

Uniform Law on the International Sale of Goods (1964)

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1 **Uniform Law on the International Sale of Goods**
2 **(1964)**

3 **Chapter I - Sphere of Application of the Law**

4 **Article 1**

5 1. The present Law shall apply to contracts of sale of goods
6 entered into by parties whose places of business are in the ter-
7 ritories of different States, in each of the following cases:

8 (a) where the contract involves the sale of goods which are at
9 the time of the conclusion of the contract in the course of car-
10 riage or will be carried from the territory of one State to the ter-
11 ritory of another;

(b) where the acts constituting the offer and the acceptance
have been effected in the territories of different States;

(c) where delivery of the goods is to be made in the territory of a
State other than that within whose territory the acts constituting
the offer and the acceptance have been effected.

2. Where a party to the contract does not have a place of busi-
ness, reference shall be made to his habitual residence.

3. The application of the present Law shall not depend on the
nationality of the parties.

4. In the case of contracts by correspondence, offer and accep-
tance shall be considered to have been effected in the territory
of the same State only if the letters, telegrams or other docu-
mentary communications which contain them have been sent
and received in the territory of that State.

5. For the purpose of determining whether the parties have their
places of business or habitual residences in "different States",
any two or more States shall not be considered to be "different
States" if a valid declaration to that effect made under Article

11 of the Convention dated the 1st day of July 1964 relating to
a Uniform Law on the International Sale of Goods is in force in
respect of them.

Article 2

1. Rules of private international law shall be excluded for the
purposes of the application of the present Law, subject to any
provision to the contrary in the said Law.

Article 3

The parties to a contract of sale shall be free to exclude the
application thereto of the present Law either entirely or partially.
Such exclusion may be express or implied.

Article 4

The present Law shall also apply where it has been chosen as
the law of the contract by the parties, whether or not their places
of business or their habitual residences are in different States
and whether or not such States are Parties to the Convention
dated the 1st day of July 1964 relating to a Uniform Law on
the International Sale of Goods, to the extent that it does not
affect the application of any mandatory provisions of law which
would have applicable if the parties had not chosen the Uniform
Law.

Article 5

1. The present Law shall not apply to sales:
(a) of stocks, shares, investment securities, negotiable instru-
ments or money;

21 (b) of any ship, vessel or aircraft, which is or will be subject to
registration;

22 (c) of electricity;

23 (d) by authority of law or on execution or distress.

24 2. The present Law shall not affect the application of any
mandatory provision of national law for the protection of a party
to a contract which contemplates the purchase of goods by
that party by payment of the price by instalments.

25 **Article 6**

26 Contracts for the supply of goods to be manufactured or pro-
duced shall be considered to be sales within the meaning of
the present Law, unless the party who orders the goods under-
takes to supply an essential and substantial part of the materials
necessary for such manufacture or production.

27 **Article 7**

28 The present Law shall apply to sales regardless of the commer-
cial or civil character of the parties or of the contracts.

29 **Article 8**

30 The present Law shall govern only the obligations of the seller
and the buyer arising from a contract of sale. In particular, the
present Law shall not, except as otherwise expressly provided
therein, be concerned with the formation of the contract, nor
with the effect which the contract may have on the property in
the goods sold, nor with the validity of the contract or of any of
its provisions or of any usage.

Chapter II - General Provisions

Article 9

33 1. The parties shall be bound by any usage which they have
expressly or impliedly made applicable to their contract and
by any practices which they have established between them-
selves.

34 2. They shall also be bound by usages which reasonable per-
sons in the same situation as the parties usually consider to
be applicable to their contract. In the event of conflict with the
present Law, the usages shall prevail unless otherwise agreed
by the parties.

35 3. Where expressions, provisions or forms of contract com-
monly used in commercial practice are employed, they shall be
interpreted according to the meaning usually given to them in
the trade concerned.

Article 10

36 For the purposes of the present Law, a breach of contract shall
be regarded as fundamental wherever the party breach knew,
or ought to have known, at the time of the conclusion of the
contract, that a reasonable person in the same situation as the
other party would not have entered into the contract if he had
foreseen the breach and its effects.

Article 11

38 Where under the present Law an act is required to be performed
“promptly”, it shall be performed within as short a period as
possible, in the circumstances, from the moment when the act
could reasonably be performed.

40 **Article 12**

41 For the purposes of the present Law, the expression “current
price” means a price based upon an official market quotation, or,
in the absence of such a quotation, upon those factors which,
according to the usage of the market, serve to determine the
price.

42 **Article 13**

43 For the purposes of the present Law, the expression “a party
knew or ought to have known”, or any similar expression, refers
to what should have been known to a reasonable person in the
situation.

44 **Article 14**

45 Communications provided for by the present Law shall be made
by the means usual in the circumstances.

46 **Article 15**

47 A contract of sale need not be evidenced by writing and shall not
be subject to any other requirements as to form. In particular,
it may be proved by means of witnesses.

48 **Article 16**

49 Where under the provisions of the present Law one party to a
contract of sale is entitled to require performance of any obli-
gation by the other party, a court shall not be bound to enter or
enforce a judgment providing for specific performance except

in accordance with the provisions of Article VII of the Conven-
tion dated the 1st day of July 1964 relating to a Uniform Law on
the International Sale of Goods.

Article 17

Questions concerning matters governed by the present Law 50
which are not expressly settled therein shall be settled in con- 51
formity with the general principles on which the present Law is
based.

Chapter III - Obligations of the Seller

Article 18

The seller shall effect delivery of the goods, hand over any doc- 54
uments relating thereto and transfer the property in the goods,
as required by the contract and the present Law.

Section I - Delivery of the Goods

Article 19

1. Delivery consists in the handing over of goods which conform 57
with the contract.

2. Where the contract of sale involves carriage of the goods 58
and no other place for delivery has been agreed upon, delivery
shall be effected by handing over the goods to the carrier for
transmission to the buyer.

3. Where the goods handed over to the carrier are not clearly 59
appropriated to performance of the contract by being marked
with an address or by some other means, the seller shall, in
addition to handing over the goods, send to the buyer notice of

the consignment and, if necessary, some document specifying the goods.

60 **Sub-Section I - Obligations of the Seller as Regards the Date and Place of Delivery**

61 **A. Date of delivery**

62 **Article 20**

63 Where the parties have agreed upon a date for delivery or where such date is fixed by usage, the seller shall, without the need for any other formality, be bound to deliver the goods at that date, provided that the date thus fixed is determined or determinable by the calendar or is fixed in relation to a definite event, the date of which can be ascertained by the parties.

64 **Article 21**

65 Where by agreement of the parties or by usage delivery shall be effected within a certain period (such as a particular month or season), the seller may fix the precise date of delivery, unless the circumstances indicate that the fixing of the date was reserved to the buyer.

66 **Article 22**

67 Where the date of delivery has not been determined in accordance with the provisions of Article 20 or 21, the seller shall be bound to deliver the goods within a reasonable time after the conclusion of the contract, regard being had to the nature of the goods and to the circumstances.

B. Place of delivery

68

Article 23

69

1. Where the contract of sale does not involve carriage of the goods, the seller shall deliver the goods at the place where he carried on business at the time of the conclusion of the contract, or, in the absence of a place of business, at his habitual residence.

70

2. If the sale relates to specific goods and the parties knew that the goods were at a certain place at the time of the conclusion of the contract, the seller shall deliver the goods at that place. The same rule shall apply if the goods sold are unascertained goods to be taken from a specified stock or if they are to be manufactured or produced at a place known to the parties at the time of the conclusion of the contract.

71

C. Remedies for the seller's failure to perform his obligations as regards the date and place of delivery

72

Article 24

73

1. Where the seller fails to perform his obligations as regards the date or the place of delivery, the buyer may, as provided in Articles 25 to 32:

74

(a) require performance of the contract by the seller;

75

(b) declare the contract avoided.

76

2. The buyer may also claim damages as provided in Article 82 or in Articles 84 to 87.

77

3. In no case shall the seller be entitled to apply to a court or arbitral tribunal to grant him a period of grace.

78

79 **Article 25**

80 The buyer shall not be entitled to require performance of the contract by the seller, if it is in conformity with usage and reasonably possible for the buyer to purchase goods to replace those to which the contract relates. In this case the contract shall be ipso facto avoided as from the time when such purchase should be effected.

81 **(a) Remedies as regards the date of delivery**

82 **Article 26**

83 1. Where the failure to deliver the goods at the date fixed amounts to a fundamental breach of the contract, the buyer may either require performance by the seller or declare the contract avoided. He shall inform the seller of his decision within a reasonable time, otherwise the contract shall be ipso facto avoided.

84 2. If the seller requests the buyer to make known his decision under paragraph 1 of this Article and the buyer does not comply promptly, the contract shall be ipso facto avoided.

85 3. If the seller has effected delivery before the buyer has made known his decision under paragraph 1 of this Article and the buyer does not exercise promptly his right to declare the contract avoided, the contract cannot be avoided.

86 4. Where the buyer has chosen performance of the contract and does not obtain it within a reasonable time, he may declare the contract avoided.

87 **Article 27**

88 1. Where failure to deliver the goods at the date fixed does not

amount to a fundamental breach of the contract, the seller shall retain the right to effect delivery and the buyer shall retain the right to require performance of the contract by the seller.

2. The buyer may however grant the seller an additional period of time of reasonable length. Failure to deliver within this period shall amount to a fundamental breach of the contract. 89

Article 28 90

Failure to deliver the goods at the date fixed shall amount to a fundamental breach of the contract whenever a price for such goods is quoted on a market where the buyer can obtain them. 91

Article 29 92

Where the seller tenders delivery of the goods before the date fixed, the buyer may accept or reject delivery; if he accepts, he may reserve the right to claim damages in accordance with Article 82. 93

(b) Remedies as regards the place of delivery 94

Article 30 95

1. Where failure to deliver the goods at the place fixed amounts to a fundamental breach of the contract, and failure to deliver the goods at the date fixed would also amount to a fundamental breach, the buyer may either require performance of the contract by the seller or declare the contract avoided. The buyer shall inform the seller of his decision within a reasonable time; otherwise the contract shall be ipso facto avoided. 96

2. If the seller requests the buyer to make known his decision 97

under paragraph 1 of this Article and the buyer does not comply promptly, the contract shall be ipso facto avoided. 105

98 3. If the seller has transported the goods to the place fixed before the buyer has made known his decision under paragraph 1 of this Article and the buyer does not exercise promptly his right to declare the contract avoided, the contract cannot be avoided.

99 **Article 31**

100 1. In cases not provided for in Article 30, the seller shall retain the right to effect delivery at the place fixed and the buyer shall retain the right to require performance of the contract by the seller.

101 2. The buyer may however grant the seller an additional period of time of reasonable length. Failure to deliver within this period at the place fixed shall amount to a fundamental breach of the contract.

102 **Article 32**

103 1. If delivery is to be effected by handing over the goods to a carrier and the goods have been handed over at a place other than that fixed, the buyer may declare the contract avoided, whenever the failure to deliver the goods at the place fixed amounts to a fundamental breach of the contract. He shall lose this right if he has not promptly declared the contract avoided.

104 2. The buyer shall have the same right, in the circumstances and on the conditions provided in paragraph 1 of this Article, if the goods have been despatched to some place other than that fixed.

3. If despatch from a place or to a place other than that fixed does not amount to a fundamental breach of the contract, the buyer may only claim damages in accordance with Article 82.

Sub-Section 2 - Obligations of the Seller as Regards the Conformity of the Goods 106

A. Lack of conformity 107

Article 33 108

109 1. The seller shall not have fulfilled his obligation to deliver the goods where he has handed over:

(a) part of the goods sold or a larger or a smaller quantity of the goods than he contracted to sell; 110

(b) goods which are not those to which the contract relates or goods of a different kind; 111

(c) goods which lack the qualities of a sample or model which the seller has handed over or sent to the buyer, unless the seller has submitted it without any express or implied undertaking that the goods would conform therewith; 112

(d) goods which do not possess the qualities necessary for their ordinary or commercial use; 113

(e) goods which do not possess the qualities for some particular purpose expressly or impliedly contemplated by the contract; 114

(f) in general, goods which do not possess the qualities and characteristics expressly or impliedly contemplated by the contract. 115

2. No difference in quantity, lack of part of the goods or absence 116

of any quality or characteristic shall be taken into consideration ¹²⁴ where it is not material.

117 Article 34

118 In the cases to which Article 33 relates, the rights conferred on the buyer by the present Law exclude all other remedies based on lack of conformity of the goods.

119 Article 35

120 1. Whether the goods are in conformity with the contract shall be determined by their condition at the time when risk passes. However, if risk does not pass because of a declaration of avoidance of the contract or of a demand for other goods in replacement, the conformity of the goods with the contract shall be determined by their condition at the time when risk would have passed had they been in conformity with the contract.

121 2. The seller shall be liable for the consequences of any lack of conformity occurring after the time fixed in paragraph 1 of this Article if it was due to an act of the seller or of a person for whose conduct he is responsible.

122 Article 36

123 The seller shall not be liable for the consequences of any lack of conformity of the kind referred to in sub-paragraph d), e) or f) of paragraph 1 of Article 33, if at the time of the conclusion of the contract the buyer knew, or could not have been unaware of, such lack of conformity.

Article 37

If the seller has handed over goods before the date fixed for delivery he may, up to that date, deliver any missing part or quantity of the goods or deliver other goods which are in conformity with the contract or remedy any defects in the goods handed over, provided that the exercise of this right does not cause the buyer either unreasonable inconvenience or unreasonable expense. ¹²⁵

B. Ascertainment and notification of lack of conformity ¹²⁶

Article 38 ¹²⁷

1. The buyer shall examine the goods, or cause them to be examined, promptly. ¹²⁸

2. In case of carriage of the goods the buyer shall examine them at the place of destination. ¹²⁹

3. If the goods are redespached by the buyer without transshipment and the seller knew or ought to have known, at the time when the contract was concluded, of the possibility of such redespatch, examination of the goods may be deferred until they arrive at the new destination. ¹³⁰

4. The methods of examination shall be governed by the agreement of the parties or, in the absence of such agreement, by the law or usage of the place where the examination is to be effected. ¹³¹

Article 39 ¹³²

1. The buyer shall lose the right to rely on a lack of conformity of the goods if he has not given the seller notice thereof promptly ¹³³

after he discovered the lack of conformity or ought to have discovered it. If a defect which could not have been revealed by the examination of the goods provided for in Article 38 is found later, the buyer may nonetheless rely on that defect, provided that he gives the seller notice thereof promptly after its discovery. In any event, the buyer shall lose the right to rely on a lack of conformity of the goods if he has not given notice thereof to the seller within a period of two years from the date on which the goods were handed over, unless the lack of conformity constituted a breach of a guarantee covering a longer period.

134 2. In giving notice to the seller of any lack of conformity, the buyer shall specify its nature and invite the seller to examine the goods or to cause them to be examined by his agent.

135 3. Where any notice referred to in paragraph 1 of this Article has been sent by letter, telegram or other appropriate means, the fact that such notice is delayed or fails to arrive at its destination shall not deprive the buyer of the right to rely thereon.

136 **Article 40**

137 The seller shall not be entitled to rely on the provisions of Articles 38 and 39 if the lack of conformity relates to facts of which he knew, or of which he could not have been unaware, and which he did not disclose.

138 **C. Remedies for lack of conformity**

139 **Article 41**

140 1. Where the buyer has given due notice to the seller of the failure of the goods to conform with the contract, the buyer may, as provided in Articles 42 to 46:

141 (a) require performance of the contract by the seller;

(b) declare the contract avoided; 142

(c) reduce the price. 143

2. The buyer may also claim damages as provided in Article 82 or in Articles 84 to 87. 144

Article 42 145

1. The buyer may require the seller to perform the contract: 146

(a) if the sale relates to goods to be produced or manufactured by the seller, by remedying defects in the goods, provided the seller is in position to remedy the defects; 147

(b) if the sale relates to specific goods, by delivering the goods to which the contract refers or the missing part thereof; 148

(c) if the sale relates to unascertained goods, by delivering other goods which are in conformity with the contract or by delivering the missing part or quantity, except where the purchase of goods in replacement is in conformity with usage and reasonably possible. 149

2. If the buyer does not obtain performance of the contract by the seller within a reasonable time, he shall retain the rights provided in Articles 43 to 46. 150

Article 43 151

The buyer may declare the contract avoided if the failure of the goods to conform to the contract and also the failure to deliver on the date fixed amount to fundamental breaches of the contract. The buyer shall lose his right to declare the contract avoided if he does not exercise it promptly after giving the seller 152

notice of the lack of conformity or, in the case to which paragraph 2 of Article 42 applies, after the expiration of the period referred to in that paragraph.

153 **Article 44**

154 1. In cases not provided for in Article 43, the seller shall retain, after the date fixed for the delivery of the goods, the right to deliver any missing part or quantity of the goods or to deliver other goods which are in conformity with the contract or to remedy any defect in the goods handed over, provided that the exercise of this right does not cause the buyer either unreasonable inconvenience or unreasonable expense.

155 2. The buyer may however fix an additional period of time of reasonable length for the further delivery or the remedying of the defect. If at the expiration of the additional period the seller has not delivered the goods or remedied the defect, the buyer may choose between requiring the performance of the contract or reducing the price in accordance with Article 46 or, provided that he does so promptly, declare the contract avoided.

156 **Article 45**

157 1. Where the seller has handed over part only of the goods or an insufficient quantity or where part only of the goods handed over is in conformity with the contract the provisions of Articles 43 and 44 shall apply in respect of the part or quantity which is missing or which does not conform with the contract.

158 2. The buyer may declare the contract avoided in its entirety only if the failure to effect delivery completely and in conformity with the contract amounts to a fundamental breach of the contract.

Article 46 159

160 Where the buyer has neither obtained performance of the contract by the seller nor declared the contract avoided, the buyer may reduce the price in the same proportion as the value of the goods at the time of the conclusion of the contract has been diminished because of their lack of conformity with the contract.

Article 47 161

162 Where the seller has proffered to the buyer a quantity of unascertained goods greater than that provided for in the contract, the buyer may reject or accept the excess quantity. If the buyer rejects the excess quantity, the seller shall be liable only for damages in accordance with Article 82. If the buyer accepts the whole or part of the excess quantity, he shall pay for it at the contract rate.

Article 48 163

164 The buyer may exercise the rights provided in Articles 43 to 46, even before the time for delivery, if it is clear that goods which would be handed over would not be in conformity with the contract.

Article 49 165

166 1. The buyer shall lose his right to rely on lack of conformity with the contract at the expiration of a period of one year after he has given notice as provided in Article 39, unless he has been prevented from exercising his right because of fraud on the part of the seller.

2. After the expiration of this period, the buyer shall not be entitled to rely on the lack of conformity, even by way of defence to an action. Nevertheless, if the buyer has not paid for the goods and provided that he has given due notice of the lack of conformity promptly, as provided in Article 39, he may advance as a defence to a claim for payment of the price a claim for a reduction in the price or for damages.

168 **Section II - Handing Over of Documents**

169 **Article 50**

170 Where the seller is bound to hand over to the buyer any documents relating to the goods, he shall do so at the time and place fixed by the contract or by usage.

171 **Article 51**

172 If the seller fails to hand over documents as provided in Article 50 at the time and place fixed or if he hands over documents which are not in conformity with those which he was bound to hand over, the buyer shall have the same rights as those provided under Articles 24 to 32 or under Articles 41 to 49, as the case may be.

173 **Section III - Transfer of Property**

174 **Article 52**

175 1. Where the goods are subject to a right or claim of a third person, the buyer, unless he agreed to take the goods subject to such right or claim, shall notify the seller of such right or claim. Unless the seller already knows thereof, and request that the goods should be freed therefrom within a reasonable time or

167 that other goods free from all rights and claims of third persons be delivered to him by the seller.

2. If the seller complies with a request made under paragraph I of this Article and the buyer nevertheless suffers a loss, the buyer may claim damages in accordance with Article 82. 176

3. If the seller fails to comply with a request made under paragraph I of this Article and a fundamental breach of the contract results thereby, the buyer may declare the contract avoided and claim damages in accordance with Articles 84 to 87. If the buyer does not declare the contract avoided or if there is no fundamental breach of the contract, the buyer shall have the right to claim damages in accordance with Article 82. 177

4. The buyer shall lose his right to declare the contract avoided if he fails to act in accordance with paragraph I of this Article within a reasonable time from the moment when he became aware or ought to have become aware of the right or claim of the third person in respect of the goods. 178

Article 53 179

The rights conferred on the buyer by Article 52 exclude all other remedies based on the fact that the seller has failed to perform his obligation to transfer the property in the goods or that the goods are subject to a right or claim of a third person. 180

Section IV - Other Obligations of the Seller 181

Article 54 182

1. If the seller is bound to despatch the goods to the buyer, he shall make, in the usual way and on the usual terms, such contracts as are necessary for the carriage of the goods to the place fixed. 183

184 2. If the seller is not bound by the contract to effect insurance in
 respect of the carriage of the goods, he shall provide the buyer,
 at his request, with all information necessary to enable him to
 effect such insurance.

185 **Article 55**

186 1. If the seller fails to perform any obligation other than those
 referred to in Articles 20 to 53, the buyer may:

187 (a) where such failure amounts to a fundamental breach of the
 contract, declare the contract avoided, provided that he does
 so promptly, and claim damages in accordance with Articles 84
 to 87, or

188 (b) in any other case, claim damages in accordance with Article
 82.

189 2. The buyer may also require performance by the seller of his
 obligation, unless the contract is avoided.

190 **Chapter IV - Obligations of the Buyer**

191 **Article 56**

192 The buyer shall pay the price for the goods and take delivery of
 them as required by the contract and the present Law.

193 **Section I - Payment of the Price**

194 **A. Fixing the price**

195 **Article 57**

196 Where a contract has been concluded but does not state a price
 or make provision for the determination of the price, the buyer

shall be bound to pay the price generally charged by the seller
 at the time of the conclusion of the contract.

Article 58

Where the price is fixed according to the weight of the goods, it
 shall, in case of doubt, be determined by the net weight.

B. Place and date of payment

Article 59

1. The buyer shall pay the price to the seller at the seller's
 place of business or, if he does not have a place of business,
 at his habitual residence, or, where the payment is to be made
 against the handing over of the goods or of documents, at the
 place where such handing over takes place.

2. Where, in consequence of a change in the place of business
 or habitual residence of the seller subsequent to the conclu-
 sion of the contract, the expenses incidental to payment are
 increased, such increase shall be borne by the seller.

Article 60

Where the parties have agreed upon a date for the payment of
 the price or where such date is fixed by usage, the buyer shall,
 without the need for any other formality, pay the price at that
 date.

C. Remedies for non-payment

Article 61

1. If the buyer fails to pay the price in accordance with the

contract and with the present Law, the seller may require the buyer to perform his obligation. 215

208 2. The seller shall not be entitled to require payment of the price by the buyer if it is in conformity with usage and reasonably possible for the seller to resell the goods. In that case the contract shall be ipso facto avoided as from the time when such resale should be effected.

209 **Article 62**

210 1. Where the failure to pay the price at the date fixed amounts to a fundamental breach of the contract, the seller may either require the buyer to pay the price or declare the contract avoided. He shall inform the buyer of his decision within a reasonable time; otherwise the contract shall be ipso facto avoided.

211 2. Where the failure to pay the price at the date fixed does not amount to a fundamental breach of the contract, the seller may grant to the buyer an additional period of time of reasonable length. If the buyer has not paid the price at the expiration of the additional period, the seller may either require the payment of the price by the buyer or, provided that he does so promptly, declare the contract avoided.

212 **Article 63**

213 1. Where the contract is avoided because of failure to pay the price, the seller shall have the right to claim damages in accordance with Articles 84 to 87.

214 2. Where the contract is not avoided, the seller shall have the right to claim damages in accordance with Articles 82 and 83.

Article 64

In no case shall the buyer be entitled to apply to a court or arbitral tribunal to grant him a period of grace for the payment of the price. 216

Section II - Taking of Delivery 217

Article 65 218

Taking delivery consists in the buyer's doing all such acts as are necessary in order to enable the seller to hand over the goods and actually taking them over. 219

Article 66 220

1. Where the buyer's failure to take delivery of the goods in accordance with the contract amounts to a fundamental breach of the contract or gives the seller good grounds for fearing that the buyer will not pay the price, the seller may declare the contract avoided. 221

2. Where the failure to take delivery of the goods does not amount to a fundamental breach of the contract, the seller may grant to the buyer an additional period of time of reasonable length. If the buyer has not taken delivery of the goods at the expiration of the additional period, the seller may declare the contract avoided provided that he does so promptly. 222

Article 67 223

1. If the contract reserves to the buyer the right subsequently to determine the form, measurement or other features of the goods (sale by specification) and he fails to make such specification either on the date expressly or impliedly agreed upon 224

or within a reasonable time after receipt of a request from the seller, the seller may declare the contract avoided, provided that he does so promptly, or make the specification himself in accordance with the requirements of the buyer in so far as these are known to him.

225 2. If the seller makes the specification himself, he shall inform the buyer of the details thereof and shall fix a reasonable period of time within which the buyer may submit a different specification. If the buyer fails to do so the specification made by the seller shall be binding.

226 Article 68

227 1. Where the contract is avoided because of the failure of the buyer to accept delivery of the goods or to make a specification, the seller shall have the right to claim damages in accordance with Articles 84 to 87.

228 2. Where the contract is not avoided, the seller shall have the right to claim damages in accordance with Article 82.

229 Section III - Other Obligations of the Buyer

230 Article 69

231 The buyer shall take the steps provided for in the contract, by usage or by laws and regulations in force, for the purpose of making provision for or guaranteeing payment of the price, such as the acceptance of a bill of exchange, the opening of a documentary credit or the giving of a banker's guarantee.

232 Article 70

233 1. If the buyer fails to perform any obligation other than those

referred to in Sections I and II of this Chapter, the seller may:

(a) where such failure amounts to a fundamental breach of the contract, declare the contract avoided, provided that he does so promptly, and claim damages in accordance with Articles 84 to 87; or 234

(b) in any other case claim damages in accordance with Article 82. 235

2. The seller may also require performance by the buyer of his obligation, unless the contract is avoided. 236

Chapter V - Provisions Common to the Obligations of the Seller and of the Buyer 237

Section I - Concurrence between Delivery of the Goods and Payment of the Price 238

Article 71 239

Except as otherwise provided in Article 72, delivery of the goods and payment of the price shall be concurrent conditions. Nevertheless, the buyer shall not be obliged to pay the price until he has had an opportunity to examine the goods. 240

Article 72 241

1. Where the contract involves carriage of the goods and where delivery is, by virtue of paragraph 2 of Article 19, effected by handing over the goods to the carrier, the seller may either postpone despatch of the goods until he receives payment or proceed to despatch them on terms that reserve to himself the right of disposal of the goods during transit. In the latter case, he may require that the goods shall not be handed over to the 242

buyer at the place of destination except against payment of the price and the buyer shall not be bound to pay the price until he has had an opportunity to examine the goods.

243 2. Nevertheless, when the contract requires payment against documents, the buyer shall not be entitled to refuse payment of the price on the ground that he has not had the opportunity to examine the goods.

244 **Article 73**

245 1. Each party may suspend the performance of his obligations whenever, after the conclusion of the contract, the economic situation of the other party appears to have become so difficult that there is good reason to fear that he will not perform a material part of his obligations.

246 2. If the seller has already despatched the goods before the economic situation of the buyer described in paragraph 1 of this Article becomes evident, he may prevent the handing over of the goods to the buyer even if the latter holds a document which entitles him to obtain them.

247 3. Nevertheless, the seller shall not be entitled to prevent the handing over of the goods if they are claimed by a third person who is a lawful holder of a document which entitles him to obtain the goods, unless the document contains a reservation concerning the effects of its transfer or unless the seller can prove that the holder of the document, when he acquired it, knowingly acted to the detriment of the seller.

248 **Section II - Exemptions**

249 **Article 74**

250 1. Where one of the parties has not performed one of his obligations,

he shall not be liable for such non-performance if he can prove that it was due to circumstances which, according to the intention of the parties at the time of the conclusion of the contract, he was not bound to take into account or to avoid or to overcome; in the absence of any expression of the intention of the parties, regard shall be had to what reasonable persons in the same situation would have intended.

2 .Where the circumstances which gave rise to the non- performance of the obligation constituted only a temporary impediment to performance, the party in default shall nevertheless be permanently relieved of his obligation if, by reason of the delay, performance would be so radically changed as to amount to the performance of an obligation quite different from that contemplated by the contract. 251

3. The relief provided by this Article for one of the parties shall not exclude the avoidance of the contract under some other provision of the present Law or deprive the other party of any right which he has under the present Law to reduce the price, unless the circumstances which entitled the first party to relief were caused by the act of the other party or of some person for whose conduct he was responsible. 252

253 **Section III - Supplementary Rules Concerning the Avoidance of the Contract**

254 **A. Supplementary grounds for avoidance**

255 **Article 75**

256 1. Where, in the case of contracts for delivery of goods by instalments, by reason of any failure by one party to perform any of his obligations under the contract in respect of any instalment, the other party has good reason to fear failure of performance

in respect of future instalments, he may declare the contract avoided for the future, provided that he does so promptly.

257 2. The buyer may also, provided that he does so promptly, declare the contract avoided in respect of future deliveries or in respect of deliveries already made or both, if by reason of their interdependence such deliveries would be worthless to him.

258 **Article 76**

259 Where prior to the date fixed for performance of the contract it is clear that one of the parties will commit a fundamental breach of the contract, the other party shall have the right to declare the contract avoided.

260 **Article 77**

261 Where the contract has been avoided under Article 75 or Article 76, the party declaring the contract avoided may claim damages in accordance with Articles 84 to 87.

262 **B. Effects of avoidance**

263 **Article 78**

264 1. Avoidance of the contract releases both parties from their obligations thereunder, subject to any damages which may be due.

265 2. If one party has performed the contract either wholly or in part, he may claim the return of whatever he has supplied or paid under the contract. If both parties are required to make restitution, they shall do so concurrently.

Article 79

266

1. The buyer shall lose his right to declare the contract avoided where it is impossible for him to return the goods in the condition in which he received them. 267

2. Nevertheless, the buyer may declare the contract avoided: 268

(a) if the goods or part of the goods have perished or deteriorated as a result of the defect which justifies the avoidance; 269

(b) if the goods or part of the goods have perished or deteriorated as a result of the examination prescribed in Article 38; 270

(c) if part of the goods have been consumed or transformed by the buyer in the course of normal use before the lack of conformity with the contract was discovered; 271

(d) if the impossibility of returning the goods or of returning them in the condition in which they were received is not due to the act of the buyer or of some other person for whose conduct he is responsible; 272

(e) if the deterioration or transformation of the goods is unimportant. 273

Article 80

274

The buyer who has lost the right to declare the contract avoided by virtue of Article 79 shall retain all the other rights conferred on him by the present Law. 275

Article 81

276

1. Where the seller is under an obligation to refund the price, 277

he shall also be liable for the interest thereon at the rate fixed by Article 83, as from the date of payment.

278 2. The buyer shall be liable to account to the seller for all benefits which he has derived from the goods or part of them, as the case may be:

279 (a) where he is under an obligation to return the goods or part of them; or

280 (b) where it is impossible for him to return the goods or part of them, but the contract is nevertheless avoided.

281 **Section IV - Supplementary Rules Concerning Damages**

282 **A. Damages where the contract is not avoided**

283 **Article 82**

284 Where the contract is not avoided, damages for a breach of contract by one party shall consist of a sum equal to the loss, including loss of profit, suffered by the other party. Such damages shall not exceed the loss which the party in breach ought to have foreseen at the time of the conclusion of the contract, in the light of the facts and matters which then were known or ought to have been known to him, as a possible consequence of the breach of the contract.

285 **Article 83**

286 Where the breach of contract consists of delay in the payment of the price, the seller shall in any event be entitled to interest on such sum as is in arrears at a rate equal to the official discount rate in the country where he has his place of business

or, if he has no place of business, his habitual residence, plus 1%.

B. Damages where the contract is avoided 287

Article 84 288

1. In case of avoidance of the contract, where there is a current price for the goods, damages shall be equal to the difference between the price fixed by the contract and the current price on the date on which the contract is avoided. 289

2. In calculating the amount of damages under paragraph 1 of this Article, the current price to be taken into account shall be that prevailing in the market in which the transaction took place or, if there is no such current price or its application is inappropriate, the price in a market which serves as a reasonable substitute, making due allowance for differences in the cost of transporting the goods. 290

Article 85 291

If the buyer has bought goods in replacement or the seller has resold goods in a reasonable manner, he may recover the difference between the contract price and the price paid for the goods bought in replacement or that obtained by the resale. 292

Article 86 293

The damages referred to in Articles 84 and 85 may be increased by the amount of any reasonable expenses incurred as a result of the breach or up to the amount of any loss, including loss of profit, which should have been foreseen by the party 294

in breach, at the time of the conclusion of the contract, in the light of the facts and matters which were known or ought to have been known to him, as a possible consequence of the breached of the contract.

295 **Article 87**

296 If there is no current price for the goods, damages shall be calculated on the same basis as that provided in Article 82.

297 **C. General provisions concerning damages**

298 **Article 88**

299 The party who relies on a breach of the contract shall adopt all reasonable measures to mitigate the loss resulting from the breach. If he fails to adopt such measures, the party in breach may claim a reduction in the damages.

300 **Article 89**

301 In case of fraud, damages shall be determined by the rules applicable in respect of contracts of sale not governed by the present Law.

302 **Section V - Expenses**

303 **Article 90**

304 The expenses of delivery shall be borne by the seller; all expenses after delivery shall be borne by the buyer.

Section VI - Preservation of the Goods

Article 91

Where the buyer is in delay in taking delivery of the goods or in paying the price, the seller shall take reasonable steps to preserve the goods; he shall have the right to retain them until he has been reimbursed his reasonable expenses by the buyer.

Article 92

1. Where the goods have been received by the buyer, he shall take reasonable steps to preserve them if he intends to reject them; he shall have the right to retain them until he has been reimbursed his reasonable expenses by the seller.

2. Where goods despatched to the buyer have been put at his disposal at their place of destination and he exercises the right to reject them, he shall be bound to take possession of them on behalf of the seller, provided that this may be done without payment of the price and without unreasonable inconvenience or unreasonable expense. This provision shall not apply where the seller or a person authorized to take charge of the goods on his behalf is present at such destination.

Article 93

The party who is under an obligation to take steps to preserve the goods may deposit them in the warehouse of a third person at the expense of the other party provided that the expense incurred is not unreasonable.

Article 94

- 314 1. The party who, in the cases to which Articles 91 and 92 apply,
is under an obligation to take steps to preserve the goods may
sell them by any appropriate means, provided that there has
been unreasonable delay by the other party in accepting them
or taking them back or in paying the cost of preservation and
provided that due notice has been given to the other party of
the intention to sell.
- 315 2. The party selling the goods shall have right to retain out of
the proceeds of sale an amount equal to the reasonable costs
of preserving the goods and of selling them and shall transmit
the balance to the other party.

316 **Article 95**

317 Where, in the cases to which Articles 91 and 92 apply, the
goods are subject to loss or rapid deterioration or their preser-
vation would involve unreasonable expense, the party under
the duty to preserve them is bound to sell them in accordance
with Article 94.

318 **Chapter VI - Passing of the Risk**

319 **Article 96**

320 Where the risk has passed to the buyer, he shall pay the price
notwithstanding the loss or deterioration of the goods, unless
this is due to the act of the seller or of some other person for
whose conduct the seller is responsible.

321 **Article 97**

322 1. The risk shall pass to the buyer when delivery of the goods is

313 effected in accordance with the provisions of the contract and
the present law.

2. In the case of the handing over of goods which are not in 323
conformity with the contract, the risk shall pass to the buyer
from the moment when the handing over has, apart from the
lack of conformity, been effected in accordance with the provi-
sions of the contract and of the present Law, where the buyer
has neither declared the contract avoided nor required goods
in replacement.

Article 98

1. Where the handing over of the goods is delayed owing to 325
the breach of an obligation of the buyer, the risk shall pass to
the buyer as from the last date when, apart from such breach,
the handing over could have been made in accordance with the
contract.

2. Where the contract relates to a sale of unascertained goods, 326
delay on the part of the buyer shall cause the risk to pass only
when the seller has set aside goods manifestly appropriated
to the contract and has notified the buyer that this has been
done.

3. Where unascertained goods are of such a kind that the seller 327
cannot set aside a part of them until the buyer takes delivery,
it shall be sufficient for the seller to do all acts necessary to
enable the buyer to take delivery.

Article 99

1. Where the sale is of goods in transit by sea, the risk shall be 329
borne by the buyer as from the time at which the goods were
handed over to the carrier.

2. Where the seller, at the time of the conclusion of the contract, 330
knew or ought to have known that the goods had been lost or
had deteriorated, the risk shall remain with him until the time of
the conclusion of the contract:

331 **Article 100**

332 If, in a case to which paragraph 3 of Article 19 applies, the seller,
at the time of sending the notice or other document referred to
in that paragraph, knew or ought to have known that the goods
had been lost or had deteriorated after they were handed over
to the carrier, the risk shall remain with the seller until the time
of sending such notice or document.

333 **Article 101**

334 The passing of the risk shall not necessarily be determined by
the provisions of the contract concerning expenses.

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