# Table of Contents

Acknowledgments ................................................................................................................... v  
Table of Cases ................................................................................................................... xxxiii  
Table of Statutes ................................................................................................................. xlvii  
Table of Restatements .......................................................................................................... liii  
Table of Uniform Commercial Code ................................................................................... lxvi  
Introduction to Contract Law ............................................................................................... lxv  

**CHAPTER 1: What Is a Contract?** .................................................................................. 1  

I. Overview .......................................................................................................................... 1  

II. Foundational Rules ........................................................................................................ 2  
    Restatement (2d) of Contracts § 1. Contract Defined ..................................................... 2  
    Restatement (2d) of Contracts § 2. Promise; Promisor; Promisee .................................... 3  
    UCC § 1–201. Definitions .............................................................................................. 4  
    UCC § 1–201. Definitions .............................................................................................. 4  

III. Scope: Determining Whether Article 2 Applies ........................................................... 5  
    UCC § 1–103. . . Applicability of Supplemental Principles of Law. ................................. 6  
    A. Definitions of “Sale” and “Goods” ............................................................................. 6  
       UCC § 2–102. Scope ................................................................................................... 6  
       1. Applying the Definition of “Sale” ........................................................................ 8  
       2. Applying the Definition of “Goods” ..................................................................... 10  
       Questions to Consider While Reading the Cases ................................................... 11  

*LOHMAN v. WAGNER* ....................................................................................................... 11
Questions to Consider While Reading the Case ........................................ 17

ADVENT SYSTEMS LIMITED v. UNISYS CORPORATION .......................... 17

Questions to Consider After Reading the Case ........................................... 22

Problem 1.1: Does Common Law or UCC Article 2 Govern? ................ 22

IV. Determining the Enforceability of a Promise .................................... 23

Restatement (2d) § 17. Requirement of a Bargain .................................. 23

PART I: FORMATION .................................................................................. 27

CHAPTER 2: Mutual Assent ...................................................................... 29

I. Overview ................................................................................................. 29

II. Foundational Rules Regarding Mutual Assent in Contract Formation ... 31

A. Contract Formation ................................................................................ 32

Restatement (2d) § 17. Requirement of a Bargain .................................. 32

Restatement (2d) § 18. Manifestation of Mutual Assent ............................ 32

Restatement (2d) § 22. Mode of Assent: Offer and Acceptance ............... 32

Restatement (2d) § 24. Offer Defined ....................................................... 33

Restatement (2d) § 50. Acceptance of Offers Defined ............................... 33

Restatement (2d) § 35. The Offeree’s Power of Acceptance ................. 34

Restatement (2d) § 36. Methods of Termination of the Power of Acceptance .... 35

Restatement (2d) § 38. Rejection .............................................................. 35

Restatement (2d) § 39. Counteroffers ....................................................... 36

Problem 2.1: Apply Restatement (2d) §§ 24, 50, 38 & 39 ...................... 37

B. Manifesting Mutual Assent ................................................................. 37

Questions to Consider While Reading the Cases on Objective Manifestation of Assent ................................................................. 39

LUCY v. ZEHMER ............................................................................. 39

NICOSIA v. AMAZON.COM ................................................................. 47

Problem 2.2 ............................................................................................. 54
## Table of Contents

### III. Distinguishing Offers from Other Communications ........................................ 55
   A. Willingness to Enter Bargain ........................................................................ 56
      1. Definite Commitment ................................................................................. 56
         Questions to Consider While Reading the Case ........................................... 57
            *Anderson v. Douglas & Lomason Company* ........................................ 57
      2. Certain Terms ........................................................................................... 64
         Restatement (2d) § 33. Certainty ................................................................. 65
         Questions to Consider While Reading the Case ........................................... 67
            *Academy Chicago Publishers v. Cheever* .............................................. 67
            Problem 2.3: Fix Missing Terms in an Academy Publishing Contract ...... 70
   B. Offer or Mere Negotiation? ............................................................................ 72
      Questions to Consider While Reading the Case ............................................. 74
            *Leonard v. PepsiCo* ............................................................................... 74
      Questions to Consider While Reading the Case ............................................. 87
            *Sateriale v. R.J. Reynolds Tobacco Company* ....................................... 88
            Problem 2.4: Is a Solicitation to Collectors an Offer? ............................. 95
   C. Agreements to Agree ..................................................................................... 96
      Restatement (2d) § 26. Existence of Contract Where Written Memorial Is Contemplated ................................................................. 99
      Questions to Consider While Reading the Case ............................................. 99
            *Quake Construction, Inc. v. American Airlines, Inc.* ......................... 100
### IV. Summary of Offer ..................................................................................... 110
### V. Acceptance ................................................................................................. 111
   A. Overview ..................................................................................................... 111
   B. Foundational Rules: Defining Acceptance .................................................... 112
      1. The Elements of Acceptance ..................................................................... 112
         Restatement (2d) § 50. Acceptance of Offer Defined ................................. 113
      2. Manifestation of Assent ............................................................................ 113
         *Feldman v. Google, Inc.* ......................................................................... 114
         Questions to Consider After Reading the Case .......................................... 121
Problem 2.5: Designing On-Line Forms................................................................. 122

Restatement (2d) § 30. Form of Acceptance Invited................................. 122

Restatement (2d) § 32. Invitation of Promise or Performance.................. 123

Questions to Consider While Reading the Case........................................... 124

HOUSTON DAIRY, INC. v. JOHN HANCOCK MUTUAL
LIFE INSURANCE COMPANY................................................................. 124

3. Exception: Assent by Silence or Failure to Act....................................... 128

Restatement (2d) § 69. Acceptance by Silence Or Exercise of
Dominion................................................................................................. 128


ROGER’S BACKHOE SERVICE, INC. v. NICHOLS................................. 131

Question to Consider After Reading the Case......................................... 135

4. Terminating the Power of Acceptance.................................................. 135

Restatement (2d) § 35. The Offeree’s Power of Acceptance..................... 135

Restatement (2d) § 42. Revocation by Communication From Offeror
Received by Offeree.................................................................................. 138

Restatement (2d) § 43. Indirect Communication of Revocation.............. 138

Questions to Consider While Reading the Case....................................... 139

NORMILE v. MILLER............................................................................. 139

Problem 2.6: Revocation............................................................................ 144

5. Irrevocable Offers.................................................................................... 145

Restatement (2d) § 87. Option Contract.................................................. 145

UCC § 2–205. Firm Offers.......................................................................... 146

NORMILE v. MILLER............................................................................. 147

Restatement (2d) § 45. Option Contract Created by Part Performance
or Tender.................................................................................................... 149

Questions to Consider While Reading the Case....................................... 149

COOK v. COLDWELL BANKER REALTY CO........................................... 150

C. Time of Acceptance: The Mailbox Rule............................................... 153

Restatement (2d) § 63. Time When Acceptance Takes Effect................ 154

Restatement (2d) § 66. Acceptance Must Be Properly Dispatched......... 154

UETA § 15. Time and Place of Sending and Receipt................................. 155

Questions to Consider While Reading the Case....................................... 157
## Table of Contents

NOWLIN v. NATIONSTAR MORTGAGE, LLC ................................................................. 157

Questions to Consider After Reading the Case ................................................... 160

D. Different Terms in Offer and Acceptance: The Mirror Image
   Rule and the Battle of the Forms ................................................................. 160

   ARDENTE v. HORAN .............................................................................. 161
   Questions to Consider While Reading the Case .......................................... 164
   PRINCESS CRUISES, INC. v. NORFOLK SHIPBUILDING &
   DRYDOCK CORP. .................................................................................. 165
   Questions to Consider After Reading the Common Law Mirror
   Image Rule Cases .................................................................................. 169

2. UCC Contract Formation and Battle of the Forms ..................................... 169
   UCC § 2–204. Formation in General. .......................................................... 170
   Questions to Consider While Reading the Case .......................................... 171
   JANNUSCH v. NAFFZIGER ...................................................................... 171
   UCC § 2–206. Offer and Acceptance in Formation of Contract ................. 175
   UCC § 2–207. Additional Terms in Acceptance or Confirmation ............... 176
   UCC § 2–207. Additional Terms in Acceptance or Confirmation ............... 178
   UCC § 2–207(2). Battle of the Forms Re: Contract Terms. ....................... 179
   Questions to Consider While Reading the Case .......................................... 182
   EGAN MACHINERY CO. v. MOBIL CHEMICAL COMPANY ..................... 182
   Problem 2.7: Battle of the Forms ............................................................... 186

### Chapter 3: Consideration ................................................................. 189

I. Overview ...................................................................................................... 189

II. Foundational Rules Regarding Consideration ......................................... 189
   Restatement (2d) § 71. Requirement of Exchange ................................... 190
   Questions to Consider While Reading the Case .......................................... 192
   HAMER v. SIDWAY ................................................................................ 193
   Questions to Consider While Reading the Case .......................................... 197
   CARLISLE v. T & R EXCAVATING, INC. ............................................... 197
   Restatement (2d) § 79. Adequacy of Consideration; Mutuality of Obligation 204
   Questions to Consider After Reading the Case and Restatement (2d) § 79 .... 205
Questions to Consider While Reading the Case ................................................................. 205

_PENNSY SUPPLY, INC. v. AMERICAN ASH RECYCLING CORP._ ........................................ 206

Questions to Consider After Reading the Case ................................................................. 212

_Problem 3.1: Applying the Consideration Requirement_ ......................................... 212

III. Pre-Existing Duty Rule ............................................................................................. 214

Questions to Consider While Reading the Case ................................................................. 214

_C.H. BETTERTON v. FIRST INTERSTATE BANK OF ARIZONA, N.A._ ............................ 215

Questions to Consider After Reading the Case ................................................................. 218

IV. Illusory Promises ......................................................................................................... 218

Questions to Consider While Reading the Case ................................................................. 219

_BLYDEN A. DAVIS v. JOSEPH J. MAGNOLIA, INC._ .......................................................... 219

Questions to Consider After Reading the Case ................................................................. 224

Questions to Consider While Reading the Case ................................................................. 224

_OTIS F. WOOD v. LUCY, LADY DUFF-GORDON_ ............................................................ 224

Questions to Consider After Reading the Case ................................................................. 226

V. Mutuality of Obligation .............................................................................................. 227

Questions to Consider While Reading the Case ................................................................. 227

_DOUGHTY v. IDAHO FROZEN FOODS CORP._ .............................................................. 227

Questions to Consider After Reading the Case ................................................................. 230

_Drafting Exercise 3.2: The Opening Sections of a Contract_ ..................................... 230

CHAPTER 4: Equitable Claims for Promissory Estoppel and Unjust Enrichment 

I. Overview ....................................................................................................................... 235

II. Foundational Rules: Promissory Estoppel ................................................................. 237

A. Foundational Rule ....................................................................................................... 238

  _Restatement (2d) § 90. Promise Reasonably Inducing Action or Forbearance_ 

B. Gratuitous Promises ..................................................................................................... 240

Questions to Consider While Reading the Case ................................................................. 241

_HARVEY v. DOW_ .......................................................................................................... 241

Questions to Consider After Reading the Case ................................................................. 246
CHAPTER 5: Post-Formation Issues

I. Overview

II. Common Law Statute of Frauds

Restatement (2d) § 110. Classes of Contracts Covered

A. Agreements Within the Statute

1. The Land Contract Provision

Questions to Consider While Reading the Case

DePUGH v. MEAD CORPORATION

Questions to Consider After Reading the Case

2. The One-Year Provision

Questions to Consider While Reading the Case

BROWNING v. POIRIER

Questions to Consider After Reading the Case

Problem 5.1: Application of the One-Year Provision

B. A Writing That Satisfies the Statute

1. The Writing Requirement

Restatement (2d) § 131. General Requisites of a Memorandum

Questions to Consider While Reading the Case

STERLING v. TAYLOR

Questions to Consider After Reading the Case

Restatement (2d) § 132. Several Writings

2. Signature Requirement

Restatement (2d) § 134. Signature

Questions to Consider While Reading the Case

DURHAM v. HARBIN

Questions to Consider After Reading the Case

C. Exceptions

1. Reliance

Questions to Consider While Reading the Case

ALASKA DEMOCRATIC PARTY v. RICE

Questions to Consider After Reading the Case
Table of Contents

2. Admission ................................................................. 338
   Questions to Consider While Reading the Case .......... 338
   *GIBSON v. ARNOLD* .................................................. 339
   Questions to Consider After Reading the Case .......... 343

III. UCC Statute of Frauds .................................................. 343
   UCC § 2–201. Formal Requirements; Statute of Frauds .......... 344
   A. UCC Writing Requirement ........................................ 345
      *Problem 5.2: Scope of the UCC Statute of Frauds* ........ 346
      Questions to Consider While Reading the Case .......... 347
      *LOHMAN v. WAGNER* ........................................... 347
      Questions to Consider After Reading the Case .......... 350
   B. UCC Signature Requirement ...................................... 350
      UCC § 1–201(b). General Definitions ......................... 350
      *Drafting Exercise 5.3: Signature Blocks* .................. 351
   C. UCC Exceptions ....................................................... 352
      1. Specially Manufactured Goods and Part Performance ........ 352
         UCC § 2–201(3). Subsection on Exceptions ............... 352
         *BUFFALOE v. HART* ............................................. 353
      2. Admission .......................................................... 358
      3. Confirming Merchant Memorandum .......................... 359
         UCC § 2–201(2). Subsection on Confirming Merchant Memorandum Exception ..................... 359
         Questions to Consider While Reading the Case .......... 360
         *ST. ANSGAR MILLS, INC. v. STREIT* ...................... 360
         Questions to Consider After Reading the Case .......... 365

IV. Modification .............................................................. 366
   A. Common Law Contract Modification ......................... 366
      Questions to Consider While Reading the Case .......... 366
      *ALASKA PACKERS' ASS'N v. DOMENICO ET AL.* ........ 367
      Questions to Consider After Reading the Case .......... 371
      The Fishy History of Alaska Packers ......................... 371
      Restatement (2d) § 89. Modification of Executory Contract .......... 372
Questions to Consider While Reading the Case .............................................................. 372

ANGEL v. MURRAY ........................................................................................................ 373

Questions to Consider After Reading the Case .......................................................... 377

Questions to Consider While Reading the Case .......................................................... 377

3637 GREEN ROAD CO., LTD. v. SPECIALIZED COMPONENT SALES CO., INC. ................................................................. 378

Questions to Consider After Reading the Case .......................................................... 386

B. UCC Contract Modification ..................................................................................... 387

UCC § 2–209. Modification, Rescission and Waiver .................................................... 387

CHAPTER 6: Defenses to Enforcement ........................................................................ 389

I. Overview .................................................................................................................... 389

II. Lack of Capacity ....................................................................................................... 391

Restatement (2d) § 12. Capacity to Contract ............................................................... 392

A. Minority ................................................................................................................... 392

Restatement (2d) § 14. Infants .................................................................................... 393

WEBSTER STREET PARTNERSHIP, LTD. v. SHERIDAN ........................................... 394

Questions to Consider After Reading the Case .......................................................... 399

B. Mental Disability ..................................................................................................... 399

Restatement (2d) § 15. Mental Illness or Defect ......................................................... 400

Question to Consider While Reading the Case .......................................................... 400

SPARROW v. DEMONICO ............................................................................................ 401

Questions to Consider After Reading the Case .......................................................... 408

C. Intoxication .............................................................................................................. 409

Restatement (2d) § 16. Intoxicated Persons ................................................................. 409

LABARBERA v. WYNN LAS VEGAS, LLC ................................................................. 409

Questions to Consider After Reading the Case .......................................................... 413

III. Problems in the Bargaining Process ...................................................................... 414

A. Mistake .................................................................................................................... 414

1. What Constitutes a Mistake .................................................................................... 414

Restatement (2d) § 151. Mistake Defined ................................................................... 414
<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Mutual Versus Unilateral Mistake</td>
<td>415</td>
</tr>
<tr>
<td>Restatement (2d) § 152. When Mistake of Both Parties Makes a Contract Voidable</td>
<td>415</td>
</tr>
<tr>
<td>Restatement (2d) § 153. When Mistake of One Party Makes a Contract Voidable</td>
<td>416</td>
</tr>
<tr>
<td>3. Bearing the Risk of the Mistake</td>
<td>417</td>
</tr>
<tr>
<td>Restatement (2d) § 154. When a Party Bears the Risk of a Mistake</td>
<td>417</td>
</tr>
<tr>
<td>Questions to Consider While Reading the Case</td>
<td>417</td>
</tr>
<tr>
<td>LENAWEe COUNTY BOARD OF HEALTH v. MESSERLY</td>
<td>418</td>
</tr>
<tr>
<td>Questions to Consider After Reading the Case</td>
<td>425</td>
</tr>
<tr>
<td>Problem 6.1: Applying Mistake Doctrine</td>
<td>425</td>
</tr>
</tbody>
</table>

**B. Improper Means for Obtaining Assent**

<table>
<thead>
<tr>
<th>Subsection</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Misrepresentation</td>
<td>426</td>
</tr>
<tr>
<td>Restatement (2d) § 159. Misrepresentation Defined</td>
<td>427</td>
</tr>
<tr>
<td>Restatement (2d) § 164. When a Misrepresentation Makes a Contract Voidable</td>
<td>428</td>
</tr>
<tr>
<td>Restatement (2d) § 162. When a Misrepresentation Is Fraudulent or Material</td>
<td>428</td>
</tr>
<tr>
<td>Questions to Consider While Reading the Case</td>
<td>429</td>
</tr>
<tr>
<td>VOKES v. ARTHUR MURRAY, INC.</td>
<td>429</td>
</tr>
<tr>
<td>Questions to Consider After Reading the Case</td>
<td>435</td>
</tr>
<tr>
<td>2. Concealment and Nondisclosure</td>
<td>435</td>
</tr>
<tr>
<td>Restatement (2d) § 160. When Action Is Equivalent to an Assertion (Concealment)</td>
<td>435</td>
</tr>
<tr>
<td>Restatement (2d) § 161. When Non-Disclosure Is Equivalent to an Assertion</td>
<td>435</td>
</tr>
<tr>
<td>Questions to Consider While Reading the Case</td>
<td>438</td>
</tr>
<tr>
<td>L &amp; N GROVE, INC. v. CHAPMAN</td>
<td>438</td>
</tr>
<tr>
<td>Questions to Consider After Reading the Case</td>
<td>443</td>
</tr>
<tr>
<td>Questions to Consider While Reading the Case</td>
<td>443</td>
</tr>
<tr>
<td>OBDE v. SCHLEMEYER</td>
<td>444</td>
</tr>
<tr>
<td>Questions to Consider After Reading the Case</td>
<td>447</td>
</tr>
</tbody>
</table>
3. Duress ............................................................................................................ 448

   Restatement (2d) § 174. When Duress by Physical Compulsion Prevents
   Formation of a Contract ................................................................. 448

   Restatement (2d) § 175. When Duress by Threat Makes a Contract
   Voidable ................................................................................................. 449

   Questions to Consider While Reading the Case ............................................. 450

   *EVERBANK v. MARINI* ........................................................................ 450

   Questions to Consider After Reading the Case ............................................... 461

   Questions to Consider While Reading the Case ............................................. 461

   *CABOT CORPORATION v. AVX CORPORATION* ........................................ 462

   Questions to Consider After Reading the Case ............................................... 469

4. Undue Influence .......................................................................................... 469

   Restatement (2d) § 177. When Undue Influence Makes a Contract
   Voidable ................................................................................................. 470

   Questions to Consider While Reading the Case ............................................. 470

   *RUSSO v. MILLER* ............................................................................. 470

   Questions to Consider After Reading the Case ............................................... 475

IV. Violation of Public Policy and Unconscionability ........................................... 475

   A. Violation of Public Policy ........................................................................ 476

      Restatement (2d) § 178. When a Term Is Unenforceable on Grounds of
      Public Policy ....................................................................................... 478

      Restatement (2d) § 195. Term Exempting from Liability for Harm Caused
      Intentionally, Recklessly or Negligently .................................................. 479

      Questions to Consider While Reading the Case ............................................. 481

      *BERLANGIERI v. RUNNING ELK CORPORATION* ................................. 481

      Questions to Consider After Reading the Case ............................................... 495

      Problem 6.2: Drafting Exercise ................................................................ 496

   B. Unconscionability .................................................................................... 496

      UCC § 2–302. Unconscionable Contract or Clause ..................................... 497

      Restatement (2d) § 208. Unconscionable Contract or Term ...................... 497

      *WILLIAMS v. WALKER-THOMAS FURNITURE COMPANY* .................. 498

      Questions to Consider After Reading the Case ............................................... 502

      Questions to Consider While Reading the Case ............................................. 504
## Table of Contents

*MARGARET MITCHELL v. HCL AMERICA, INC.* ................................. 504

Questions to Consider After Reading the Case ................................. 516

V. Changed Circumstances ................................................................. 516

A. Impracticability ............................................................................ 517

Restatement (2d) § 261. Discharge by Supervening Impracticability ....... 517

Questions to Consider While Reading the Case ................................. 518

*IANNUCCILLO v. MATERIAL SAND AND STONE CORPORATION* .......... 518

Questions to Consider After Reading the Case ................................. 523

Questions to Consider While Reading the Case ................................. 523

*WORLD OF BOXING LLC v. KING* .................................................... 524

Questions to Consider After Reading the Case ................................. 528

B. Frustration of Purpose ................................................................. 529

Restatement (2d) § 265. Discharge by Supervening Frustration .......... 529

Questions to Consider While Reading the Case ................................. 530

*TRI-TOWN CONSTRUCTION COMPANY, INC. v. COMMERCE PARK ASSOCIATES 12, LLC* ............................................................. 530

Questions to Consider After Reading the Case ................................. 534

### PART II: PERFORMANCE AND BREACH ........................................... 537

**CHAPTER 7: Determining a Contract’s Terms** .................................. 539

I. Overview ...................................................................................... 539

II. Ambiguity .................................................................................... 541

A. Identifying Ambiguity .................................................................. 541

Questions to Consider While Reading the Case ................................. 543

*WARD v. INTERMOUNTAIN FARMERS ASSOCIATION* .................... 544

Questions to Consider After Reading the Case ................................. 550

Problem 7.1: Drafting Exercise ......................................................... 552

B. Ambiguity’s Effect on Assent ......................................................... 553

Questions to Consider While Reading the Case ................................. 553

*OSWALD v. ALLEN* ........................................................................ 553

Questions to Consider After Reading the Case ................................. 558
Restatement (2d) § 20. Effect of Misunderstanding ................................. 560

Comment b to Restatement (2d) § 20 .............................................................................. 560

C. Whose Meaning Prevails .................................................................................... 561

1. Weight of the Evidence ................................................................................. 561

Questions to Consider While Reading the Case .................................................. 562

FRIGALIMENT IMPORTING CO., LTD. v. B.N.S. INTERNATIONAL

SALES CORP. ................................................................................................................. 562

Questions to Consider After Reading the Case ....................................................... 568

Problem 7.2: Ambiguity in a Life Insurance Policy ........................................... 569

Problem 7.3: Drafting Exercise; Draft Definitions .............................................. 569

2. Construing Against the Drafter ..................................................................... 570

Restatement (2d) of Contracts § 206 ................................................................. 570

Questions to Consider While Reading the Case .................................................. 571

JOYNER v. ADAMS ....................................................................................................... 571

Questions to Consider After Reading the Case ....................................................... 575

3. Information Asymmetry ............................................................................... 576

Restatement (2d) § 201(2). Whose Meaning Prevails ........................................ 576

Questions to Consider While Reading the Case .................................................. 577

JOYNER v. ADAMS ....................................................................................................... 577

Questions to Consider After Reading the Case ....................................................... 580

III. The Parol Evidence Rule .................................................................................. 581

A. UCC Parol Evidence Rule ............................................................................. 583

UCC § 2–202. Final Written Expression: Parol or Extrinsic Evidence .............. 584

Questions to Consider While Reading the Case .................................................. 585

MIDDLETOWN CONCRETE PRODUCTS, INC. v. BLACK CLAWSON CO. ............... 585

Questions to Consider After Reading the Case ....................................................... 595

Questions to Consider While Reading the Case .................................................. 595

CARTER BARON DRILLING v. BADGER OIL CORPORATION ................................ 595

Questions to Consider After Reading the Case ....................................................... 602

B. Restatement (2d) Parol Evidence Rule ........................................................... 603

Restatement (2d) § 209(1). Integrated Agreements ........................................... 603
<table>
<thead>
<tr>
<th>No.</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Restatement (2d) § 210. Completely and Partially Integrated Agreements</td>
<td>603</td>
</tr>
<tr>
<td>2</td>
<td>Restatement (2d) § 216(1). Consistent Additional Terms</td>
<td>604</td>
</tr>
<tr>
<td>3</td>
<td>Restatement (2d) § 216(2). Consistent Additional Terms</td>
<td>605</td>
</tr>
<tr>
<td>4</td>
<td>Questions to Consider While Reading the Case</td>
<td>606</td>
</tr>
<tr>
<td>5</td>
<td>MATTHEWS v. DREW CHEMICAL CORPORATION</td>
<td>606</td>
</tr>
<tr>
<td>6</td>
<td>Questions to Consider After Reading the Case</td>
<td>610</td>
</tr>
<tr>
<td>7</td>
<td>Problem 7.4: Applying the Parol Evidence Rule</td>
<td>611</td>
</tr>
<tr>
<td>8</td>
<td>C. No Oral Modification (NOM) Clauses</td>
<td>611</td>
</tr>
<tr>
<td>9</td>
<td>IV. Incomplete or Indefinite Contracts and Implied Terms</td>
<td>612</td>
</tr>
<tr>
<td>10</td>
<td>A. In General: Big vs. Little Gaps for Courts to Fill</td>
<td>613</td>
</tr>
<tr>
<td>11</td>
<td>Restatement (2d) § 204. Supplying an Omitted Essential Term</td>
<td>613</td>
</tr>
<tr>
<td>12</td>
<td>Questions to Consider While Reading the Case</td>
<td>614</td>
</tr>
<tr>
<td>13</td>
<td>THE SUN PRINTING AND PUBLISHING ASSOCIATION v. REMINGTON PAPER AND POWER COMPANY, INC.</td>
<td>614</td>
</tr>
<tr>
<td>14</td>
<td>Questions to Consider After Reading the Case</td>
<td>620</td>
</tr>
<tr>
<td>15</td>
<td>Questions to Consider While Reading the Case</td>
<td>620</td>
</tr>
<tr>
<td>16</td>
<td>DENBURY ONSHORE, LLC v. PRECISION WELDING, INC.</td>
<td>620</td>
</tr>
<tr>
<td>17</td>
<td>Questions to Consider After Reading the Case</td>
<td>628</td>
</tr>
<tr>
<td>18</td>
<td>B. Indefinite Terms</td>
<td>629</td>
</tr>
<tr>
<td>19</td>
<td>Questions to Consider While Reading the Case</td>
<td>630</td>
</tr>
<tr>
<td>20</td>
<td>VOHS v. DONOVAN</td>
<td>631</td>
</tr>
<tr>
<td>21</td>
<td>Questions to Consider After Reading the Case</td>
<td>635</td>
</tr>
<tr>
<td>22</td>
<td>C. Implied Duty of Good Faith</td>
<td>636</td>
</tr>
<tr>
<td>23</td>
<td>Restatement (2d) § 205. Duty of Good Faith And Fair Dealing</td>
<td>636</td>
</tr>
<tr>
<td>24</td>
<td>UCC § 1–304. Obligation of Good Faith</td>
<td>636</td>
</tr>
<tr>
<td>25</td>
<td>UCC § 1–201. General Definitions</td>
<td>637</td>
</tr>
<tr>
<td>26</td>
<td>Questions to Consider While Reading the Case</td>
<td>638</td>
</tr>
<tr>
<td>27</td>
<td>MARKET STREET ASSOCIATES LIMITED PARTNERSHIP v. FREY</td>
<td>638</td>
</tr>
<tr>
<td>28</td>
<td>Questions to Consider After Reading the Case</td>
<td>647</td>
</tr>
<tr>
<td>29</td>
<td>D. UCC “Gap Fillers”</td>
<td>648</td>
</tr>
</tbody>
</table>
CHAPTER 8: WARRANTIES AND CONDITIONS

I. Overview

II. Warranties

A. Express Warranties

UCC § 2–313. Express Warranties by Affirmation, Promise, Description, Sample.

Questions to Consider While Reading the Case

CBS INC. v. ZIFF-DAVIS PUBLISHING CO. et al.

Questions to Consider After Reading the Case

Drafting Exercise 8.1: Representations & Warranties

B. Implied Warranties

UCC § 2–312. Warranty of Title.

UCC § 2–314. Implied Warranty: Merchantability; Usage of Trade.


Questions to Consider While Reading the Case

BULLINGTON v. PALANGIO

Questions to Consider After Reading the Case

Questions to Consider While Reading the Case

BAYLINER MARINE CORPORATION v. CROW

Questions to Consider After Reading the Case

C. Excluding Warranties

UCC § 2–316. Exclusion or Modification of Warranties.

Questions to Consider While Reading the Case

AMERICAN AERIAL SERVICES, INC. v. TEREX USA, LLC

Questions to Consider After Reading the Case

III. Conditions

Restatement of Contracts (2d) § 224. Condition Defined

A. Express Conditions

1. Distinguishing an Express Condition from a Promise

Restatement of Contracts (2d) § 225(3). Effects of the Non-Occurrence of a Condition

Questions to Consider While Reading the Case
Table of Contents

MORRISON v. BARE........................................................................................................... 688
Questions to Consider After Reading the Case...................................................... 694
Problem 8.2: Drafting Exercise ........................................................................... 695
2. Excusing the Failure of an Express Condition .................................................. 695
Questions to Consider While Reading the Cases.............................................. 696
J. N. A. REALTY CORP. v. CROSS BAY CHELSEA, INC. ............................. 696
UTHAL COAL AND LUMBER RESTAURANT, INC. v. OUTDOOR
ENDEAVORS UNLIMITED ................................................................................. 701
Questions to Consider After Reading the Cases.............................................. 706
Problem 8.3: Express Conditions ................................................................ 706
Problem 8.4: Best Efforts and Express Conditions........................................... 707
B. Implied Conditions ......................................................................................... 707
Questions to Consider While Reading the Case.............................................. 709
PISANI CONSTRUCTION, INC. v. KRUEGER .................................................. 710

Chapter 9: Breach, Non-Performance, and Cure .............................................. 715
I. Overview ........................................................................................................... 715
II. Common Law Rules Regarding Breach .......................................................... 716
   A. Material Breach vs. Substantial Performance ........................................... 716
      Restatement of Contracts (2d) § 241. Circumstances Significant in
      Determining Whether a Failure Is Material .............................................. 718
      Questions to Consider While Reading the Cases ...................................... 721
      JACOB & YOUNGS, INC. v. KENT .............................................................. 721
      Questions to Consider After Reading the Case ........................................ 727
      Problem 9.1: Material Breach vs. Substantial Performance ...................... 730
      Questions to Consider While Reading the Case ...................................... 730
      ROBERTS CONTRACTING COMPANY, INC. v. VALENTINE-WOOTEN ROAD
      PUBLIC FACILITY BOARD ......................................................................... 731
      Questions to Consider After Reading the Case ........................................ 736
   B. Partial vs. Total Breach ............................................................................... 737
      1. Attempt to Cure by Assurance or Performance .................................... 738
      Questions to Consider While Reading the Case ...................................... 738
      SMARGON v. GRAND LODGE PARTNERS, LLC .................................... 739
Question to Consider After Reading the Case............................................. 751

Restatement (2d) § 242. Circumstances Significant in Determining
When Remaining Duties are Discharged .............................................. 751

2. Repudiation ............................................................................................ 752

Restatement (2d) § 243. Effect of a Breach by Non-Performance as
Giving Rise to a Claim for Damages for Total Breach.............. 753

Restatement (2d) § 250. When a Statement or an Act Is a Repudiation .... 754

Restatement (2d) § 253. Effect of a Repudiation as a Breach and on
Other Party’s Duties............................................................................. 754

Questions to Consider While Reading the Case.............................. 755

WHOLESALE SAND & GRAVEL, INC., v. JAMES DECKER ............. 755

Questions to Consider After Reading the Case ................................. 757

Problem 9.2: Determining Whether Repudiation Occurred .............. 757

III. Breach Under the Uniform Commercial Code ..................................... 758

A. Perfect Tender Rule: UCC § 2–601 ......................................................... 759

B. UCC Sections Regarding the Perfect Tender Rule......................... 761

UCC § 2–601. Buyer’s Rights on Improper Delivery. ......................... 761

UCC § 2–602. Manner and Effect of Rightful Rejection ....................... 762

UCC § 2–606. What Constitutes Acceptance of Goods ...................... 762

UCC § 2–508. Cure by Seller of Improper Tender or Delivery;
Replacement. ...................................................................................... 762

UCC § 2–607. Effect of Acceptance; Notice of Breach; Burden
of Establishing Breach After Acceptance; Notice of Claim or
Litigation to Person Answerable Over. .............................................. 763

UCC § 2–608. Revocation of Acceptance in Whole or in Part .............. 763

C. Illustrating Article 2’s Perfect Tender Rule ........................................... 764

Questions to Consider While Reading the Cases.............................. 764

B.P. DEVELOPMENT AND MANAGEMENT CORPORATION v. P. LAFER
ENTERPRISES, INC. ......................................................................... 765

RAMIREZ v. AUTOSPORT ...................................................................... 767

Questions to Consider After Reading the Cases.............................. 773
## Table of Contents

### Part III: Remedies

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter 10: Remedies</td>
<td>775</td>
</tr>
<tr>
<td>I. Overview</td>
<td>777</td>
</tr>
<tr>
<td>II. Expectation Damages</td>
<td>778</td>
</tr>
<tr>
<td>A. Common Law Measure of Damages</td>
<td>778</td>
</tr>
<tr>
<td>Restatement (2d) § 347. Measure of Damages in General</td>
<td>779</td>
</tr>
<tr>
<td>Problem 10.1: Expectation Damages</td>
<td>779</td>
</tr>
<tr>
<td>Questions to Consider While Reading the Case</td>
<td>780</td>
</tr>
<tr>
<td>HAWKINS v. McGEE</td>
<td>781</td>
</tr>
<tr>
<td>Questions to Consider After Reading the Case</td>
<td>784</td>
</tr>
<tr>
<td>Questions to Consider While Reading the Case</td>
<td>786</td>
</tr>
<tr>
<td>LYON v. BELOSKY CONSTRUCTION, INC.</td>
<td>786</td>
</tr>
<tr>
<td>Questions to Consider While Reading the Case</td>
<td>788</td>
</tr>
<tr>
<td>SCHNEBERGER v. APACHE CORPORATION</td>
<td>789</td>
</tr>
<tr>
<td>Questions to Consider After Reading the Cases</td>
<td>795</td>
</tr>
<tr>
<td>B. UCC Article 2 Measure of Damages</td>
<td>796</td>
</tr>
<tr>
<td>UCC § 1–305. Remedies to be Liberally Administered</td>
<td>797</td>
</tr>
<tr>
<td>1. Seller's Damages</td>
<td>797</td>
</tr>
<tr>
<td>UCC § 2–703. Seller's Remedies in General</td>
<td>797</td>
</tr>
<tr>
<td>UCC § 2–706. Seller's Resale Including Contract for Resale</td>
<td>798</td>
</tr>
<tr>
<td>UCC § 2–708. Seller's Damages for Non-acceptance or Repudiation</td>
<td>799</td>
</tr>
<tr>
<td>UCC § 2–709. Action for the Price</td>
<td>800</td>
</tr>
<tr>
<td>Problem 10.2: Seller's Damages Under Article 2</td>
<td>800</td>
</tr>
<tr>
<td>Questions to Consider While Reading the Case</td>
<td>801</td>
</tr>
<tr>
<td>PEACE RIVER SEED CO-OPERATIVE, LTD. v. PROSEEDS MARKETING, INC.</td>
<td>802</td>
</tr>
<tr>
<td>Questions to Consider After Reading the Case</td>
<td>812</td>
</tr>
<tr>
<td>2. Buyer's Damages</td>
<td>812</td>
</tr>
<tr>
<td>UCC § 2–711. Buyer's Remedies in General; Buyer's Security</td>
<td>812</td>
</tr>
<tr>
<td>Interest in Rejected Goods</td>
<td>812</td>
</tr>
<tr>
<td>UCC § 2–712. “Cover”; Buyer's Procurement of Substitute Goods</td>
<td>813</td>
</tr>
</tbody>
</table>
UCC § 2–713. Buyer’s Damages for Non-delivery or Repudiation........... 814
UCC § 2–715. Buyer’s Incidental and Consequential Damages. ............ 814
Problem 10.3: Buyer’s Damages Under Article 2.................................. 814
Questions to Consider While Reading the Case ................................. 815
KGM HARVESTING COMPANY v. FRESH NETWORK ....................... 816
Questions to Consider After Reading the Case .................................... 825

III. Limits on Contract Damages............................................................... 825

A. Mitigation ......................................................................................... 826
Questions to Consider While Reading the Case ................................... 826
In re WORLDCOM, INC. ................................................................. 827
Questions to Consider After Reading the Case .................................... 836

B. Foreseeability .......................................................... 836
Questions to Consider While Reading the Case ................................. 837
HADLEY v. BAXENDALE .................................................. 837
Questions to Consider After Reading the Case .................................... 841

Restatement (2d) § 351. Unforeseeability and Related Limitations on Damages ................................. 841
Questions to Consider While Reading the Case ................................... 842
SUNNYLAND FARMS, INC. v. CENTRAL NEW MEXICO ELECTRIC COOPERATIVE, INC. .................................. 842
Questions to Consider After Reading the Case .................................... 848

C. Certainty .................. 849
Restatement (2d) § 352. Uncertainty as a Limitation on Damages .......... 849
Questions to Consider While Reading the Case ................................... 849
V.A.L. FLOORS, INC. v. WESTMINSTER COMMUNITIES, INC. ...................... 850
Questions to Consider After Reading the Case .................................... 856

D. Punitive Damages ........................................................................... 857

IV. Liquidated Damages ........................................................................ 858
Restatement (2d) § 356. Liquidated Damages and Penalties .................. 859
Questions to Consider While Reading the Case ................................... 859
DOBSON BAY CLUB II DD, LLC v. LA SONRISA DE SIENA, LLC .................. 860
Questions to Consider After Reading the Case .................................... 872
Problem 10.4: Liquidated Damages for Breach of Non-Disclosure Agreement

V. Exceptional Remedies

A. Specific Performance

Restatement (2d) § 360. Factors Affecting Adequacy of Damages

Questions to Consider While Reading the Case

OLIVER v. BALL

Questions to Consider After Reading the Case

HOUSEMAN v. DARE

Questions to Consider While Reading the Case

B. Alternative Measures of Money Damages

1. Reliance

Restatement (2d) § 349. Damages Based on Reliance Interest

Questions to Consider While Reading the Case

HOLLYWOOD FANTASY CORPORATION v. ZSA ZSA GABOR

Questions to Consider After Reading the Case

2. Restitution

Questions to Consider While Reading the Case

LANCELLOTTI v. THOMAS

Questions to Consider After Reading the Case

Problem 10.5: Hole Digging Damages

Chapter 11: Assignment, Delegation, and Third-Party Beneficiaries

I. Overview

II. Assignment of Rights and Delegation of Duties

A. Assignment Is Different from Delegation

B. Assignment as a General Rule

Restatement (2d) § 317. Assignment of a Right

Restatement (2d) § 318. Delegation of Performance of Duty

Problem 11.1: Diagram Assignment in Hamer v. Sidway

Questions to Consider While Reading the Case
TRAFFIC CONTROL SERVICES, INC. v. UNITED RENTALS NORTHWEST, INC. ................................................................. 912

Questions to Consider After Reading the Case....................................................... 917
Questions to Consider While Reading the Case ..................................................... 917

HERZOG v. LOWRY........................................................................................................ 918

Questions to Consider After Reading the Case...................................................... 921

C. Delegation .............................................................................................................. 921

III. Third-Party Beneficiaries .................................................................................. 922

A. Distinguishing Between Intended and Incidental Beneficiaries ......................... 922
   Restatement (2d) § 302. Intended and Incidental Beneficiaries................................. 923
   Restatement (2d) § 304. Creation of Duty to Beneficiary ........................................ 923

B. Case Illustrations .................................................................................................. 924

Questions to Consider While Reading the Cases .................................................. 924

DOE I v. WAL-MART STORES, INC. ............................................................... 925

FLORES v. BACA ........................................................................................................ 928

Questions to Consider After Reading the Cases ...................................................... 935

Problem 11.2: Third-Party Beneficiaries ............................................................... 935

Appendix .................................................................................................................. 937

Index ....................................................................................................................... 943