## Table of Contents

About th	e Author	vii
Preface t	to the Second Edition	XV
Preface t	to the First Edition	xvii
List of A	bbreviations	xix
Acknow	to the Second Edition to the First Edition abbreviations ledgements  1 ction Context	xxi
CHAPTER	1 ction	1
Introduc	etion	1
§1.01	- Constitution - Cons	3
§1.02	'Practical' versus Legal'	4
	[A] 'Practical'	5
	[B] 'Legal'	7
§1.03	Aim and Methodology	1
CHAPTER		13
Overvie	W	13
§2.01	Aircraft Operating Leasing and Other Forms of Leasing and Financing	18
§2.02	Structuring the Lease	
§2.03	The Letter of Intent	20
§2.04	The Jurisdictional Questionnaire	23
§2.05	The Legal Opinion	24
§2.06	The Layout of the Lease	25
	[A] Pre-delivery	25
	[B] Post-delivery	26
	[C] Post-lease Term	27

CHAPTER	3			0.000	
The Aircraft Operating Lease					
§3.01	Partie	ties			
§3.02	Recita	ecitals			
§3.03		Definitions			
§3.04	Representations and Warranties				
	[A]		entations as to Present and Past Facts	32	
	[B]		ion of Representations	32	
	[C]	0.00	entations of Law	33 33	
	[D]	Warrar		0.00	
	[E]	Conclu		34 34	
§3.05	Conditions Precedent			35	
	[A]		l Conditions Precedent	35	
			Payments	35	
			Constitutional Documents	36	
			Corporate Approvals	36	
			Filings and Consents	37	
			Legal Opinions	37	
			Process Agent Letter	37	
	[B]		e-Specific Conditions Precedent	37	
			Certificate of Insurance and Broker's Letter of	38	
			Undertaking	38	
			Certificate of Registration	39	
			Certificate of Airworthiness	40	
			Radio Station License		
			Air Transport License	40	
			Air Operator's Certificate	41	
			Eurocontrol Letter	42 42	
	[C]	135	ers and Conditions Subsequent	43	
	[D]	Concl		45	
§3.06		n and D	elivery	44	
	[A]	Term	,	44	
	[B]	Delive		44	
		3.333	Delay in or Failure of Delivery	45	
			Failure to Meet Delivery Condition Prior to Delivery	46	
			Effect of Acceptance of Delivery	49	
70707 0700	[C]		usions	50	
§3.07		ments		50	
	[A]	Rent		53	
	[B]		ity Deposit	53	
		[1]	Security Deposit Rationale	53	
		[2]	Charge over the Security Deposit Commitment Fee	54	
		[3] [4]	Market Reality	55	
		141	Marker Reality	20	

	[C]	Maintenance Reserves	55
	[0]	[1] Maintenance Reserves Rationale	55
		[2] Charge over Maintenance Reserves	56
		[3] Supplemental Rent	56
		[4] Limited Reimbursement Obligation	57
	[D]	Standby Letters of Credit and Guarantees	58
	i i	[1] Standby Letters of Credit	58
		[2] Guarantees	59
	[E]	Late Payment	60
	[F]	Conclusions	60
§3.08	Taxe		61
§3.09		nufacturer's Warranties	62
§3.10	Cov	renants	63
30	[A]	Lessor's Covenants	63
		[1] Quiet Enjoyment	63
		Reimbursement from Reserves and Other Payments	64
	[B]	Lessee's Covenants	65
		[1] Maintenance	65
~	) °	[2] Liens	67
$\sim$ 0,		[a] Mechanics' Liens	68
		[b] Eurocontrol and Similar Liens	71
		[c] Emissions Lien	75
		[d] Tax Liens	78
		[3] Chicago Convention and Registration	82
		[a] Owner-Only Registration	85
		[b] Owner or Operator Registration	86
		[c] Owner and Operator Registration	87
		[d] Operator-Only Registration	88
		[4] Possession and Replacement of Parts and Engines	88
		[a] Possession	89
		[b] Replacement of Parts	89
		[c] Replacement of Engines	90
	[C]		97
§3.11		demnities	98
35.22	[A	C. C. I. T. L. I.	98
	[B	n n mbi d Danting	98
	5: 05	[1] Liability to Non-passengers	98
		[2] Liability to Passengers	101
		[3] Product Liability	112
		[4] A Note on Public International Air Law Instruments	113
		[a] Tokyo Convention	113
		[b] Hague Convention	115
		[c] Montreal Convention 1971	116
	[C	Company of the Compan	116
		C (2) (2)	

1	156 158
Sample   S	158
[4]   Liability Insurance and Indemnities   122   §3.17   Governing Law     [7]   Conclusions   123   §3.18   Disputer Resolution     [8]   Insurances   124   [8]   Contractual Agreement     [8]   Liability Insurances   124   [8]   Third Parties and Forum Non Conveniens     [8]   Hull Insurances   127   [7]   Conclusions     [8]   Hull Insurances   128   §3.19   Miscellaneous     [8]   Deductibles   129   [8]   Time of the Essence     [9]   Time of the Essence     [10]   Redelivery     [10]   Redelivery of Sovereign Immunity     [10]   Essence     [11]   Sissible     [12]   Conclusions     [13]   Sissible     [13]   Chapter 4     [14]   Chapter 4     [15]   Conclusions     [16]   Timely Redelivery Condition     [18]   Chapter 4     [18]   Chapter 4     [18]   Chapter 4     [18]   Chapter 4     [18]   Chapter 5     [18]   Chapter 6     [18]   Chapter 6     [18]   Chapter 7     [18]   Chapter 8     [18]   Chapter 9     [18]	
Sala	158
Salign   S	160
[A] Liability Insurances [B] Hull Insurances [I] Agreed Value [I] Determination of Total Loss [I] Reinsurance and Cut-Through Clause [I] Termination of Insurances [I] No Waiver [I] Waiver of Sovereign Immunity [I] Conclusions [I] Conclusions [I] Conclusions [I] Chapter 4 [I] Chapter	160
Fig.   Hull Insurances   127   Conclusions   128   §3.19   Miscellaneous   128   §3.19   Miscellaneous   128   1	162
[1] Agreed Value	163
[2] Determination of Total Loss [C] Deductibles [D] Reinsurance and Cut-Through Clause [E] Termination of Insurances [F] Conclusions [F] Conclusions [A] Redelivery [B] No Waiver [C] Entire Agreement [E] Conclusions	163
[C] Deductibles	164
[D] Reinsurance and Cut-Through Clause [E] Termination of Insurances [F] Conclusions [F] Conclusions [A] Redelivery [A] Redelivery [B] Timely Redelivery [C] Non-compliance with Redelivery Condition [C] Non-compliance with Redelivery Condition [D] Waiver of Sovereign Immunity [E] Conclusions [E] Conclu	165
[E] Termination of Insurances 130 [D] Waiver of Sovereign Immunity [F] Conclusions 130 [E] Conclusions  §3.13 Redelivery 131 §3.20 Execution  [A] Redelivery in Redelivery Condition 131  [B] Timely Redelivery 131 CHAPTER 4  [C] Non-compliance with Redelivery Condition 133 Conclusion	165
[F] Conclusions  S3.13 Redelivery  [A] Redelivery in Redelivery Condition  [B] Timely Redelivery  [C] Non-compliance with Redelivery Condition  130  [E] Conclusions  S3.20 Execution  CHAPTER 4  Conclusion  Conclusion	166
§3.13 Redelivery  [A] Redelivery in Redelivery Condition  [B] Timely Redelivery  [C] Non-compliance with Redelivery Condition  131  CHAPTER 4  Conclusion  Conclusion	167
[A] Redelivery in Redelivery Condition 131 [B] Timely Redelivery 131 CHAPTER 4 [C] Non-compliance with Redelivery Condition 133 Conclusion	168
[B] Timely Redelivery 131 CHAPTER 4  [C] Non-compliance with Redelivery Condition 133 Conclusion	
[C] Non-compliance with Redelivery Condition 133 Conclusion	
[6] Non-compliance with rederivery contained	169
III Doctidual Value Cuarantos	169
[D] Residual value Guarantee	170
[II] Records	170
	171
95.14 Events of Delatit	172
[A] A will pake of the Chicago Convention	173
[D] C. T. Compation and IDEDA	174
[C] Household Emissions and Similar Lians	175
[D] Standardization of Dogumentation	177
[1] Ob banktupicy code	178
[2] Cupe Town Convention	÷1.7
[a] Michael and Cray (Tolyo Convention)	180
[O] Hell on High Weter	180
[3] Conclusions 140 [G] Hell or High Water	181
§3.15 Remedies 141 [H] Conclusivity of Acceptance	181
[A] Repossession 142 §4.03 Closing Words	10.
[B] Rome Convention 1933	183
[C] Cape Town Convention 146 Annexes Annex 1	185
[D] Geneva Convention 146 Annex 2	187
[E] Subleasing 147 Annex 3	189
[F] Deregistration 147 Annex 4	193
[G] Deregistration Power of Attorney 148 Annex 5	193
[H] Article 83bis Transfer 148 Annex 6	19
[I] IDERA 152 Annex 7	197
[J] Indemnity Claim 154 Annex 8	199
[K] Conclusions 155 Annex 9	20
§3.16 Assignment 155 Annex 10	20:

## Table of Contents

Annex 11 Annex 12	205 207
Supplement: Sample Aircraft Lease Agreement	213
Bibliography	335
Table of Cases	343
Table of International Conventions and Other Agreements	347
Table of Legislation and Regulations	351
Index	353

Atth. In Man Bookshop. Com