
Table of Contents

Acknowledgments.....	v
Table of Cases.....	xxxiii
Table of Statutes.....	xlvi
Table of Restatements.....	liii
Table of Uniform Commercial Code.....	lxi
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
UCC § 2–106. Definitions: “Contract,” “Agreement,” . . . “Sale” . . .	7
UCC § 2–105. Definitions: . . . “Goods” . . .	7
1. Applying the Definition of “Sale”.....	8
2. Applying the Definition of “Goods”.....	10
Questions to Consider While Reading the Cases.....	11
<i>LOHMAN v. WAGNER</i>	11

Questions to Consider While Reading the Case	17
<i>ADVENT SYSTEMS LIMITED v. UNISYS CORPORATION</i>	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
<i>LUCY v. ZEHMER</i>	39
<i>NICOSIA v. AMAZON.COM</i>	47
Problem 2.2	54

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
<i>ANDERSON v. DOUGLAS & LOMASON COMPANY</i>	57
Questions to Consider After Reading the Case	64
2. Certain Terms	64
Restatement (2d) § 33. Certainty.....	65
Questions to Consider While Reading the Case.....	67
<i>ACADEMY CHICAGO PUBLISHERS v. CHEEVER</i>	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
<i>LEONARD v. PEPSICO</i>	74
Questions to Consider While Reading the Case.....	87
<i>SATERIALE v. R.J. REYNOLDS TOBACCO COMPANY</i>	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
<i>QUAKE CONSTRUCTION, INC. v. AMERICAN AIRLINES, INC.</i>	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
<i>FELDMAN v. GOOGLE, INC.</i>	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
<i>HOUSTON DAIRY, INC. v. JOHN HANCOCK MUTUAL</i> <i>LIFE INSURANCE COMPANY</i>	124
3. Exception: Assent by Silence or Failure to Act.....	128
Restatement (2d) § 69. Acceptance by Silence Or Exercise of Dominion.....	128
39 U.S.C.A. § 3009. Mailing of Unordered Merchandise.....	130
<i>ROGER'S BACKHOE SERVICE, INC. v. NICHOLS</i>	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
<i>NORMILE v. MILLER</i>	139
Problem 2.6: Revocation	144
5. Irrevocable Offers.....	145
Restatement (2d) § 87. Option Contract	145
UCC § 2-205. Firm Offers	146
<i>NORMILE v. MILLER</i>	147
Restatement (2d) § 45. Option Contract Created by Part Performance or Tender	149
Questions to Consider While Reading the Case.....	149
<i>COOK v. COLDWELL BANKER REALTY CO.</i>	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

<i>NOWLIN v. NATIONSTAR MORTGAGE, LLC</i>	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
1. Common Law Mirror Image Rule	160
<i>ARDEENTE v. HORAN</i>	161
Questions to Consider While Reading the Case.....	164
<i>PRINCESS CRUISES, INC. v. NORFOLK SHIPBUILDING & DRYDOCK CORP.</i>	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
<i>JANNUSCH v. NAFFZIGER</i>	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
<i>EGAN MACHINERY CO. v. MOBIL CHEMICAL COMPANY</i>	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
<i>HAMER v. SIDWAY</i>	193
Questions to Consider While Reading the Case	197
<i>CARLISLE v. T & R EXCAVATING, INC.</i>	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
<i>PENNSY SUPPLY, INC. v. AMERICAN ASH RECYCLING CORP.</i>	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
<i>C.H. BETTERTON v. FIRST INTERSTATE BANK OF ARIZONA, N.A.</i>	215
Questions to Consider After Reading the Case	218
IV. Illusory Promises	218
Questions to Consider While Reading the Case	219
<i>BLYDEN A. DAVIS v. JOSEPH J. MAGNOLIA, INC.</i>	219
Questions to Consider After Reading the Case	224
Questions to Consider While Reading the Case	224
<i>OTIS F. WOOD v. LUCY, LADY DUFF-GORDON</i>	224
Questions to Consider After Reading the Case	226
V. Mutuality of Obligation	227
Questions to Consider While Reading the Case	227
<i>DOUGHTY v. IDAHO FROZEN FOODS CORP.</i>	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	235
I. Overview	235
II. Foundational Rules: Promissory Estoppel	237
A. Foundational Rule	238
Restatement (2d) § 90. Promise Reasonably Inducing Action or Forbearance	238
B. Gratuitous Promises	240
Questions to Consider While Reading the Case	241
<i>HARVEY v. DOW</i>	241
Questions to Consider After Reading the Case	246

<i>HAYES v. PLANTATIONS STEEL COMPANY</i>	246
Questions to Consider After Reading the Case	252
<i>KATZ v. DARE, INC.</i>	252
Questions to Consider After Reading the Case	256
Problem 4.1: Apply Promissory Estoppel Doctrine	256
C. Promissory Estoppel and Irrevocable Offers	257
Questions to Consider While Reading the Cases	258
<i>BAIRD CO. v. GIMBEL BROS., INC.</i>	259
<i>DRENNAN v. STAR PAVING CO.</i>	262
Questions to Consider After Reading the Cases.....	267
Restatement (2d) § 87. Option Contract	267
D. Pre-Contractual Reliance	268
Questions to Consider While Reading the Cases	268
<i>HOFFMAN v. RED OWL STORES, INC.</i>	269
<i>KENNETHJ. PRENGER v. CYRIL BAUMHOER</i>	277
Questions to Consider After Reading the Cases.....	282
III. Unjust Enrichment	282
A. Foundational Rules.....	282
Restatement (3d) of Restitution § 1.	284
Restatement (2d) Contracts § 86. Promise for a Benefit Received	285
B. Applying Unjust Enrichment Rules	286
Questions to Consider While Reading the Cases	286
<i>WEBB v. McGOWIN ET AL</i>	287
<i>HARRINGTON v. TAYLOR</i>	291
Questions and Notes to Consider After Reading the Cases	292
Questions to Consider While Reading the Case.....	293
<i>COMMERCE PARTNERSHIP 8098 LIMITED PARTNERSHIP v.</i> <i>EQUITY CONTRACTING COMPANY</i>	293
Questions to Consider After Reading the Case	299
Question to Consider While Reading the Case.....	300
<i>GRIFFITH BLACKTOP, INC. v. RICHARD DILLON</i>	300
Questions to Consider After Reading the Case	303

CHAPTER 5: Post-Formation Issues	305
I. Overview	305
II. Common Law Statute of Frauds	306
Restatement (2d) § 110. Classes of Contracts Covered	307
A. Agreements Within the Statute	309
1. The Land Contract Provision	309
Questions to Consider While Reading the Case	309
<i>DEPUGH v. MEAD CORPORATION</i>	310
Questions to Consider After Reading the Case	315
2. The One-Year Provision.....	315
Questions to Consider While Reading the Case	315
<i>BROWNING v. POIRIER</i>	316
Questions to Consider After Reading the Case	319
Problem 5.1: Application of the One-Year Provision	319
B. A Writing That Satisfies the Statute	320
1. The Writing Requirement	320
Restatement (2d) § 131. General Requisites of a Memorandum	320
Questions to Consider While Reading the Case	321
<i>STERLING v. TAYLOR</i>	321
Questions to Consider After Reading the Case	330
Restatement (2d) § 132. Several Writings	331
2. Signature Requirement	331
Restatement (2d) § 134. Signature	331
Questions to Consider While Reading the Case	332
<i>DURHAM v. HARBIN</i>	332
Questions to Consider After Reading the Case	334
C. Exceptions	334
1. Reliance	335
Questions to Consider While Reading the Case.....	335
<i>ALASKA DEMOCRATIC PARTY v. RICE</i>	335
Questions to Consider After Reading the Case	338

2. Admission	338
Questions to Consider While Reading the Case	338
<i>GIBSON v. ARNOLD</i>	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
<i>LOHMAN v. WAGNER</i>	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
<i>BUFFALO v. HART</i>	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
<i>ST. ANSGAR MILLS, INC. v. STREIT</i>	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
<i>ALASKA PACKERS’ ASS’N v. DOMENICO ET AL.</i>	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
<i>ANGEL v. MURRAY</i>	373
Questions to Consider After Reading the Case	377
Questions to Consider While Reading the Case	377
<i>3637 GREEN ROAD CO., LTD. v. SPECIALIZED COMPONENT SALES CO., INC.</i>	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
<i>WEBSTER STREET PARTNERSHIP, LTD. v. SHERIDAN</i>	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
<i>SPARROW v. DEMONICO</i>	401
Questions to Consider After Reading the Case	408
C. Intoxication	409
Restatement (2d) § 16. Intoxicated Persons.....	409
<i>LABARBERA v. WYNN LAS VEGAS, LLC</i>	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

2.	Mutual Versus Unilateral Mistake.....	415
	Restatement (2d) § 152. When Mistake of Both Parties Makes a Contract Voidable.....	415
	Restatement (2d) § 153. When Mistake of One Party Makes a Contract Voidable.....	416
3.	Bearing the Risk of the Mistake.....	417
	Restatement (2d) § 154. When a Party Bears the Risk of a Mistake	417
	Questions to Consider While Reading the Case	417
	<i>LENAWEE COUNTY BOARD OF HEALTH v. MESSERLY</i>	418
	Questions to Consider After Reading the Case	425
	Problem 6.1: Applying Mistake Doctrine	425
B.	Improper Means for Obtaining Assent	426
1.	Misrepresentation.....	427
	Restatement (2d) § 159. Misrepresentation Defined	427
	Restatement (2d) § 164. When a Misrepresentation Makes a Contract Voidable.....	428
	Restatement (2d) § 162. When a Misrepresentation Is Fraudulent or Material.....	428
	Questions to Consider While Reading the Case.....	429
	<i>VOKES v. ARTHUR MURRAY, INC.</i>	429
	Questions to Consider After Reading the Case	435
2.	Concealment and Nondisclosure	435
	Restatement (2d) § 160. When Action Is Equivalent to an Assertion (Concealment)	435
	Restatement (2d) § 161. When Non-Disclosure Is Equivalent to an Assertion	435
	Questions to Consider While Reading the Case.....	438
	<i>L & N GROVE, INC. v. CHAPMAN</i>	438
	Questions to Consider After Reading the Case	443
	Questions to Consider While Reading the Case.....	443
	<i>OBDE v. SCHLEMEYER</i>	444
	Questions to Consider After Reading the Case	447

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
	<i>EVERBANK v. MARINI</i>	450
	Questions to Consider After Reading the Case	461
	Questions to Consider While Reading the Case.....	461
	<i>CABOT CORPORATION v. AVX CORPORATION</i>	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
	<i>RUSSO v. MILLER</i>	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
	<i>BERLANGIERI v. RUNNING ELK CORPORATION</i>	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
	<i>WILLIAMS v. WALKER-THOMAS FURNITURE COMPANY</i>	498
	Questions to Consider After Reading the Case	502
	Questions to Consider While Reading the Case	504

	<i>MARGARET MITCHELL v. HCL AMERICA, INC.</i>	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
	<i>IANNUCCILLO v. MATERIAL SAND AND STONE CORPORATION</i>	518
	Questions to Consider After Reading the Case	523
	Questions to Consider While Reading the Case.....	523
	<i>WORLD OF BOXING LLC v. KING</i>	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
	<i>TRI-TOWN CONSTRUCTION COMPANY, INC. v. COMMERCE PARK</i> <i>ASSOCIATES 12, LLC</i>	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
	<i>WARD v. INTERMOUNTAIN FARMERS ASSOCIATION</i>	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
	<i>OSWALD v. ALLEN</i>	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
<i>FRIGALIMENT IMPORTING CO., LTD. v. B.N.S. INTERNATIONAL</i> <i>SALES CORP.</i>	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
<i>JOYNER v. ADAMS</i>	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
<i>JOYNER v. ADAMS</i>	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
<i>MIDDLETOWN CONCRETE PRODUCTS, INC. v. BLACK CLAWSON CO.</i>	585
Questions to Consider After Reading the Case	595
Questions to Consider While Reading the Case	595
<i>CARTER BARON DRILLING v. BADGER OIL CORPORATION</i>	595
Questions to Consider After Reading the Case	602
B. Restatement (2d) Parol Evidence Rule	603
Restatement (2d) § 209(1). Integrated Agreements	603

Restatement (2d) § 210. Completely and Partially Integrated Agreements	603
Restatement (2d) § 216(1). Consistent Additional Terms.....	604
Restatement (2d) § 216(2). Consistent Additional Terms	605
Questions to Consider While Reading the Case.....	606
<i>MATTHEWS v. DREW CHEMICAL CORPORATION</i>	606
Questions to Consider After Reading the Case	610
Problem 7.4: Applying the Parol Evidence Rule	611
C. No Oral Modification (NOM) Clauses.....	611
IV. Incomplete or Indefinite Contracts and Implied Terms	612
A. In General: Big vs. Little Gaps for Courts to Fill.....	613
Restatement (2d) § 204. Supplying an Omitted Essential Term.....	613
Questions to Consider While Reading the Case.....	614
<i>THE SUN PRINTING AND PUBLISHING ASSOCIATION v.</i> <i>REMINGTON PAPER AND POWER COMPANY, INC.</i>	614
Questions to Consider After Reading the Case	620
Questions to Consider While Reading the Case.....	620
<i>DENBURY ONSHORE, LLC v. PRECISION WELDING, INC.</i>	620
Questions to Consider After Reading the Case	628
B. Indefinite Terms	629
Questions to Consider While Reading the Case	630
<i>VOHS v. DONOVAN</i>	631
Questions to Consider After Reading the Case	635
C. Implied Duty of Good Faith	636
Restatement (2d) § 205. Duty of Good Faith And Fair Dealing.....	636
UCC § 1–304. Obligation of Good Faith.....	636
UCC § 1–201. General Definitions.....	637
Questions to Consider While Reading the Case.....	638
<i>MARKET STREET ASSOCIATES LIMITED PARTNERSHIP v. FREY</i>	638
Questions to Consider After Reading the Case	647
D. UCC “Gap Fillers”	648

CHAPTER 8: Warranties and Conditions	653
I. Overview	653
II. Warranties	654
A. Express Warranties	655
UCC § 2–313. Express Warranties by Affirmation, Promise, Description, Sample	655
Questions to Consider While Reading the Case.....	657
<i>CBS INC. v. ZIFF-DAVIS PUBLISHING CO. et al.</i>	658
Questions to Consider After Reading the Case	665
Drafting Exercise 8.1: Representations & Warranties	666
B. Implied Warranties	666
UCC § 2–312. Warranty of Title.	667
UCC § 2–314. Implied Warranty: Merchantability; Usage of Trade	667
UCC § 2–315. Implied Warranty: Fitness for a Particular Purpose.	668
Questions to Consider While Reading the Case.....	668
<i>BULLINGTON v. PALANGIO</i>	669
Questions to Consider After Reading the Case:	671
Questions to Consider While Reading the Case.....	671
<i>BAYLINER MARINE CORPORATION v. CROW</i>	672
Questions to Consider After Reading the Case	677
C. Excluding Warranties	677
UCC § 2–316. Exclusion or Modification of Warranties.	678
Questions to Consider While Reading the Case	679
<i>AMERICAN AERIAL SERVICES, INC. v. TEREX USA, LLC</i>	680
Questions to Consider After Reading the Case.....	684
III. Conditions	685
Restatement of Contracts (2d) § 224. Condition Defined	685
A. Express Conditions	686
1. Distinguishing an Express Condition from a Promise.....	686
Restatement of Contracts (2d) § 225(3). Effects of the Non-Occurrence of a Condition	687
Questions to Consider While Reading the Case.....	688

<i>MORRISON v. BARE</i>	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
<i>J. N. A. REALTY CORP. v. CROSS BAY CHELSEA, INC.</i>	696
<i>UTAH COAL AND LUMBER RESTAURANT, INC. v. OUTDOOR</i> <i>ENDEAVORS UNLIMITED</i>	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
<i>PISANI CONSTRUCTION, INC. v. KRUEGER</i>	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
<i>JACOB & YOUNGS, INC. v. KENT</i>	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
<i>ROBERTS CONTRACTING COMPANY, INC. v. VALENTINE-WOOTEN ROAD</i> <i>PUBLIC FACILITY BOARD</i>	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
<i>SMARGON v. GRAND LODGE PARTNERS, LLC</i>	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
<i>WHOLESALE SAND & GRAVEL, INC., v. JAMES DECKER</i>	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
<i>B.P. DEVELOPMENT AND MANAGEMENT CORPORATION v. P. LAFER ENTERPRISES, INC.</i>	765
<i>RAMIREZ v. AUTOSPORT</i>	767
Questions to Consider After Reading the Cases.....	773

PART III: REMEDIES	775
CHAPTER 10: Remedies	777
I. Overview	777
II. Expectation Damages	778
A. Common Law Measure of Damages	778
Restatement (2d) § 347. Measure of Damages in General	779
Problem 10.1: Expectation Damages	779
Questions to Consider While Reading the Case	780
<i>HAWKINS v. McGEE</i>	781
Questions to Consider After Reading the Case	784
Questions to Consider While Reading the Case	786
<i>LYON v. BELOSKY CONSTRUCTION, INC.</i>	786
Questions to Consider While Reading the Case	788
<i>SCHNEBERGER v. APACHE CORPORATION</i>	789
Questions to Consider After Reading the Cases	795
B. UCC Article 2 Measure of Damages	796
UCC § 1–305. Remedies to be Liberally Administered	797
1. Seller’s Damages	797
UCC § 2–703. Seller’s Remedies in General	797
UCC § 2–706. Seller’s Resale Including Contract for Resale	798
UCC § 2–708. Seller’s Damages for Non-acceptance or Repudiation	799
UCC § 2–709. Action for the Price	800
Problem 10.2: Seller’s Damages Under Article 2	800
Questions to Consider While Reading the Case	801
<i>PEACE RIVER SEED CO-OPERATIVE, LTD. v. PROSEEDS</i> <i>MARKETING, INC.</i>	802
Questions to Consider After Reading the Case	812
2. Buyer’s Damages	812
UCC § 2–711. Buyer’s Remedies in General; Buyer’s Security Interest in Rejected Goods	812
UCC § 2–712. “Cover”; Buyer’s Procurement of Substitute Goods	813

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
<i>KGM HARVESTING COMPANY v. FRESH NETWORK</i>	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
<i>In re WORLDCOM, INC.</i>	827
Questions to Consider After Reading the Case	836
B. Foreseeability	836
Questions to Consider While Reading the Case	837
<i>HADLEY v. BAXENDALE</i>	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
<i>SUNNYLAND FARMS, INC. v. CENTRAL NEW MEXICO</i>	
<i>ELECTRIC COOPERATIVE, INC.</i>	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
<i>V.A.L. FLOORS, INC. v. WESTMINSTER COMMUNITIES, INC.</i>	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
<i>DOBSON BAY CLUB II DD, LLC v. LA SONRISA DE SIENA, LLC</i>	860
Questions to Consider After Reading the Case	872

Problem 10.4: Liquidated Damages for Breach of Non-Disclosure Agreement	872
V. Exceptional Remedies	873
A. Specific Performance	874
Restatement (2d) § 360. Factors Affecting Adequacy of Damages	874
Questions to Consider While Reading the Case	875
<i>OLIVER v. BALL</i>	875
Questions to Consider After Reading the Case	881
Questions to Consider While Reading the Case	881
<i>HOUSEMAN v. DARE</i>	882
Questions to Consider After Reading the Case	886
B. Alternative Measures of Money Damages	886
1. Reliance	887
Restatement (2d) § 349. Damages Based on Reliance Interest	887
Questions to Consider While Reading the Case	889
<i>HOLLYWOOD FANTASY CORPORATION v. ZSA ZSA GABOR</i>	889
Questions to Consider After Reading the Case	894
2. Restitution.....	895
Questions to Consider While Reading the Case	895
<i>LANCELLOTTI v. THOMAS</i>	896
Questions to Consider After Reading the Case	901
Problem 10.5: Hole Digging Damages	901
 CHAPTER 11: Assignment, Delegation, and Third-Party Beneficiaries	905
I. Overview	905
II. Assignment of Rights and Delegation of Duties	905
A. Assignment Is Different from Delegation	906
B. Assignment as a General Rule	909
Restatement (2d) § 317. Assignment of a Right	909
Restatement (2d) § 318. Delegation of Performance of Duty	910
Problem 11.1: Diagram Assignment in Hamer v. Sidway	911
Questions to Consider While Reading the Case	912

<i>TRAFFIC CONTROL SERVICES, INC. v. UNITED RENTALS</i> <i>NORTHWEST, INC.</i>	912
Questions to Consider After Reading the Case	917
Questions to Consider While Reading the Case	917
<i>HERZOG v. LOWRY</i>	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
<i>DOE I v. WAL-MART STORES, INC.</i>	925
<i>FLORES v. BACA</i>	928
Questions to Consider After Reading the Cases.....	935
Problem 11.2: Third-Party Beneficiaries	935
Appendix.....	937
Index.....	943