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UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS (1980) [CISG]

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THE STATES PARTIES TO THIS CONVENTION,

International Economic Order, session of the General Assembly of the United Nations on the establishment of a New BEARING IN MIND the broad objectives in the resolutions adopted by the sixth special

mutual benefit is an important element in promoting friendly relations among States, CONSIDERING that the development of international trade on the basis of equality and

promote the development of international trade, legal systems would contribute to the removal of legal barriers in international trade and the international sale of goods and take into account the different social, economic and BEING OF THE OPINION that the adoption of uniform rules which govern contracts for

HAVE AGREED as follows:

PART I

SPHERE OF APPLICATION AND GENERAL PROVISIONS

Chapter I

SPHERE OF APPLICATION

Article 1

- of business are in different States: (1) This Convention applies to contracts of sale of goods between parties whose places
- (a) when the States are Contracting States; or
- Contracting State (b) when the rules of private international law lead to the application of the law of a
- dealings between, or from information disclosed by, the parties at any time before or at disregarded whenever this fact does not appear either from the contract or from any the conclusion of the contract. (2) The fact that the parties have their places of business in different States is to be
- of this Convention. parties or of the contract is to be taken into consideration in determining the application (3) Neither the nationality of the parties nor the civil or commercial character of the

Article 2

This Convention does not apply to sales:

- the goods were bought for any such use; before or at the conclusion of the contract, neither knew nor ought to have known that (a) of goods bought for personal, family or household use, unless the seller, at any time
- (b) by auction;

- (c) on execution or otherwise by authority of law;
- (d) of stocks, shares, investment securities, negotiable instruments or money;
- (e) of ships, vessels, hovercraft or aircraft;
- (f) of electricity.

- substantial part of the materials necessary for such manufacture or production. considered Contracts for the supply of goods to be manufactured or produced are to sales unless the party who orders the goods undertakes to supply a be
- obligations of the party who furnishes the goods consists in the supply of labour or other services (2) This Convention does not apply to contracts in which the preponderant part of the

Article 4

This obligations of the seller and the buyer arising from such a contract. In particular, except as otherwise expressly provided in this Convention, it is not concerned with: Convention governs only the formation of the contract of sale and the rights and

- (a) the validity of the contract or of any of its provisions or of any usage:
- (b) the effect which the contract may have on the property in the goods sold.

Article 5

caused by the goods to any person. This Convention does not apply to the liability of the seller for death or personal injury

Article 6

derogate from or vary the effect of any of its provisions parties may exclude the application of this Convention or, subject to article 12,

Chapter II

GENERAL PROVISIONS

Article 7

- good faith in international trade. character and to the need to promote uniformity in its application and the observance of (1) In the interpretation of this Convention, regard <u>∞</u>. ರ be had to its international
- the rules of private international law. or, in the absence of such principles, in conformity with the law applicable by virtue of settled in it are to be settled in conformity with the general principles on which it is based (2) Questions concerning matters governed by this Convention which are not expressly

Article 8

- not have been unaware what that intent was party are to be interpreted according to his intent where the other party knew or could (1) For the purposes of this Convention statements made by and other conduct
- of the same kind as the other party would have had in the same circumstances of a party are to be interpreted according to the understanding that a reasonable person (2) If the preceding paragraph is not applicable, statements made by and other conduct
- themselves, usages and any subsequent conduct of the parties including the negotiations, any practices which the parties have established between have had, due consideration is to be given to all relevant circumstances of the case (3) In determining the intent of a party or the understanding a reasonable person would

Article 9

which they have established between themselves (1) The parties are bound by any usage to which they have agreed and by any practices

by, parties to contracts of the type involved in the particular trade concerned. have known and which in international trade is widely known to, and regularly observed applicable to their contract or its formation a usage of which the parties knew or ought to (2) The parties are considered, unless otherwise agreed, to have impliedly made

Article 10

For the purposes of this Convention:

- conclusion of the contract; circumstances known to or contemplated by the parties at any time before or at the has the closest relationship to the contract and its performance, having regard to the (a) if a party has more than one place of business, the place of business is that which
- (b) if a party does not have a place of business, reference is to be made to his habitual residence.

Article 11

witnesses A contract of sale need not be concluded in or evidenced by writing and is not subject any other requirement as to form. It may be proved by any means, including

Article 12

under article 96 of this Convention. The parties may not derogate from or vary the effect any party has his place of business in a Contracting State which has made a declaration indication of intention to be made in any form other than in writing does not apply where Any provision of article 11, article 29 or Part II of this Convention that allows a contract of or this article or its modification or termination by agreement or any offer, acceptance or other

Article 13

For the purposes of this Convention "writing" includes telegram and telex.

PART II

FORMATION OF THE CONTRACT

Article 14

- and the price. goods and expressly or implicitly fixes or makes provision for determining the quantity be bound in case of acceptance. A proposal is sufficiently definite if it indicates the constitutes an offer if it is sufficiently definite and indicates the intention of the offeror to (1) A proposal for concluding a contract addressed to one or more specific persons
- by the person making the proposal. considered merely as an invitation to make offers, unless the contrary is clearly indicated (2) A proposal other than one addressed to one or more specific persons is to be

Article 15

- (1) An offer becomes effective when it reaches the offeree
- offeree before or at the same time as the offer. (2) An offer, even if it is irrevocable, may be withdrawn if the withdrawal reaches the

- offeree before he has dispatched an acceptance (1) Until a contract is concluded an offer may be revoked if the revocation reaches the
- (2) However, an offer cannot be revoked:
- irrevocable; or (a) if it indicates, whether by stating a fixed time for acceptance or otherwise, that it is
- offeree has acted in reliance on the offer. (b) if it was reasonable for the offeree to rely on the offer as being irrevocable and the

An offer, even if it is irrevocable, is terminated when a rejection reaches the offeror.

Article 18

- an acceptance. Silence or inactivity does not in itself amount to acceptance (1) A statement made by or other conduct of the offeree indicating assent to an offer is
- accepted immediately unless the circumstances indicate otherwise. rapidity of the means of communication employed by the offeror. An oral offer must be time, due account being taken of the circumstances of the transaction, including the reach the offeror within the time he has fixed or, if no time is fixed, within a reasonable reaches the offeror. An acceptance is not effective if the indication of assent does not (2) An acceptance of an offer becomes effective at the moment the indication of assent
- preceding paragraph. performed, provided that the act is performed within the period of time laid down in the price, without notice to the offeror, the acceptance is effective at the moment the act is performing an act, such as one relating to the dispatch of the goods or payment of the established between themselves or of usage, the offeree may indicate assent by (3) However, if, by virtue of the offer or as a result of practices which the parties have

- (1) A reply to an offer which purports to be an acceptance but contains additions, limitations or other modifications is a rejection of the offer and constitutes a counter-offer.
- or dispatches a notice to that effect. If he does not so object, the terms of the contract are the terms of the offer with the modifications contained in the acceptance an acceptance, unless the offeror, without undue delay, objects orally to the discrepancy additional or different terms which do not materially alter the terms of the offer constitutes (2) However, a reply to an offer which purports to be an acceptance but contains

offer materially. liability to the other or the settlement of disputes are considered to alter the terms of the quality and quantity of the goods, place and time of delivery, extent of one party's (3) Additional or different terms relating, among other things, to the price, payment,

Article 20

- instantaneous communication, begins to run from the moment that the offer reaches the the letter or, if no such date is shown, from the date shown on the envelope. A period of run from the moment the telegram is handed in for dispatch or from the date shown on (1) A period of time for acceptance fixed by the offeror in a telegram or a letter begins to ਨ੍ਹਾਂ acceptance fixed by the offeror by telephone, telex or other means 으
- the period is extended until the first business day which follows. falls on an official holiday or a non-business day at the place of business of the offeror, delivered at the address of the offeror on the last day of the period because that day are included in calculating the period. However, if a notice of acceptance cannot be (2) Official holidays or non-business days occurring during the period for acceptance

- offeror orally so informs the offeree or dispatches a notice to that effect. (1) A late acceptance is nevertheless effective as an acceptance if without delay the
- delay, the offeror orally informs the offeree that he considers his offer as having lapsed or dispatches a notice to that effect. offeror in due time, the late acceptance is effective as an acceptance unless, without such circumstances that if its transmission had been normal it would have reached the (2) If a letter or other writing containing a late acceptance shows that it has been sent in

same time as the acceptance would have become effective. An acceptance may be withdrawn if the withdrawal reaches the offeror before or at the

Article 23

effective in accordance with the provisions of this Convention. A contract is concluded at the moment when an acceptance of an offer becomes

Article 24

address or, if he does not have a place of business or mailing address, to his habitual residence delivered by any other means to him personally, to his place of business or mailing any other indication of intention "reaches" the addressee when it is made orally to him or For the purposes of this Part of the Convention, an offer, declaration of acceptance or

PART III

SALE OF GOODS

Chapter I

GENERAL PROVISIONS

Article 25

result. person of the same kind in the same circumstances would not have foreseen such a expect under the contract, unless the party in breach did not foresee and a reasonable detriment to the other party as substantially to deprive him of what he is entitled to A breach of contract committed by one of the parties is fundamental if it results in such

Article 26

party. A declaration of avoidance of the contract is effective only if made by notice to the other

or other communication is given or made by a party in accordance with this Part and by communication. communication or its failure to arrive does not deprive that party of the right to rely on the Unless otherwise expressly provided in this Part of the Convention, if any notice, request appropriate in the circumstances, a delay or error in the transmission of the

Article 28

judgement for specific performance unless the court would do so under its own law in respect of similar contracts of sale not governed by this Convention. performance If, in accordance with the provisions of this Convention, one party is entitled to require of any obligation by the other party, a court is not bound to enter a

Article 29

- (1) A contract may be modified or terminated by the mere agreement of the parties.
- provision to the extent that the other party has relied on that conduct. by agreement. However, a party may be precluded by his conduct from asserting such a termination by agreement to be in writing may not be otherwise modified or terminated (2) A contract in writing which contains a provision requiring any modification or

Chapter II

OBLIGATIONS OF THE SELLER

Article 30

transfer the property in the goods, as required by the contract and this Convention seller must deliver the goods, hand over any documents relating to them and

Section I. Delivery of the goods and handing over of documents

Article 31

If the seller is not bound to deliver the goods at any other particular place, his obligation to deliver consists:

- the first carrier for transmission to the buyer; (a) if the contract of sale involves carriage of the goods - in handing the goods over to
- placing the goods at the buyer's disposal at that place; goods were at, or were to be manufactured or produced at, a particular place - in produced, and at the time of the conclusion of the contract the parties knew that the goods, or unidentified goods to be drawn from a specific stock or to be manufactured or (b) if, in cases not within the preceding subparagraph, the contract relates to specific
- seller had his place of business at the time of the conclusion of the contract. (c) in other cases - in placing the goods at the buyer's disposal at the place where the

- the consignment specifying the goods. over to a carrier and if the goods are not clearly identified to the contract by markings on (1) If the seller, in accordance with the contract or this Convention, hands the goods by shipping documents or otherwise, the seller must give the buyer notice of
- transportation appropriate in the circumstances and according to the usual terms for such contracts as are necessary for carriage to the place fixed by means of transportation (2) If the seller is bound to arrange for carriage of the goods, he must make such
- enable him to effect such insurance he must, at the buyer's request, provide him with all available information necessary to (3) If the seller is not bound to effect insurance in respect of the carriage of the goods,

The seller must deliver the goods:

- (a) if a date is fixed by or determinable from the contract, on that date;
- period unless circumstances indicate that the buyer is to choose a date; or (b) if a period of time is fixed by or determinable from the contract, at any time within that
- (c) in any other case, within a reasonable time after the conclusion of the contract.

Article 34

unreasonable inconvenience or unreasonable expense. However, the buyer retains any right to claim damages as provided for in this Convention. conformity in handed over documents before that time, he may, up to that time, cure any lack of over at the time and place and in the form required by the contract. If the seller has If the seller is bound to hand over documents relating to the goods, he must hand them the documents, if the exercise of this right does not cause the buyer

Section II. Conformity of the goods and third party claims

- by the contract required by the contract and which are contained or packaged in the manner required The seller must deliver goods which are of the quantity, quality and description
- contract unless they: (2) Except where the parties have agreed otherwise, the goods do not conform with the
- used; (a) are fit for the purposes for which goods of the same description would ordinarily be
- the time of the conclusion of the contract, except where the circumstances show that the (b) are fit for any particular purpose expressly or impliedly made known to the seller at

judgement; buyer did not rely, or that it was unreasonable for him to rely, on the seller's skill and

- or model: (c) possess the qualities of goods which the seller has held out to the buyer as a sample
- such manner, in a manner adequate to preserve and protect the goods (d) are contained or packaged in the manner usual for such goods or, where there is no
- buyer knew or could not have been unaware of such lack of conformity. any lack of conformity of the goods if at the time of the conclusion of the contract the (3) The seller is not liable under subparagraphs (a) to (d) of the preceding paragraph for

Article 36

- conformity which exists at the time when the risk passes to the buyer, even though the lack of conformity becomes apparent only after that time (1) The seller is liable in accordance with the contract and this Convention for any lack of
- obligations, including a breach of any guarantee that for a period of time the goods will qualities or characteristics remain fit for their ordinary purpose or for some particular purpose or will retain specified indicated in the preceding paragraph and which is due to a breach of any of his (2) The seller is also liable for any lack of conformity which occurs after the time

Article 37

Convention. right does not cause the buyer unreasonable inconvenience or unreasonable expense. remedy any lack of conformity in the goods delivered, provided that the exercise of this delivered, or deliver goods in replacement of any non-conforming goods delivered or However, the deliver any missing If the seller has delivered goods before the date for delivery, he may, up to that date, buyer retains any right to claim damages part or make up any deficiency in the quantity of the goods as provided for in this

- period as is practicable in the circumstances (1) The buyer must examine the goods, or cause them to be examined, within as short a
- the goods have arrived at their destination. (2) If the contract involves carriage of the goods, examination may be deferred until after
- destination. contract the seller knew or ought to have known of the possibility of such redirection or redispatch, examination may be deferred until after the goods have arrived at the new reasonable opportunity for examination by him and at the time of the conclusion of the (3) If the goods are redirected in transit or redispatched by the buyer without a

Article 39

- reasonable time after he has discovered it or ought to have discovered it. give notice (1) The buyer loses the right to rely on a lack of conformity of the goods if he does not to the seller specifying the nature of the lack of conformity within a
- limit is inconsistent with a contractual period of guarantee the date on which the goods were actually handed over to the buyer, unless this timehe does not give the seller notice thereof at the latest within a period of two years from (2) In any event, the buyer loses the right to rely on a lack of conformity of the goods if

Article 40

he did not disclose to the buyer. conformity relates to facts of which he knew or could not have been unaware and which seller is not entitled to rely on the provisions of articles 38 and 39 if the lack of

Article 41

unless the buyer agreed to take the goods subject to that right or claim. However, if such seller must deliver goods which are free from any right or claim of a third party,

obligation is governed by article 42 right or claim is based on industrial property or other intellectual property, the seller's

Article 42

- that the right or claim is based on industrial property or other intellectual property: conclusion of the contract the seller knew or could not have been unaware, provided (1) The seller must deliver goods which are free from any right or claim of a third party on industrial property or other intellectual property, of which at the time of the
- would be resold or otherwise used in that State; or contemplated by the parties at the time of the conclusion of the contract that the goods (a) under the law of the State where the goods will be resold or otherwise used, if it was
- business (b) in any other case, under the law of the State where the buyer has his place
- where: (2) The obligation of the seller under the preceding paragraph does not extend to cases
- unaware of the right or claim; or (a) at the time of the conclusion of the contract the buyer knew or could not have been
- designs, formulae or other such specifications furnished by the buyer. (b) the right or claim results from the seller's compliance with technical drawings,

Article 43

the right or claim. within a reasonable time after he has become aware or ought to have become aware of not give notice to the seller specifying the nature of the right or claim of the third party (1) The buyer loses the right to rely on the provisions of article 41 or article 42 if he does

knew of the right or claim of the third party and the nature of it. (2) The seller is not entitled to rely on the provisions of the preceding paragraph if he

Article 44

except for loss of profit, if he has a reasonable excuse for his failure to give the required 43, the buyer may reduce the price in accordance with article 50 or claim damages, Notwithstanding the provisions of paragraph (1) of article 39 and paragraph (1) of article

Section III. Remedies for breach of contract by the seller

Article 45

- (1) If the Convention, the buyer may: seller fails to perform any of his obligations under the contract or this
- (a) exercise the rights provided in articles 46 to 52;
- (b) claim damages as provided in articles 74 to 77.
- his right to other remedies (2) The buyer is not deprived of any right he may have to claim damages by exercising
- the buyer resorts to a remedy for breach of contract. (3) No period of grace may be granted to the seller by a court or arbitral tribunal when

- has resorted to a remedy which is inconsistent with this requirement. (1) The buyer may require performance by the seller of his obligations unless the buyer
- given under article 39 or within a reasonable time thereafter. contract and a request for substitute goods is made either in conjunction with notice substitute goods only if the lack of conformity constitutes a fundamental breach of (2) If the goods do not conform with the contract, the buyer may require delivery of

given under article 39 or within a reasonable time thereafter. the circumstances. A request for repair must be made either in conjunction with notice remedy the lack of conformity by repair, unless this is unreasonable having regard to all (3) If the goods do not conform with the contract, the buyer may require the seller to

Article 47

- by the seller of his obligations (1) The buyer may fix an additional period of time of reasonable length for performance
- damages for delay in performance. contract. However, the buyer is not deprived thereby of any right he may have to claim period so fixed, the buyer may not, during that period, resort to any remedy for breach of (2) Unless the buyer has received notice from the seller that he will not perform within the

- retains any right to claim damages as provided for in this Convention. reimbursement by the seller of expenses advanced by the buyer. However, the buyer delay and without causing the buyer unreasonable inconvenience or uncertainty of own expense any failure to perform his obligations, if he can do so without unreasonable (1) Subject to article 49, the seller may, even after the date for delivery, remedy at his
- time, resort to any remedy which is inconsistent with performance by the seller perform within the time indicated in his request. The buyer may not, during that period of and the buyer does not comply with the request within a reasonable time, the seller may (2) If the seller requests the buyer to make known whether he will accept performance
- to include a request, under the preceding paragraph, that the buyer make known his (3) A notice by the seller that he will perform within a specified period of time is assumed
- effective unless received by the buyer. (4) A request or notice by the seller under paragraph (2) or (3) of this article is not

- The buyer may declare the contract avoided:
- Convention amounts to a fundamental breach of contract; or (a) if the failure by the seller to perform any of his obligations under the contract or this
- declares that he will not deliver within the period so fixed period of time fixed by the buyer in accordance with paragraph (1) of article 47 or (b) in case of non-delivery, if the seller does not deliver the goods within the additional
- to declare the contract avoided unless he does so: (2) However, in cases where the seller has delivered the goods, the buyer loses the right
- delivery has been made; (a) in respect of late delivery, within a reasonable time after he has become aware that
- (b) in respect of any breach other than late delivery, within a reasonable time:
- (i) after he knew or ought to have known of the breach;
- his obligations within such an additional period; or with paragraph (1) of article 47, or after the seller has declared that he will not perform (ii) after the expiration of any additional period of time fixed by the buyer in accordance
- not accept performance accordance with paragraph (2) of article 48, or after the buyer has declared that he will (iii) after the expiration of any additional period of time indicated by the seller in

Article 50

conforming goods would have had at that time. However, if the seller remedies any If the goods do not conform with the contract and whether or not the price has already been paid, the buyer may reduce the price in the same proportion as the value that the actually delivered had at the time of the delivery bears to the value

may not reduce the price. refuses to accept performance by the seller in accordance with those articles, the buyer failure to perform his obligations in accordance with article 37 or article 48 or if the buyer

Article 51

- missing or which does not conform. in conformity with the contract, articles 46 to 50 apply in respect of the part which is (1) If the seller delivers only a part of the goods or if only a part of the goods delivered is
- of the contract. delivery completely or in conformity with the contract amounts to a fundamental breach (2) The buyer may declare the contract avoided in its entirety only if the failure to make

Article 52

- (1) If the seller delivers the goods before the date fixed, the buyer may take delivery or refuse to take delivery.
- takes delivery of all or part of the excess quantity, he must pay for it at the contract rate the buyer may take delivery or refuse to take delivery of the excess quantity. If the buyer (2) If the seller delivers a quantity of goods greater than that provided for in the contract,

Chapter III

OBLIGATIONS OF THE BUYER

Article 53

contract and this Convention. The buyer must pay the price for the goods and take delivery of them as required by the

Section I. Payment of the price

Article 54

such formalities as may be required under the contract or any laws and regulations to enable payment to be made. The buyer's obligation to pay the price includes taking such steps and complying with

Article 55

charged at the time any indication to the contrary, to have impliedly made reference to the price generally comparable circumstances in the trade concerned. make provision for determining the price, the parties are considered, in the absence of Where a contract has been validly concluded but does not expressly or implicitly fix or of the conclusion of the contract for such goods sold under

Article 56

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

- (1) If the buyer is not bound to pay the price at any other particular place, he must pay it to the seller:
- (a) at the seller's place of business; or
- at the place where the handing over takes place (b) if the payment is to be made against the handing over of the goods or of documents,
- caused by a change in his place of business subsequent to the conclusion of the contract. (2) The seller must bear any increases in the expenses incidental to payment which is

make such payment a condition for handing over the goods or documents buyer's disposal in accordance with the contract and this Convention. The seller may when the seller places either the goods or documents controlling their disposition at the (1) If the buyer is not bound to pay the price at any other specific time, he must pay it

over to the buyer except against payment of the price. terms whereby the goods, or documents controlling their disposition, will not be handed (2) If the contract involves carriage of the goods, the seller may dispatch the goods on

are inconsistent with his having such an opportunity. (3) The buyer is not bound to pay the price until he has had an opportunity to examine goods, unless the procedures for delivery or payment agreed upon by the parties

Article 59

part of the seller. this Convention without the need for any request or compliance with any formality on the The buyer must pay the price on the date fixed by or determinable from the contract and

Section II. Taking delivery

Article 60

The buyer's obligation to take delivery consists:

the seller to make delivery; and (a) in doing all the acts which could reasonably be expected of him in order to enable

(b) in taking over the goods.

Section III. Remedies for breach of contract by the buyer

Article 61

- \equiv Convention, the seller may: If the buyer fails to perform any of his obligations under the contract or this
- (a) exercise the rights provided in articles 62 to 65;
- (b) claim damages as provided in articles 74 to 77.
- his right to other remedies. (2) The seller is not deprived of any right he may have to claim damages by exercising
- the seller resorts to a remedy for breach of contract. (3) No period of grace may be granted to the buyer by a court or arbitral tribunal when

Article 62

requirement. obligations, unless the seller has resorted to a remedy which is inconsistent with this The seller may require the buyer to pay the price, take delivery or perform his other

Article 63

- by the buyer of his obligations. (1) The seller may fix an additional period of time of reasonable length for performance
- contract. However, the seller is not deprived thereby of any right he may have to claim period so fixed, the seller may not, during that period, resort to any remedy for breach of damages for delay in performance (2) Unless the seller has received notice from the buyer that he will not perform within the

Article 64

(1) The seller may declare the contract avoided:

- Convention amounts to a fundamental breach of contract; or (a) if the failure by the buyer to perform any of his obligations under the contract or this
- take delivery of the goods, or if he declares that he will not do so within the period so accordance with paragraph (1) of article 63, perform his obligation to pay the price (b) if the buyer does not, within the additional period of time fixed by the seller 윽 ≅.
- declare the contract avoided unless he does so: (2) However, in cases where the buyer has paid the price, the seller loses the right to
- performance has been rendered; or (a) in respect of late performance by the buyer, before the seller has become aware that
- reasonable time: in respect of any breach other than late performance by the buyer, within a
- (i) after the seller knew or ought to have known of the breach; or
- his obligations within such an additional period. with paragraph (1) of article 63, or after the buyer has declared that he will not perform (ii) after the expiration of any additional period of time fixed by the seller in accordance

- with the requirements of the buyer that may be known to him. prejudice to any other rights he may have, make the specification himself in accordance within a reasonable time after receipt of a request from the seller, the seller may, without of the goods and he fails to make such specification either on the date agreed upon or (1) If under the contract the buyer is to specify the form, measurement or other features
- time so fixed, the specification made by the seller is binding specification. If, after receipt of such a communication, the buyer fails to do so within the thereof and must fix a reasonable time within which the buyer may make a different (2) If the seller makes the specification himself, he must inform the buyer of the details

Chapter IV

PASSING OF RISK

Article 66

Loss an act or omission of the seller. discharge him from his obligation to pay the price, unless the loss or damage is due to of or damage to the goods after the risk has passed ਰ the buyer does not

Article 67

- disposition of the goods does not affect the passage of the risk. at that place. The fact that the seller is authorized to retain documents controlling the place, the risk does not pass to the buyer until the goods are handed over to the carrier contract of sale. If the seller is bound to hand the goods over to a carrier at a particular handed over to the first carrier for transmission to the buyer in accordance with the hand them over at a particular place, the risk passes to the buyer when the goods are (1) If the contract of sale involves carriage of the goods and the seller is not bound
- given to the buyer or otherwise to the contract, whether by markings on the goods, by shipping documents, by notice (2) Nevertheless, the risk does not pass to the buyer until the goods are clearly identified

Article 68

goods had been lost or damaged and did not disclose this to the buyer, the loss or the conclusion of the contract of sale the seller knew or ought to have known that the issued the documents embodying the contract of carriage. Nevertheless, if at the time of assumed by the buyer from the time the goods were handed over to the carrier who damage is at the risk of the seller. conclusion of the contract. However, if the circumstances so indicate, the risk is The risk in respect of goods sold in transit passes to the buyer from the time of the

- placed at his disposal and he commits a breach of contract by failing to take delivery. over the goods or, if he does not do so in due time, from the time when the goods are (1) In cases not within articles 67 and 68, the risk passes to the buyer when he takes
- fact that the goods are placed at his disposal at that place. business of the seller, the risk passes when delivery is due and the buyer is aware of the (2) However, if the buyer is bound to take over the goods at a place other than a place of
- be placed at the disposal of the buyer until they are clearly identified to the contract. (3) If the contract relates to goods not then identified, the goods are considered not to

Article 70

If the seller has committed a fundamental breach of contract, articles 67, 68 and 69 do not impair the remedies available to the buyer on account of the breach.

Chapter V

PROVISIONS COMMON TO THE OBLIGATIONS OF THE SELLER AND OF THE BUYER

Section I. Anticipatory breach and instalment contracts

- his obligations as a result of: contract, it becomes apparent that the other party will not perform a substantial part of (1) A party may suspend the performance of his obligations if, after the conclusion of the
- (a) a serious deficiency in his ability to perform or in his creditworthiness; or
- (b) his conduct in preparing to perform or in performing the contract
- preceding paragraph become evident, he may prevent the handing over of the goods to (2) If the seller has already dispatched the goods before the grounds described in the

the buyer even though the buyer holds a document which entitles him to obtain them. present paragraph relates only to the rights in the goods as between the buyer and

performance if the other party provides adequate assurance of his performance must immediately give notice of the suspension to the other party and must continue with (3) A party suspending performance, whether before or after dispatch of the goods

Article 72

- avoided. (1) If prior to the date for performance of the contract it is clear that one of the parties will commit a fundamental breach of contract, the other party may declare the contract
- assurance of his performance reasonable notice to the other party in order to permit him to provide adequate (2) If time allows, the party intending to declare the contract avoided must give
- declared that he will not perform his obligations (3) The requirements of the preceding paragraph do not apply if the other party has

- declare the contract avoided with respect to that instalment. fundamental breach of (1) In the case of a contract for delivery of goods by instalments, if the failure of ಠ perform any of his contract with respect to that instalment, the other party may obligations in respect of any instalment constitutes
- gives the other party good grounds to conclude that a fundamental breach of contract future, provided that he does so within a reasonable time will occur with respect to future instalments, he may declare the contract avoided for the (2) If one party's failure to perform any of his obligations in respect of any instalment

purpose contemplated by the parties at the time of the conclusion of the contract. if, by reason of their interdependence, those deliveries could not be used for the same time, declare it avoided in respect of deliveries already made or of future deliveries (3) A buyer who declares the contract avoided in respect of any delivery may, at the

Section II. Damages

Article 74

matters of which he then knew or ought to have known, as a possible consequence of have foreseen at the time of the conclusion of the contract, in the light of the facts Such damages may not exceed the loss which the party in breach foresaw or ought to including loss of the breach of contract. ਠ੍ਰ breach of contract by profit, suffered by the other party as one party consist of Ф consequence of the breach. Ø sum equal to the loss,

Article 75

If the after avoidance, the buyer has bought goods in replacement or the seller has resold the recoverable under article 74. and contract is the party claiming damages the price avoided and if, in a reasonable manner and within a reasonable time ⊒. Ħe substitute may recover transaction the difference between the contract as ₩ell as any further damages

Article 76

goods, the current price at the time of such taking over shall be applied instead of the the time of avoidance as well as any further damages recoverable under article recover the difference between the price fixed by the contract and the current price claiming damages may, if he has not made current price at the time of avoidance however, the If the contract is party claiming damages has avoided the contract after avoided and there is a current price a purchase or resale for the under goods, the taking article 75 over the 74. lf, party

making due allowance for differences in the cost of transporting the goods. at the place where delivery of the goods should have been made or, if there is no current (2) For the purposes of the preceding paragraph, the current price is the price prevailing at that place, the price at such other place as serves as a reasonable substitute,

Article 77

the damages in the amount by which the loss should have been mitigated Ξ. breach. If he fails to take such measures, the party in breach may claim A party who relies on a breach of contract must take such measures as are reasonable the circumstances to mitigate the loss, including loss of profit, resulting a reduction in from the

Section III. Interest

Article 78

entitled to interest on it, without prejudice to any claim for damages article 74, ഗ party fails to pay the price or any other sum that is in arrears, the other party recoverable under

Section IV. Exemptions

- the contract or to have avoided or overcome it or its consequences be expected to have taken the impediment into account at the time of the conclusion of failure was due to an impediment beyond his control and that he could not reasonably (1) A party is not liable for a failure to perform any of his obligations if he proves that the
- perform the whole or a part of the contract, that party is exempt from liability only if: (2) If the party's failure is due to the failure by a third person whom he has engaged
- (a) he is exempt under the preceding paragraph; and
- paragraph were applied to him. (b) the person whom he has so engaged would be so exempt if the provisions of that

- impediment exists (3) The exemption provided by this article has effect for the period during which the
- known of the impediment, he is liable for damages resulting from such non-receipt. within a reasonable time after the party who fails to perform knew or ought to have and its effect on his ability to perform. If the notice is not received by the other party (4) The party who fails to perform must give notice to the other party of the impediment
- claim damages under this Convention. (5) Nothing in this article prevents either party from exercising any right other than to

failure was caused by the first party's act or omission. party may not rely on a failure of the other party to perform, to the extent that such

Section V. Effects of avoidance

Article 81

- governing the rights and obligations of the parties consequent upon the avoidance of the contract for the settlement of disputes or any other provision of the contract subject to any damages which may be due. Avoidance does not affect any provision of (1) Avoidance of the contract releases both parties from their obligations under it,
- both parties are bound to make restitution, they must do so concurrently. from the other party of whatever the first party has supplied or paid under the contract. If (2) A party who has performed the contract either wholly or in part may claim restitution

Article 82

substantially in the condition in which he received them. deliver substitute buyer loses the right to declare the contract avoided or to require the seller to goods ≕; it is impossible for him to make restitution of the goods

- (2) The preceding paragraph does not apply:
- goods substantially in the condition in which the buyer received them is not due to his act or omission; (a) if the impossibility of making restitution of the goods or of making restitution of the
- examination provided for in article 38; or (b) if the goods or part of the goods have perished or deteriorated as a result of the
- discovered or ought to have discovered the lack of conformity. have been consumed or transformed by the buyer in the course of normal use before he (c) if the goods or part of the goods have been sold in the normal course of business or

the contract and this Convention. deliver substitute goods in accordance with article 82 retains all other remedies under A buyer who has lost the right to declare the contract avoided or to require the seller to

- on which the price was paid. (1) If the seller is bound to refund the price, he must also pay interest on it, from the date
- goods or part of them: (2) The buyer must account to the seller for all benefits which he has derived from the
- (a) if he must make restitution of the goods or part of them; or
- deliver substitute goods them, but he has nevertheless declared the contract avoided or required the seller to (b) If it is impossible for him to make restitution of all or part of the goods or to make of all or part of the goods substantially in the condition in which he received

Section VI. Preservation of the goods

Article 85

expenses by the buyer. them. He seller is either in possession of the goods or otherwise able to control their disposition, delivery of the goods are to be made concurrently, if he fails to pay the price, and the If the buyer is in delay in taking delivery of the goods or, where payment of the price and seller must take such steps as are reasonable in the circumstances is entitled to retain them until he has been reimbursed his reasonable to preserve

Article 86

- reimbursed his reasonable expenses by the seller. contract or this Convention to reject them, he must take such steps to preserve them as (1) If the buyer has received the goods and intends to exercise any right under the reasonable in the circumstances. He is entitled to retain them until he has been
- paragraph, his rights and obligations are governed by the preceding paragraph present at the destination. If the buyer takes possession of the goods under this apply if the seller or a person authorized to take charge of the goods on his behalf is without unreasonable inconvenience or unreasonable expense. This provision does not on behalf of the seller, provided that this can be done without payment of the price and destination and he exercises the right to reject them, he must take possession of them (2) If goods dispatched to the buyer have been placed at his disposal at their

Article 87

warehouse of a third person at the expense of the other party provided that the expense incurred is not unreasonable A party who ∾. bound to take steps to preserve the goods may deposit them

- has been given to the other party price or the cost of preservation, provided that reasonable notice of the intention to sell other party in taking possession of the goods or in taking them back or in paying the sell them by any appropriate means if there has been an unreasonable delay by the (1) A party who is bound to preserve the goods in accordance with article 85 or 86 may
- must give notice to the other party of his intention to sell. article 85 or 86 must take reasonable measures to sell them. To the extent possible he unreasonable expense, a party who is bound to preserve the goods in accordance with (2) If the goods are subject to rapid deterioration or their preservation would involve
- account to the other party for the balance. equal to the reasonable expenses of preserving the goods and of selling them. He must (3) A party selling the goods has the right to retain out of the proceeds of sale an amount

PART IV

FINAL PROVISIONS

Article 89

this Convention. The Secretary-General of the United Nations is hereby designated as the depositary for

Article 90

States parties to such agreement. governed by this Convention, provided that the parties have their places of business in been or may be entered into and which contains provisions concerning the matters This Convention does not prevail over any international agreement which has already

- until 30 September 1981. open for signature by all States at the Headquarters of the United Nations, New York Nations (1) This Convention is open for signature at the concluding meeting of the United Conference on Contracts for the International Sale of Goods and will remain
- States (2) This Convention is subject to ratification, acceptance or approval by the signatory
- from the date it is open for signature. (3) This Convention is open for accession by all States which are not signatory States as
- with the Secretary-General of the United Nations. (4) Instruments of ratification, acceptance, approval and accession are to be deposited

Article 92

- approval or accession that it will not be bound by Part II of this Convention or that it will not be bound by Part III of this Convention. (1) A Contracting State may declare at the time of signature, ratification, acceptance,
- matters governed by the Part to which the declaration applies. Contracting State within paragraph (1) of article 1 of this Convention in respect of paragraph in respect of Part II or Part III of this Convention is not to be considered a (2) A Contracting State which makes a declaration in accordance with the preceding

Article 93

any time accession, declare that this Convention is to extend or more of them, this Convention, constitution, different systems of law are applicable in relation to the matters dealt with in (1) If a Contracting State has two or more territorial units in which, according to its , it may, and may amend its declaration by submitting another declaration at at the time of signature, ratification, acceptance, to all its territorial units or only to one approval or

- territorial units to which the Convention extends (2) These declarations are to be notified to the depositary and are to state expressly the
- Convention extends is considered not to be in a Contracting State, unless it is in a territorial unit to which the party is located in that State, this place of business, for the purposes of this Convention, but not all of the territorial units of a Contracting State, and if the place of business (3) If, by virtue of a declaration under this article, this Convention extends to one or more
- Convention is to extend to all territorial units of that State. (4) If a Contracting State makes no declaration under paragraph (1) of this article, the

- unilateral declarations matters governed by this Convention may at any time declare that the Convention is not to apply (1) Two or more Contracting States which have the same or closely related legal rules on to contracts of sale or to their formation where the parties have their places in those States. Such declarations may be made jointly or by reciprocal
- the parties have their places of business in those States declare that the Convention is not to apply to contracts of sale or to their formation where governed by this Convention as one or more non-Contracting States may at any time (2) A Contracting State which has the same or closely related legal rules on matters
- State joins in such declaration or makes a reciprocal unilateral declaration. the effect of a declaration made under paragraph (1), provided that the new Contracting on which the Convention enters into force in respect of the new Contracting State, have subsequently becomes a Contracting State, the declaration made will, as from the date (3) If a State which is the object of a declaration under the preceding paragraph

article 1 of this Convention. acceptance, approval or accession that it will not be bound by subparagraph (1)(b) of Any State may declare at the time of the deposit of its instrument of

Article 96

apply where any party has his place of business in that State or other indication of intention to be made in any form other than in writing, does not contract of sale or its modification or termination by agreement or any offer, acceptance, that any provision of article 11, article 29, or Part II of this Convention, that allows a evidenced by writing may at any time make a declaration in accordance with article 12 A Contracting State whose legislation requires contracts of sale to be concluded in

- confirmation upon ratification, acceptance or approval. (1) Declarations made under this Convention at the time of signature are subject to
- notified to the depositary (2) Declarations and confirmations of declarations are to be in writing and be formally
- declaration by the depositary of the month following the expiration of six months after the receipt of the latest depositary. Reciprocal unilateral declarations under article 94 take effect on the first day month following the expiration of six months after the date of its receipt by the receives formal notification after such entry into force takes effect on the first day of the in respect of the State concerned. However, a declaration of which the depositary (3) A declaration takes effect simultaneously with the entry into force of this Convention
- time by a formal notification in writing addressed to the depositary. Such withdrawal is to (4) Any State which makes a declaration under this Convention may withdraw it at any

date of the receipt of the notification by the depositary. take effect on the first day of the month following the expiration of six months after the

date on which the withdrawal takes effect, any reciprocal declaration made by another State under that article (5) A withdrawal of a declaration made under article 94 renders inoperative, as from the

Article 98

No reservations are permitted except those expressly authorized in this Convention.

- including an instrument which contains a declaration made under article 92 date of deposit of the tenth instrument of ratification, acceptance, approval or accession, article, on the first day of the month following the expiration of twelve months after the (1) This Convention enters into force, subject to the provisions of paragraph (6) of this
- instrument of ratification, acceptance, approval or accession. month following the expiration of twelve months after the date of the deposit of its Convention, with the exception of the Part excluded, enters into force in respect of that deposit of the tenth instrument of ratification, acceptance, approval or accession, this (2) When a State ratifies, accepts, approves or accedes to this Convention after the subject to the provisions of paragraph (6) of this article, on the first day of the
- the Government of the Netherlands to that effect. 1964 Hague Sales Convention and the 1964 Hague Formation Convention by notifying Convention) shall at the same time denounce, as the case may be, either or both the International Sale of Goods done at The Hague on 1 July 1964 (1964 Hague Sales Hague Formation Convention) and the Convention relating to a Uniform Law on the Contracts for the International Sale of Goods done at The Hague on 1 July 1964 (1964 party to either or both the Convention relating to a Uniform Law on the Formation of (3) A State which ratifies, accepts, approves or accedes to this Convention and

- acceptance, approval or accession denounce the 1964 Hague Sales Convention by it will not be bound by Part II of this Convention shall at the time of ratification notifying the Government of the Netherlands to that effect or accedes to the present Convention and declares or has declared under article 52 that (4) A State party to the 1964 Hague Sales Convention which ratifies, accepts, approves
- Convention by notifying the Government of the Netherlands to that effect article 92 that it will not be bound by Part III of this Convention shall at the time of approves or accedes to the present Convention and declares or has declared under ratification, acceptance, approval or accession denounce the 1964 Hague Formation (5) A State party to the 1964 Hague Formation Convention which ratifies, accepts,
- ensure necessary co-ordination in this respect. Government of the Netherlands, as the depositary of the 1964 Conventions, so as to themselves become effective. The depositary of this Convention shall consult with the may be required on the part of those States in respect of the latter two Conventions have or to the 1964 Hague Sales Convention shall not be effective until such denunciations as in respect of this Convention by States parties to the 1964 Hague Formation Convention (6) For the purpose of this article, ratifications, acceptances, approvals and accessions

- Contracting concluding the (1) This Convention applies to the formation of a contract only when the proposal for ₹. respect State referred to in subparagraph (1)(b) of article 1. contract is made on or after the date when the Convention enters 으 Ħe Contracting States referred to in subparagraph (1)(a) or the
- subparagraph (1)(a) or the Contracting State referred to in subparagraph (1)(b) of article Convention enters into force in respect of the Contracting States referred to in (2) This Convention applies only to contracts concluded on or after the date when the

- Convention, by a formal notification in writing addressed to the depositary. (1) A Contracting State may denounce this Convention, or Part II or Part III of the
- depositary. effect upon the expiration of such longer period after the notification is received by the for the denunciation to take effect is specified in the notification, the denunciation takes twelve months after the notification is received by the depositary. Where a longer period (2) The denunciation takes effect on the first day of the month following the expiration of

Spanish texts are equally authentic. eighty, in a single original, of which the Arabic, Chinese, English, French, Russian and DONE at Vienna, this day of eleventh day of April, one thousand nine hundred and

their respective Governments, have signed this Convention. IN WITNESS WHEREOF the undersigned plenipotentiaries, being duly authorized by