Contents

Preface		V	
Acknowledgen	nents	vii	
Dedication		ix	
List of Contrib	outors	xi	
Table of Cases		xxv	
Table of Legisl	lation	xxxvii	
Chapter 1	CISG: Then and Now — What Is Next?	1	
	Poomintr Sooksripaisarnkit and Sai Ramani Garimella		
	1. Introduction	3	
	2. Brief History of CISG	3	
	3. CISG and Its Core Principles	5	
	4. What Is Next?	21	
Chapter 2	CISG Article 7: Interpretation of the Convention	25	
	John Felemegas		
	1. Issues of Interpretation and Gap-Filling in CISG	27	
	2. Interpretation of the Convention: Article 7(1)	27	
	3. Gap-Filling in the Convention: Article 7(2)	32	
Chapter 3	CISG in China: Observations on Choice of Law Issues	43	
	King Fung Tsang		
	1. Introduction	45	
	2. Importance of Choice of Law Issues	45	
	 Observations on Chinese Courts' Approaches on Choice of Law in CISG 	48	
	4. Conclusion	56	
Chapter 4	Full Compensation, Foreseeability and Mitigation in Damages: CISG and India Compared	57	
	Daniel Mathew		
	1. Introduction	59	
	2. Damages under CISG	60	

CONTENTS

	3.	Damages under Sale of Goods Act 1930	64
	4.	Similarities and Divergences	70
	5.	Conclusion	71
Chapter 5	CIS	GG in Action: Law and Practice in China	73
	Liji	un (Liz) Zhao	
	1.	Introduction	75
	2.	The Observation of Good Faith from Comparative Law Perspective	75
	3.	A Close Look at CISG in China	77
	4.	Empirical Study of Cases Invoking CISG Heard by Courts in China	79
	5.	Empirical Study of Arbitral Awards Tevoking CISG Heard by CIETAC	82
	6.	Differences between CISG and PRC Domestic Law	88
	7.	The Connectivity between Good Faith and Public Policy under PRC Law	90
	8.	The Application of CISG and Impact of Free Trade Zone in China	91
	9.	Conclusion	94
Chapter 6	Le	SG in Latin America: Some Lessons for the gal Unification Movement in the Global South nesto Vargas Weil	95
1/4	1.	Latin America as the Forefront of CISG in the Developing World	97
	2.		99
	3.	The Process Leading to Adoption of CISG in Latin America	102
	4.	The Place of CISG in the Latin American Legal Culture	105
	5.	The Reception of CISG by Latin American Courts	107
	6.	Lessons from the Latin American Experience with CISG	111
	7.	Conclusion	112

CONTENTS xxi

Chapter 7	CISG's Place in the Context of the Anticipated	115
	International Civil Law Act in Australia	115
	Poomintr Sooksripaisarnkit	
	1. Introduction	117
	2. CISG and HCCCA	118
	CISG and the Principles	127
	4. Conclusion	131
Chapter 8	Vietnam's Accession to CISG: Advantages and Disadvantages	133
	Du Ngoc Bich	
	1. Introduction	135
	2. Practices in Vietnam before Its Accession to CISG	135
	3. Advantages of Vietnam's Accession to CISG	139
	Disadvantages and Challenges of Vietnam's Accession to CISG	141
	5. Conclusion	144
Chapter 9	Argentina and CISG: The Arc of Commercial Law Bends Towards Uniformity	145
	Julián Bordaçahar and Juan Ignacio Massun	
	1. Introduction	147
	2. The Currency of Payment for International Commercial Contracts and <i>Pesification</i>	148
	 Interest Rate Applicable to International Sale of Goods Disputes 	152
	4. Letters of Credit and the Payment of the Price	154
	5. Proof of Non-conformity of Goods	155
	6. Limitation Periods and CISG	157
	7. Principle of Full Compensation	158
	8. Dispute Resolution Clauses in CISG Contracts	163
	9. CISG and the New Civil and Commercial Code	164
	10. Conclusion	164

CONTENTS

Chapter 10	CISG as the Applicable Law: The Curious		
	Case of Australia		
		ijamin Hayward	4
	1.	Introduction	169
	2.	CISG, PrIL, Consumer Law and the Australian Context	170
	3.	The Case Study of Australia: Sophisticated Aspects of Australia's CISG Experience	174
	4.	The Case Study of Australia: Wanting Aspects of Australia's CISG Experience	180
	5.	Observations and Conclusions	185
Chapter 11	Ref	ional Courts and the Interpretation of CISG: lections on Internationality, Uniformity	
		Good Faith	189
	Ros	smy Joan	
	1.	Introduction	191
	2.	The Concept of Unification of International Sales Law	191
	3.	Threat to Uniformity: The Homeward Trend Bias	193
	4.	Interpreting CISG: The International Methodology	196
	5.	CISG and the Modernisation of International	202
	۵ / ۱	Sales Law	202
	6.	Conclusion	204
Chapter 12		SG Article 42 — Third-Party IPR Claims	
Y		Fransnational Commerce — Addressing Indeterminacy	207
		Ramani Garimella and Dharmita Prasad	201
		Introduction	209
	1.		209
	2.	Tracing Concerns Related to IP Infringements in International Sales	211
	3.	Seller's Obligations	214
	4.	Article 42 — The Legislative History Relating to Third-Party IPR-based Claims	218
	5.	Article 42 — The Indeterminacy in the	
	n. •n!	Position on Third-Party Claims	219
	6.	Difficulty Related to the Existence of a IP Infringement Claim	222

CONTENTS

TENTS xxiii

	 Claims Founded Upon Article 42 — The Available Remedies 	226	
	8. Conclusion	227	
Chapter 13	The Imperfect International Sales Law: Revamp, Supplement or Leave It Alone?	229	
	André Janssen and Navin G Ahuja		
	1. Introduction	231	
	CISG's Imperfections: So What's Wrong with it (and Why)?	232	
	Teaching an Old Dog New Tricks or Better to Get a New One?	247	
	4. Conclusion	251	
Chapter 14	CISG and the Uniform Law of Electronic Transactions Luca G Castellani 1. Introduction	253	
	Luca G Castellani	255	
	1. Introduction	255	
	2. Combining Uniform Sales and Electronic Transactions Laws	257	
	3. The Foundations of the Uniform Law of Electronic Transactions	258	
	4. The Uniform Electronic Transactions and	261	
	Sales Law	261	
	5. Formation of Contracts	263	
	6. Ferformance of Contracts	267	
	7. The Smart CISG	269	
	8. Conclusion	272	
Conclusion	Reflections for the Future	273	
Index		279	

)7

and Hittinian and a committee of