2.154, 4.168
significance of, 2.154, 4.170

Lessee
defined, 2.36
notice to, 2.88
option to purchase, registration as prospective sale 2.48, 2.126-2.128
option to renew, registration of prospective international interest, 2.32, 2.48, 2.126-2.128, 4.143
termination, 2.45, 2.168, 4.71-4.72
priority, 2.167-2.170, 2.173, 4.187-4.190
power to dispose, 2.66, 2.168, 4.71-4.72
quiet possession, 2.168
registration, as prospective buyer, 2.126-2.128
as sub-lessee 2.126-2.128, 2.162
renewal by, creates new international interest, 2.44, 2.48, 2.138, 4.31, 4.152
INDEX

Lessor
defined, 2.36
registration by, 2.40-2.41, 2.128, 2.120, 2.168, 2.171-2.172

Lex fori see Choice of law

Linguistic alignment
authority to effect, 1.9

Mobile Equipment Convention
see Convention on International Interests in Mobile Equipment

Mobility
not expressly prescribed, 2.56, 4.49, 4.313

Multiple interests
nature of, 2.47, and see Shared interests

National interest
application of Convention to, 2.9, 2.246-2.247, 4.148, 4.313-4.316
defined, 2.32, 4.24
notice of, 2.32, 2.247, 5.105
registration of, 2.32, 2.75, 2.247, 4.123

National law,
relationship to Convention, 2.9 and see Applicable law

National register see Designated entry point and Internal transactions

National security
Contracting States rights to vary in protection of, 3.10
preservation of powers of Contracting States under Protocol regarding, 3.152, 5.102

Nemo dat, principle of, see Priorities

Non-consensual right or interest see also Registrable non-consensual right or interest
declarations relating to, 2.211-2.212, 2.216, 2.218, 2.220-2.221, 4.264-4.275, 4.276-4.278
defined, 2.32, 2.216, 4.25
generally, 2.211-2.219
individual listing not necessary, 2.212
priority,
if registered, 2.32, 2.211-2.219, 4.276-4.278
without registration, 2.32, 2.212-2.213, 2.215, 4.264-4.266

Non-Contracting State
change of debtor’s location to, 2.29
conflict rules leading to law of Contracting State, 2.30
not obliged to apply Convention, 2.30, 2.159, 2.170, 2.183
restriction of access to International Registry, 2.148, 4.139, 4.166

Non-Convention registration see also Registration
effect of, 2.153
practice of effecting, 2.153

Non-registrable non-consensual right or interest see non-consensual right or interest

Notice
assignment, of, 2.193, 3.45-3.52, 3.55, 4.239, 5.61
intended lease, of, 2.91
intended sale, of, 2.91
interested persons, to, 2.88, 2.234, 3.73 see also Interested persons
national interest, of, defined, 4.26
public service notice, 3.79-3.81, 5.103-5.109

**Novation**
assignment, distinguished from, 2.42-2.43

**Object**
defined, 2.12, 4.27
destruction of, does not discharge registration, 4.153
immobilisation of, 2.99
lease of, 2.84-2.90
management of, 2.84, 2.84, 2.86-2.88
preservation of, 2.99
registrable, attributes of, 3.103
sale of, 2.84, 2.88-2.90

**Object-related associated rights**
defined, 2.186, 4.253
priority of, 2.201-2.202, 4.252-4.253

**Obligor,**
defences of, 3.57
defined, 3.55, 5.8
duties of, creditors to, 3.55-3.56, 5.61-5.63
insolvency of, 3.58
notice to, 3.56
rights of set-off, of, 3.57

**Official Commentary**
Resolution relating to, Int 6

**Outer Space Treaty**
connection with the Convention, and, 2.61, 3.3, 3.159, 5.126

**Ownership**
items not objects, 3.13
preservation of rights of, 3.13
vesting of, see Vesting of object

**Parties**
agents, 2.54

**multiple, 2.37, 2.46-2.47, 2.54**
**trustees, 2.37, 2.54**

**Party autonomy**
application of the principle of, 2.18-2.19, 4.77, 4.118
underlying principle, as, 2.17-2.19, 3.1, 4.3

**Payload**
government payloads hosted by commercial satellite, 3.1
hosted, 3.20
meaning of, 3.20

**Person**
meaning of, 4.47
unincorporated associations, 2.27, 4.47, 4.58

**Physically linked assets**
restrictions on enforcement, 3.77, 3.167, 5.71 and see Accession

**Place of business**
situation of debtor, as, 2.27, 3.166, 4.57-4.60

**Possession** see Repossession or Quiet possession

**Powers of Contracting States**
preserved, 3.152, 5.102

**Power of disposal**
“disposal”, meaning of 2.66-2.68 3.26, 4.71-4.72
lessee having, 2.66-2.68, 2.168, 4.72
meaning of, 2.66-2.68
requirement of, contract of sale, for, 3.26
international interest, for creation of, 2.64, 2.66

**Practicality**
underlying principle, as, 2.17

643
INDEX

Preamble,
Convention to, commentary on, 4.1-4.5
Protocol to, commentary on, 5.1-5.2

Predictability
importance of, 2.17, 4.2
in interpretation, 2.18, 4.61

Pre-existing right or interest
application of Convention to, 2.32, 2.164, 2.177, 2.250-2.253, 2.255, 4.343-4.356
application of Protocol to, 3.10, 3.161-3.164, 5.131
declaration regarding, 2.255-2.263, 3.10, 3.160, 4.343-4.349, 5.131
defined, 2.32, 2.251, 4.28, 4.346, 5.132
priority of, maintained, 2.250-2.252, 3.10, 3.162, 4.343, 5.133

Preparatory commission,
provisional Supervisory Authority, as, 3.95-3.96, 5.112

Preservation of ownership rights, see

Accession

Primary insolvency jurisdiction
defined, 3.129, 5.9

Priorities
accession, doctrine of, 2.179
applicable law, existing priority, under, 2.252
assignee’s, with respect to associated rights, 4.249-4.258
associated rights, 2.189, 2.201-2.207, 3.52-3.54, 3.60, 3.62-3.65, 4.244-4.258, 5.54-5.60
buyer, 2.166, 3.107-3.110, 4.185
conditional buyer, 2.115, 2.160, 2.162, 2.167-2.170, 4.186-4.190
competing assignments of associated rights, of, 2.201-2.207, 3.56, 5.54
conditional seller, charge by, 2.162, 2.167, 4.187-4.190
creditor in possession, of, 2.178
declarations affecting, 4.273
general rules, 2.83, 2.157-2.163, 3.52-3.56, 4.181-4.184
exceptions to, 2.164-2.177, 4.181-4.206
item other than an object, 2.179, 4.195
lessee, 2.167-2.170
lessor, charge by, 4.186-4.190
national law security interests, 2.73
non-consensual right or interest registered, 2.32, 2.158, 2.174
without registration, 2.32, 2.174, 2.182, 2.211-2.219, 4.264-4.266
outright buyer, 2.166, 3.107-3.110, 4.185, 5.94-5.95
physically linked assets, of, 3.77, 3.167
pre-existing right or interest, 2.159, 2.177, 2.250-2.64, 3.162-3.164, 4.343, 4.348-4.352, 5.133
proceeds, 2.165, 3.54, 4.193
prospective international interest, 2.175, 2.126, 3.118, 4.182
quiet possession, right to, of, 3.124-3.125, 5.98
recorded rights assignments, of, 3.52-3.54, 5.54-5.60
registered interest, 2.158-2.159, 2.166
registration system, rationale for, 2.117, 2.158
sale and lease-back, 2.168, 4.191
sales, regarding, 3.107, 3.110, 4.95, 5.94-5.95
status of buyer irrelevant, 3.111-3.113, 5.94
salvage rights, regarding insurer’s, 2.176, 3.25
subordination, 2.160, 2.163, 2.168-2.169, 2.171-2.173, 3.120, 4.95, 4.192
surplus, 4.88
transferred interest, 2.162, 2.264
two registrable interests,
effect of failure to register one, 3.114-3.117
unregistered interests, competing, 2.159, 2.161, 2.166, 4.194
variation by agreement, 2.169, 2.171-2.172, 2.210, 4.189, 4.192

Private international law, see Applicable law

Prospective sale
defined, 2.32, 4.32, 5.24
registration of, 3.118 and see
Registration

Protocol see also Space Protocol
defined, 4.33
every into force, 3.7
future, 2.15, 2.238, 2.248, 4.317
overriding effect, 2.12, 2.244
ratification, Int 3, 2.10, 2.243-2.244

Public services
arrest, preserving right of, 2.216-2.217, 4.267, 4.271
creditor protection by rights assignments, 5.108
default notice relating to, 3.85-3.86
detention, preserving right of, 2.216, 4.271
meaning of, 5.104
notice, 3.79-3.81, 5.105
provider of, breach by, 3.92
provider of, defined, 3.79
remedies to creditors in cases of public services provider’s breach, 2.236, 3.76, 3.78-3.86, 5.106, 5.108
suspension of remedies in order to protect, 3.78-3.86, 5.105-5.107
duties of parties during, 3.87-3.88
exceptions to, 3.89-3.93, 5.109
notice requirements for, 3.85-3.86, 5.105
period of suspension, 3.83, 5.107

Quiet possession
concept of, 2.115, 3.119
debtor’s right to, 2.115, 2.168, 3.119-3.127, 5.98-5.101
priority of right to, 3.124-3.125, 3.127

search certificate, form of, 2.126, 2.175, 4.134

Prospective assignment
defined, 2.33, 2.36, 4.8, 4.30

Prospective international interest
completion of international interest, 2.32, 2.48, 2.197
defined, 2.32, 2.48, 4.31
registration of, 2.126-2.128, 2.175, 3.118, 4.122, 4.134
remedies for breach of, 3.155

**Railway rolling stock**  
Convention, application to, Int 4, 2.2  
Protocol, Int 4

**Ratification**  
Convention, Int 3, 2.243, 2.245, 2.273-2.274, 4.304, 4.308-4.312  
Protocol, Int 3, 2.244-2.245, 5.127  
UNIDROIT, see **UNIDROIT**

**Reassignment of debtor’s rights**  
contract, by, 3.60-3.61, 3.64-3.65  
defined, 3.40, 3.59, 5.11  
effect of, 5.53, 5.64  
international interest, transfer of, by, 3.62-3.63, 3.64-3.65  
means of, outlined, 3.59  
contract and transfer, 3.64-3.65  
contract without transfer, 3.60-3.61  
transfer without contract, 3.62-3.63  
priority issues relating to, 3.61-3.65, 5.55, 5.64  
recording of, 3.61, 3.63-3.65, 5.54, 5.64

**Recording of rights assignment, see also Registration**  
effect of, 3.45-3.48, 3.62, 5.64  
outlined, 3.45-3.48, 5.49-5.53  
priority of recorded assignment, 3.52-3.54, 5.54-5.60  
reassignment, 3.61, 3.63-3.65, 5.64  
time of, 5.51

**Redemption**  
see **Default remedies and Security interest, right to discharge**

**Regional Economic Integration Organisation**  
declarations by, 2.266, 2.273-2.274, 3.175, 4.306  
excluded in counting numbers, 2.240  
European Community/European Union as, 2.239-2.242, 2.267-2.269, 4.305  
signature of Convention by, 2.239, 2.245, 4.305-4.307  
signature of Protocol by, 2.245, 5.128

**Registered interest**  
defined, 2.88, 4.34-4.35

**Registered office**  
situation of debtor, as, 2.26-2.27, 3.166

**Registrable non-consensual right or interest**  
see also **Non-consensual right or interest**  
defined, 2.32, 2.125, 4.25, 4.36  
examples, 2.220, 4.276  
registration of, 2.32, 4.277

**Registrar**  
appointment of, 2.116, 3.95, 4.126  
awards against, 4.294  
centre of administration, 2.227-2.229  
change of, 2.156, 4.130  
claims against, access to documents, 2.156, 4.173  
consent to registration, not concerned with, 2.131, 4.125  
defined, 4.37  
dismissal of, 2.116, 4.127  
duties of, 2.229, 3.98-3.99, 4.129-4.130  
enforcement of, 2.227-2.229  
financial guarantee, 3.99
immunity, no, 2.155, 3.99, 4.173, 4.178
jurisdiction, 2.227-2.229, 4.293-4.299
liability of, 2.155, 3.99, 4.159, 4.176-4.180
compensatory damages only, 2.155, 2.132
contributory negligence, 2.155
insurance against, 2.155, 3.99, 4.180, 5.123
system malfunction,
best practices, 2.155, 4.177
no immunity for, 2.155
order against, 2.145-2.146, 2.227-2.229, 4.163, 4.293-4.299
punitive damages, no liability for, 2.155, 4.179
supervisory authority, relationship with, 4.126-4.130

Registration see also International Registry and Registration system
acceptance of registration,
Registrar’s approach to, 3.98-3.99
amendment of original agreement,
on, 2.44-2.45
amendment of, 2.137-2.139
assignment, distinguished from, 2.139
new registration and renewal,
distinguished from, 2.138
asset-based, 2.118, 2.122, 4.121, 4.132
assignment or prospective assignment
assignment of, 2.197, 2.204, 3.45-3.48, 4.246
block assignments, of, 2.139
complete, when, 2.124, 4.135, 4.142
conditional seller, by, 2.84, 2.128
consent to, 2.121, 2.135, 2.137, 4.34, 4.133, 4.146-4.150
electronic communication of,
2.123, 2.197
when not required, 2.121
content of, 3.104
default notice, of, 3.85
designated entry point, through, see Designated entry point
destruction of object does not discharge, 4.153
discharge of, 2.135-136, 2.140-146, 2.147, 2.228, 3.50, 4.124, 4.160-4.165
consent to, 2.141-2.142, 4.147
failure to procure, 2.144
partial, 2.143
Registrar’s function in procuring,
2.144, 2.228
duration of, 2.135-2.136, 4.151-4.153
electronic, 2.123, 4.122
effect of, 2.117, 2.159-2.160, 3.52-3.54, 3.110, 4.125
see also

Priorities
errors in registered data, 2.132-134, 2.154-2.155, 3.106
extension of, 2.125, 2.138, 3.48
fractional interests, of, 2.46
identifiability of space assets for,
2.69, 3.100, 5.31, 5.114
importance of, 3.110
improper, remedies of party, 2.132-2.134
information required to effect, 3.104
international interest, of, not necessary to constitute, 2.71
invalid registration, controls against, 4.141
invalidity, declarations as to, 2.232
lessor, by, 2.84, 2.128, 2.167-2.170
multiple named parties, 2.54
no cross-over protection, 3.114-3.117
notice of national interest, 2.121,
2.125, 3.80, 4.26
number of registrations, Int 3
object, against what, 3.103
party holding in two capacities, 2.128, 3.114-3.117
pre-existing interest, of, 2.255, 2.265, 4.349-4.350, 5.130
priorities after, see Priorities
prospective international interest, of, 2.48, 2.126-2.128, 2.175 3.118, 4.31, 4.122, 4.143, 4.161
public notice, of, 3.80-3.81, 5.105
registered, meaning of, 2.88, 4.34-4.35
registrable items, 2.125
registrable non-consensual right or interest, 2.32
requirements for, 2.129, 3.98-3.104
contractual variation of, 2.53
sales, of, 2.120, 3.27, 3.107, 3.110, 5.29, 5.94
duration of, 3.28, 5.29
search for, see Search
separate interests, of, 3.114-3.117
Space Protocol, additional items registrable under, 5.118-5.123
subordination, of, 2.125, 2.167, 2.172, 4.146
subrogated interests, of, 2.39, 2.208, 4.149
system, see Registration system
time of, 2.124, 4.142
types of, 2.125, 4.123
validity of, 2.131, 4.133-4.135, 4.140-4.145
when complete, 2.124, 2.126, 3.104, 4.135, 4.142
when searchable, 2.124, 4.142, 5.122
who can effect, 3.102

Registration system see also International Registry and Registration

asset-based, 2.118, 2.122, 3.106, 4.121
best practices, 4.176-4.177
Commission of Experts, 3.94-3.97
electronic, 2.123, 4.132-4.133
errors,
correction of, 2.133
effect of, 2.132-134, 3.106, 4.125
extent of Registrar’s liability for, 2.132, 2.155, 4.176-4.180
existing entries not expunged, 2.147, 4.124, 4.160
full-time operation, 3.99, 4.167, 5.122
generally, 2.117, 3.98-3.99
integrity of, as a general principle, 2.21
limits of, 2.129-2.130, 4.133
malfunction, Registrar’s liability for, 2.155, 3.99, 4.176
nature of, 2.117
non-Convention registrations, 2.153
notice filing, 2.123, 3.79, 4.122, 4.132
on-line availability, 2.123, 3.99, 4.132, 5.122
purpose of, 2.6-2.7, 2.117, 2.124, 4.125
registrable items, 2.32, 2.125
system requirements, best practices, 2.155, 4.176-4.177
title registration system, contrasted with, 2.120
validity,
of international interest, does not guarantee, 2.131, 4.125
of registration, 2.131, 4.133

Registry Authority
defined, 2.118
Index

Regulation
Convention, Protocol, and the Regulations and Procedures of Supervisory Authority as sources of, 2.10-2.11

Regulations
defined, 4.38
sources of, 2.10-2.11
making of, 2.10, 2.116, 2.129
registration, governing, 2.129, 3.51

Registration Convention
application to space objects, 2.9, 2.61

Relationship of Convention to national law, see also Applicable Law
outline of, 2.9, 2.57
relationship between co-existing interests, 2.73, 2.75

Relationship of Convention with other Conventions,
outline of, 2.237, 3.157, 4.301-4.302, 5.125

Relief pending final determination
agreement required for, 2.99-2.100, 5.75
court’s powers, 2.101 4.107-4.113
declarations regarding, 2.99, 2.102, 3.75, 4.108, 4.292
exclusion of,
 declaration by Contracting State, by, 2.102, 4.292, 4.327-4.330
extension to sale and proceeds of sale, 5.76-5.77
forms of relief, 2.99, 2.105, 4.107-4.413
generally, 2.99-2.111, 3.75, 3.135, 4.107-4.113, 5.75-5.77
jurisdiction, 2.103, 2.225-2.226, 4287-4.292
lex fori, award under, 2.111, 4.108
relief under applicable law, 2.102, 2.111, 4.112
Space Protocol, modification of provisions regarding, 3.75, 5.75-5.77
’speedy’
definition of, 2.106, 3.75, 4.108, 5.75
need for, 4.108, 5.75
standard of proof for, 2.107-2.108, 4.108
factors to be considered, 2.108
terms court may impose, 2.101, 4.109
variation and exclusion of rules regarding, 2.109-2.110

Remedies see also Default remedies,
Public service and Relief pending final determination
applicable law may provide
additional, 2.95-2.98, 2.57, 3.70, 4.106
breach by party, 2.235, 3.155
breach by Contracting State, 2.236, 3.156

Repossession
chargee, by, 2.84-2.87
conditional seller or lessor, 2.94, 4.101-4.102
relief pending final determination, 2.100

Representative capacity
entry into agreement in, 3.29, 5.30
generally, 5.30
registration in, 3.29, 5.30

Requisition
proceeds arising from, 2.165

Reservations
declarations, contrasted with, 2.279, 4.331
not permitted, 2.279, 4.331-4.336

Review Conferences
convening of, 2.283, 4.357-4.358

Rights and interests covered by the Convention
generally, 2.32
see also Convention on International Interests in Mobile Equipment

Rights assignment and see Associated rights and Assignment
defined, 3.41
effects, 3.43, 5.43-5.47
formal requirements, 3.42
future rights, of, 3.44, 5.48
obligor, effect on,
duty, 3.55
defences and rights of set-off,
3.57, 5.46-5.47
obligor’s insolvency, 3.58, 5.61
priority, 3.52-3.54, 5.54-5.60
prospective, 3.47, 5.48
reassignment see Reassignment of rights
recording, 3.45-3.48, 5.49-5.53

Rights reassignment see Reassignment of rights

Sale, see also Contract of sale
buyer treated as creditor for, 5.23
Convention provisions
applicable to, 2.222, 3.23-3.24,
4.279, 5.21-5.22
defined, 2.222, 4.39, 5.22
formalities of, 5.27-5.29
international interest, distinguished from, 3.24
priority regarding, 3.107-3.109,
3.115-3.117, 5.94-5.95
irrelevance of status of buyers to,
3.111-3.113
prospective, defined, 4.32, 5.24
registration of, 2.120, 3.27, 3.107
importance of, 3.110
remedy of, see Sale remedy
space assets, extension of
Convention to, 2.35, 2.41, 2.222,
3.10, 3.107-3.109, 5.21-5.26

Sale and lease-back
priority position, 2.168, 4.191

Sale remedy see Default remedies

Salvage
insurer’s rights to not affected,
2.176, 3.25
space assets, of, 3.25

Searches
access in order to perform, 2.148-2.150, 4.166
Contracting State search, 4.154
informational search, 4.154-4.155
priority search, 3.105
registration, when searchable, 2.124,
3.105, 4.142
regulations prescribing, 3.105
search certificate, 2.152, 3.49, 4.134
contents of, 3.49
electronic means, by, 2.123
evidential value of, 2.152, 3.49,
4.158-4.159
neutrality of, 2.151, 4.134
prospective international interest,
2.126, 2.151, 2.175, 4.122, 4.155
search criteria, 2.123 fn 17, 3.105,
5.119

Secured obligation
defined, 4.40

Security agreement
characterisation of agreement as,
2.50, 4.44, 4.50
defined, 2.36, 4.41
floating security excluded, 2.52
secured obligations, statement of, 2.70-2.71, 4.73
need not state maximum sum, 2.70, 4.73

Security interest
accessory nature of, 2.190, 4.88
defined, 2.36, 4.42
extinguishment of, 2.76
right to discharge, 2.92, 2.140-2.145
successive security interests, 2.37, 2.88

Sensitivity to national law
underlying principle, as, 2.17

Separate interests
separate registration, need, 3.114-3.117

Set-off
against assignee, 2.193
waiver of, 2.193, 3.57, 4.228, 5.47

Shared interests
nature of, 2.46-2.47

Situation of debtor
determines, 2.26-2.27, 2.254, 3.166
centre of administration, 2.26-2.27
place of business, 2.26-2.27
place where formed, 2.27
registered office, 2.26
relevant time, 2.29
statutory seat, 2.27

Sovereign immunity
waiver of, 3.154, 5.124

Space
defined, 3.14, 5.12

Space assets
accession to, doctrine of, 3.12-3.13, 5.14, 5.19
aircraft objects, distinguished from, 5.18
assignment of debtor's rights to, see Assignment
common financing arrangements for, 2.4, 3.3-3.5
components, includes all, 2.31
Convention, application to, Int 5, 2.1-2.2, 2.25, 3.5
deemed location of, 2.60, 5.15
defined, 3.11, 3.15-3.21, 5.13
“in space or designed to be launched into space”, 3.18-3.19
“launch vehicle”, 3.20
“man-made”, 3.16
“satellite”, 3.20
“space capsule”, 3.20
“spacecraft”, 3.20
“space module”, 3.20
“space station”, 3.20
transponder, 3.21
type of crafts included, 3.20
“uniquely identifiable asset”, 3.17, 3.100, 5.13, 5.31, 5.114
difficulties of applying lex situs, 2.60, 3.3
distinctive features of financing arrangements for, 3.3-3.4
draft Protocol, 1.4
international interests in, forms of, 3.5
license to operate, defined, 5.7
physically linked space assets, 3.77, 3.167
preservation of rights in, 3.13
public service notices relating to, 3.78-3.81
registration system for, 3.98-3.117
resort to lex registry, 2.61, 3.3
rights in respect of, defined, 3.37
separate interests in, need for separate registration of, 3.114
space objects, distinguished from, 2.61

**Space financing**
- distinctive features, 3.3-3.4, 5.1

**Space objects**
- distinguished from space assets, 2.61
- international treaties governing, 2.9
- registration, 2.61

**Space Protocol**
- additional remedies, under, 3.69-3.70
- Aircraft Protocol, relationship with, 3.22
- applicable law, under, 3.31-3.34 and see Applicable law
- assets, governed by, see Space assets
- changes from previous Protocols, 3.10
- Convention, modifications made to by, 3.8
- Convention, relationship with, 4.66
- debtor's rights under, 3.36-3.39
- definitions made by, 3.9, 5.3-5.17
- denunciation of, 5.144-5.145
- derogation from, 3.66-3.67, 5.66-5.67
- distinctive requirements of space assets, 3.3-3.4
- entry into force, 3.7, 5.129
- exclusions, 2.55
- history of, Int 4 – Int 5, 1.1-1.2, 1.4-1.9, 2.15, 3.1
- insolvency provisions under, 3.128-3.144
- introduction to, 3.1-3.2
- languages of, 1.9
- license to operate, defined, 5.7
- other Protocols, influence of on, 3.10
- powers of Contracting States, preserved, 3.152-3.153, 5.102
- preamble to, commentary on, 5.1-5.2
- preservation of ownership rights under, 3.13
- primary purpose, 3.1-3.2, 5.1-5.2
- public services protection, under, 3.78-3.85, 5.103-5.109
- ratification of, 5.127 and see Ratification
- registration system, under, 3.98-3.118
- regulations under, see Regulations
- relationship with other Conventions, 3.157, 5.125
- remedies under, 3.69-3.70, 3.155-3.156, 5.68-5.77
- sales, extension to, 2.35, 2.41, 2.222, 3.10, 3.13, 3.23-3.24, 3.26, 3.107, 5.21-5.26, 5.94-5.95
- signature, 5.149
- sphere of application, 2.25, 3.11-3.12, 5.18, 5.22-5.26
- structure, 3.8
- transitional arrangements under, 5.131-5.133

**Spaceship**
- not a space asset, 3.20
- not necessarily an aircraft, 3.20

**Space Working Group (SWG)**
- role of, 1.2

**Spare parts**
- installation of, 2.179, 4.195
- removal of, 4.195

**Sphere of application**
- of Convention, 2.25, 4.55-4.56
- of Space Protocol, 3.11
State immunity see Sovereign Immunity
statutory seat, situation of debtor, as, 2.27
waiver of, 3.154, 5.124

Statutory seat
meaning of, 2.27, 4.58

Structure of the Protocol, see also Space Protocol
outlined, 3.8

Sub-lease
international interest, 2.47, 2.128
priorities, 2.162, see also Priorities
sale and lease-back, on, 4.191
sub-interest, as, 2.32, 2.128
termination of head lease, effect on, 2.168

Subordination and see Priorities
amendment of registration, not an, 2.137
by agreement, 2.171-2.172, 3.120
debtor's interest, principle of, 2.173
non-Convention interest, to, 2.171
quiet possession, of, 2.115, 2.168, 3.120-3.121
registration of, 2.34, 2.117, 2.171-2.172, 2.210, 4.123

Subrogation
acquisition by, 2.33, 2.208-2.209, 3.40, 4.260-4.261
debtor's rights, transfer by, 3.40
interested person who pays debt, of, 2.92, 4.94
preservation of rights under national law, 2.59, 2.208, 4.260-4.261
registration, 2.39, 2.125, 2.209, 4.123, 4.149
registration of sales, failure to make, 3.112

Supervisory Authority
access to assets of, 4.173
commission of experts, appointment of, 3.94, 5.112
defined, 3.94, 4.43
fees, setting of, 5.121
first regulations, 5.113
functions of, 2.116, 3.94, 4.129-4.130, 4.174, 5.112, 5.121
exemption from taxes, 4.172
immunity of, 2.154, 3.97, 4.168, 4.171
intergovernmental organization, need not be, 4.169
international legal personality, 2.154, 4.168, 4.170
International Registry, of, 4.126-4.130
legal personality of, 3.97, 4.168, 4.170
powers of, 2.116, 2.156, 4.127
Registrar, appointment of, 3.95
role of, 2.116, 5.112
selection of, 3.94-3.95, 4.168, 5.112
space objects, of, 2.116, 4.168, 5.112

Surplus, see also Default remedies
application of, 2.90, 2.234

Suspension of creditor's remedies
public service space assets, in cases of, see Public services
exceptions to, 3.89-3.93, 5.109

Termination see also Default remedies
international interest, of, 2.76-2.78
entry in Registry, does not depend on 2.78

Territorial units
choice of law in countries with multiple, 4.65, 5.34
extension of Convention to, 2.28, 2.225, 2.249, 4.59, 4.318-4.320
extension of Protocol to, 3.179-3.182, 5.130
State comprising, applicable law, 2.28

Title reservation agreement
defined, 2.36, 4.41, 4.44

Transfer see Assignment

Transferred rights
types of, 2.33 see also Assignment

Transitional provisions and see Pre-existing right or interest
Convention, of, 2.250-2.265, 4.343-4.356
Principles underlying, 2.250
Space Protocol, largely disapplied by, 2.250, 3.160, 5.131-5.133

Transparency
underlying principle, as, 2.17

“Transponder”
defined, 3.21

Two-instrument approach
advantages, 2.12-2.14

UNIDROIT
background to the Diplomatic Conference, Int 2-Int 3, 1.1-1.8
depository functions, 2.284, 4.157, 4.359-4.363
joint sponsor of Convention and Space Protocol, Int 3, 1.5

UNIDROIT Convention on International Financial Leasing
relationship with, 2.237, 3.153, 4.303

Unincorporated associations
see Person and Debtor

United Nations Convention on the Assignment of Receivables in International Trade
relationship of Cape Town Convention to, 2.205, 2.237, 4.301-4.302

United Nations Office for Outer Space Affairs
registry of, 3.159

Unregistered interest
applicability of Convention to, 2.7-2.8
assignment of, 3.150, 4.223
defined, 2.158, 4.45
priority rules regarding, 2.166, 4.194 and see Priorities

Vesting of ownership of object
chargee, in,
as default remedy, 2.91-2.93, 4.91-4.100
need for consent or order, 2.91, 4.91
when order may be made, 2.91-2.92, 4.92

Vienna Convention on Treaties
internal law not justifying breach of treaty obligations, 2.9

Waiting period
meaning of, 3.131, 3.133, 5.79, 5.83
significance of, 3.131, 5.79

Waiver
defences against assignee, of, 2.193, 3.57, 5.47
rights of set-off against assignee, of, 2.193, 3.57, 4.228, 5.47
sovereign immunity, of, 3.154, 5.124

Writing
defined, 2.65, 4.46, 4.70
registration, consent to, 2.121,
   2.123, 2.131, 2.132-2.133, 2.137,
   2.141-2.142, 4.140
requirement of,
   agreement, for, 2.65
   assignment, for, 2.196, 3.42
   choice of law, for, 4.280, 5.37
   default, as to events constituting,
      2.65
   derogation from Chapter III, for,
      2.65, 2.114
   generally, 2.65
   insolvency provisions, for
      excluding, 3.130, 5.77
   international interest, for, 2.65
   notice of assignment, for 2.196,
      3.55, 5.61
   notice to interested persons, for,
      3.73
   prospective international interest,
      not needed for, 2.48, 2.65
   variation of priority of subro-
      gation rights, for, 2.65, 2.209,
      2.210
   waiver of defences and rights of
      set-off, for, 3.57
   waiver of sovereign immunity,
      for, 3.154