

Cumulative Index

[References are to paragraphs (¶) and to the Glossary (g); references to the supplement are preceded by "S."]

A

Acceptance

See also Extrinsic acceptance; Virtual acceptance
breach, 9.02[3]
credit, versus, 2.01, 2.09[1], 3.03[5], 5.03[2]
generally, 1.01[2], gl
governing law, 2.09[1]
injunction, 2.09[1]
negotiable instrument, 2.08[4]
proof, 2.09[1]

Acceptance credit

advantages, 1.02[5]
vs. deferred payment credit, 1.02[6]
generally, 1.01[2]
honor, 5.03[2]
time of, 5.03[3][a]
negotiating drafts under, 1.02[4]
presentment under, 1.02[4]
reimbursement, 7.05[1]

Account financing, 3.07[1]

Account party. *See* Applicant

Act of state. *See* Defenses

Advice of credit

confirmation, 5.01[3]
errors, 1.03, 9.03[3]
general, 5.01[3], gl
late, 1.03
perfection of security interest, 10.04[2][b]
preadvice, 5.01[3]
telex, 5.01[3]
transfer, 10.04[2][b]

Adviser

applicant, 4.03[5][b]
attachment, 9.04
bad faith, 9.03[3]
beneficiary, 9.02[4]
collecting bank as, 9.02[3]
definition, 1.03, 9.03[2], gl
duty to applicant, 9.03[3]

duty to beneficiary, 9.02[4]

torts, by, 9.02[4]

issuer, relation to, 8.02[7][a], 9.02[3]

jurisdiction, 11.02[1]

liability, 1.03

negligence, 9.03[3]

role of, 1.03

setoff, 9.06[3]

subrogation, 9.02[3]

warranty, 4.03[5][b], 6.07[3], 8.02[7][b]

Affirmative defenses. *See* Defenses

Agency

See also Correspondent

confirmer, 2.08[3]

nominated bank, 9.02[2]

Agent credit. *See* Buyer's credit

Amendment

anticipatory breach, 5.02[1], 6.06[3], 9.02[2]

assignee, 5.02[1], 10.04[1]

back-to-back, 1.08, 6.06[3]

breach of application, 9.03[1][b]

cancellation, 5.03[1]

consent

beneficiary, 5.02[1]

confirmer, 1.08

customer, 5.02[1]

issuer, 5.02[1]

expiry, 5.03[3][d]

general, 5.02, 6.06[3]

negotiating bank, 5.02[1]

partial, 5.02[1]

revocable credit, 5.02[2]

signed writing, 5.02[1]

strict compliance, 6.04[5][b]

underlying contract, immaterial,

7.04[4][a]

Anticipatory breach. *See* Amendment;

Breach of credit engagement

Appeal bond

expiry, 5.03[3][b]

standby credit, 1.06

CUMULATIVE INDEX

I-2

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by “S.”]

Applicant

See also Customer

adviser, 4.03[5][b]
 arranger, 1.03[2], 9.03[2]
 breach of credit engagement, 9.02[4]
 claims against beneficiary, 1.05
 breach of contract, 9.03[1][c], 9.03[2]
 setoff, 2.09[6]
 confirmer, 4.03[5][b], 9.03[3]
 correspondent bank, 4.03[5][b]
 defenses, 7.05[3]
 creditor attachment, 9.05, 10.06[3]
 definition, 1.01[3], gl
 dishonor, 9.01, 9.02[4]
 documents, signed by, 2.05[3]
 duties to beneficiary, 9.04[7]
 duties under credit, 2.08[2]
 excess proceeds, applicant's claim to,
 7.03[3][j], 9.04[6]
 estoppel, 7.04[4][g], 11.07
 injunction against, 6.04[5][a]
 insolvency, 7.03
 documents signed by, 2.05[3]
 fraudulent conveyance, 7.03[3][a]
 issuer's claim, 7.05[2][b]
 issuer as, 2.06
 and issuer, relationship, 4.03[5][a], 7.06,
 9.03
 litigation burden, 1.05
 locking device, 2.05[3], 7.04[4][b]
 mandatory injunction, 6.04[5][a]
 piercing corporate veil, 1.03
 reimbursement obligation, 7.04[5]
 rights under credit, 9.03[1], 9.03[2]
 substantial compliance rule, 9.03[1][a]
 third party, 1.01[3], 1.03, 7.07
 underlying contract liability, 9.02[4]

Application. *See* Application agreement

Application agreement

amendment of credit, 2.08[1], 9.03[1][b]
 Article 5, 9.03[5]
 beneficiary, 9.02[2], 9.03[3]
 breach of credit engagement, 9.03[1][b]
 confirmer, 9.03[3]
 consequential damages, 9.03[3]
 contract to issue credit, as, 6.08[2], 7.07
 credit breach, vs., 2.09[4]
 damages, 2.09[4], 9.03[5]
 defendant, 9.03[3]
 definition, 2.01, gl
 expiry, 9.03[1][b]
 issuer breach, 7.03[6]

jury waiver in, 2.08[1]
 third party, 1.01[3]
Arbitration
 FDIC, liability, 9.03[3]
 general, S2.09[5][b], 7.02
 improper dishonor, 9.01, 9.02
 injunction, 9.03[4]
 lost profits, 9.03[5]
 nonbank applicant, 9.03[2]
 plaintiff, 9.03[2]
 warranty of good faith, 7.07, 9.02[2],
 9.02[5][d]
 wrongful honor, 9.01
 vs. credit, 2.01, 2.09[5]
 underlying contract, 2.09[3], 2.09[5]

Article 5

application, 2.03, 4.03[7]
 automatic scope, 2.03, 2.04, 12.02[4][a]
 floor planning, 2.10[2][b]
 general, 4.01, 4.03[7]
 permissive scope, 2.03, 12.02[4][a]
 scope, 2.03, 2.05[2], 4.03[7]
 Uniform Customs, conflicts, 4.06[2]
Wichita requirement, 2.05

Assets control regulations

defense, 9.06[4][b]
 general, 9.06[4][b]
 statute of limitations, 9.06[8]

Assignment

See also Transfer

account, 10.04[2][a]
 amendment, 5.02[1]
 Article 5, 4.06[2][d]
 credits, 3.03[4]
 deferred payment obligation, of, 8.02[3]
 fraud defense, 8.02[3]
 general credit, 3.03[4], 10.02[1]
 participations, 10.04[1]
 proceeds, 10.04, 10.05
 special credit, 3.03[4]
 transfer, 5.02[1]
 Uniform Customs, 4.06[2][d]
 warranty, 6.07[3], 9.03[3]

Attachment

applicant, 7.03[5], 11.07
 applicant's deposit, 7.03[5]
 adviser, 9.04, 9.05
 beneficiary, 9.05, 11.07
 choice of law, 4.02
 comity, 7.03[5]
 confirmer, 9.04
 creditor

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

applicant's, 10.06[3][b]
 beneficiary's, 10.06[3][a]
 credit rules, conflict, 9.05
 foreign sovereign immunity defense,
 9.06[4][c]
 general, 7.03[5], 9.05, 10.06[3][b]
 jurisdiction, 7.03[5], 9.06[4][c]
 national banks, 11.02[4][a]
 proceeds, 7.03[5], 9.05
 standby credit, 1.06
 third party, 10.06[3][b]
 Attorneys' fees
 breach of warranty, 9.04[6]
 fraud, 9.04[6]
 general, 9.09
 wrongful dishonor, 9.02[5][c]
 wrongful payment, 9.03[5]
 Authority to pay, 1.10
 Authority to purchase, 1.10
 Automatic rule
 See also Article 5; Documentary
 demand; Documentary draft
 Article 5's scope, 2.05
 conspicuously designated rule, 2.06, 2.07
 Aval, gl

B

Back-to-back credit
 breach of application, 9.03[1][b]
 confirmer, 1.08
 documents, 1.08
 general, 1.08, gl
 prime credit, 1.08
 transaction, 1.08
 Bad faith. *See* Good faith
 Bank credit
 See also Nonbank credit
 Article 5 application, 2.04
 document of title, 2.04
 Banks
 See also Advisor, Confirmer, Issuer
 applicant, 1.03, 9.02[4]
 arranger, 1.03[1], 1.03[2]
 insolvency, 12.02
 regulation
 boycotts, 9.06[4][e]
 lending limits, 12.04
 participations, 12.04[4]
 ultra vires defense, 12.03
 reimbursement rights, 1.03, 5.01[5]

Banker's acceptance
 acceptance credit, 1.02[2]
 governing law, 2.09[1]
 holder, 2.09[1]
 trade acceptance, vs., 8.04[2][c]
 Banker's lien, 8.04[1]
 Bankruptcy
 See also Insolvency
 injunctions, 7.03[3][b], 7.03[3][d]
 jurisdiction, 11.02[1], 11.02[5]
 preferences, 7.03[3], 7.03[3][a],
 7.03[3][f], 7.05[3]
 venue, 11.02[6]
 Beneficiary
 applicant as, 10.01
 adviser, 9.02[4]
 anticipatory breach of credit, 9.02[2]
 application agreement, 9.02[2]
 attachment, 10.06[3][a]
 collecting bank, 9.02[4]
 vs. confirmer, 2.09[5]
 creditor, 10.06
 right to draw, 10.06[1]
 right to proceeds, 10.06[2]
 criminal liability, 1.07[2]
 definition, 1.01[3], gl
 dishonor of credit, 9.02[1], 9.02[2]
 duties to applicant, 9.04[8]
 FDIC as, 10.03[3]
 foreign sovereign, 7.04[1][a],
 7.04[4][e][ii]
 fraud liability for, 9.04[6]
 injunction, 2.09[6]
 insolvency, 10.03[3]
 insured depositor, as, 12.02[1][a]
 issuer's duty to, 6.08
 jurisdiction, 11.02[2]
 liability
 draw as breach of underlying
 contract, 9.03[1][c]
 unjust enrichment, 6.07, 9.02[2]
 warranty, 6.07
 litigation burden, 1.05
 successor, 10.03[1], 10.03[3]
 third-party beneficiary, 9.02[3]
 warranty, 6.07[3], 9.04
 wrongful draw, by, 9.04[3]
 Beneficiary's certificate
 false, 1.07[2], 9.04
 independence principle, 1.07[2]
 shifting costs, 1.07[2]
 standby credit, 1.07[2]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- summary nature, 1.07[2]
warranty, 1.07[2], 6.07[3]
wrongful draw, by, 9.04[3]
- Bid bond**
standby credit, 1.06
- Bifurcated standard**
confirmer, 9.03[1][a]
general, 9.03[1][a]
rationale, 9.03[1][a]
rejected, 9.03[1][a]
- Bill of exchange**
See also Draft
credit history, 3.02
liquidity, 3.02
middle ages, 3.02
- Bill of lading**
air bill, 6.04[4]
back-to-back credit, 1.08
banking custom, 6.04[4]
claused, 1.07[1][c]
clean, 6.04[4]
commercial credit, 1.07[1][c]
compliance, 6.04[4]
disclaimers, 1.07[1][c]
documentary demand, 2.04
documentary draft, 1.01[2], 2.04
documentary sale, 1.01[2]
efficiency, 8.04[2]
exculpatory clause, 6.04[4]
fraudulent, 7.04[4][a], 8.04[2]
full set, 4.07[1]
function, 1.07[1][c]
goods, description, 6.04[1], 6.04[4]
guaranty, vs. 1.07[1][c]
indemnity in case of loss, 4.07[3]
industry custom, 6.04[4]
negotiable, 1.07[1][c], 6.04[4][a]
on-board, 6.04[1], 6.04[4]
security interest, 8.04[2], 8.04[1]
shipped bill, 6.04[4]
switched bill, 1.08
warranty, 7.04[3]
- Bill of sale, 2.04**
- Bolero, 1.07[1][c], gl**
- Bond**
See also Guaranty; Payment Bond
blanket bond, 7.05[1]
cost, 1.05
credit cost, vs., 2.10[1], 3.07[3]
credit functions, vs., 3.07
municipal ordinances, 1.06
vs. standby credit, 1.05, 2.10[1], 3.07[3]
- underlying contract tied to credit, 2.09[3]
- Boycotts**
credit function, 3.07[6]
defense, issuer, 9.06[4][e], 12.03[2]
- Breach of credit engagement**
See also Damages; Incidental damages;
Punitive damages
applicant, 9.02[4]
anticipatory, 2.09[6], 5.02[1], 5.03[4],
9.02[1], 9.02[2], 9.02[5][c]
beneficiary, 6.08[2], 9.02[3]
breach of application, vs., 9.03[1][b]
burden of proof, 9.02[2]
confirmer, 6.08[2]
defendant, 9.02[4]
fraud, 9.04[6]
holder of acceptance, 9.02[3]
issuer, 9.02[4]
nature, 9.02[1]
negotiating bank, 9.02[3]
plaintiff, 9.02[3]
ready-and-able rule, 9.02[2]
repudiation, 9.02[2]
successor to beneficiary, 9.02[3]
third-party beneficiary, 9.02[3]
transferee, 9.02[3]
- Breach of warranty. *See* Warranty**
- Business of banking, 3.07[2]**
- Buyer's credit**
defined, 3.03[5], gl
demise, 3.04
establishment, 5.01[1]
transfer restricted, 10.03[1]
virtual acceptance, 3.03[5]
-
- C**
-
- California rule**
general, 2.09[6]
independence principle, 2.09[6]
injunction against beneficiary, 7.04[4][f],
11.05[3][b][iii]
justification, 2.09[6], 7.04[4][f]
- Capital adequacy**
financial standby, 12.03[3]
general, 12.03[3]
participations, 12.03[3]
performance standby, 12.02[3]
- Cause of action**
See also Breach of credit engagement;
Reformation; Warranty
breach of contract, 6.03[1]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- applicant vs. beneficiary, 9.03[1]
- applicant vs. issuer, 6.08
- issuer vs. applicant, 7.05; 8.04; 9.03[1]
- breach of duty of good faith, 6.03 [1]
- breach of warranty, 6.07, 9.04[3]
- conversion, 9.02[2], 9.03[1]
- definition, gl
- due process, 9.03[1]
- fraudulent misrepresentation, 6.08[2], S9.03[2], 9.04[3]
- good faith, 6.03[1]
- issuer breach, 7.03[6]
- malicious conduct, 9.02[5][d]
- negligence, 6.07, 9.02[4], 9.03[3], 9.04, 11.06[4][b]
- negligent misrepresentation, 6.08[2]
- specific performance, 2.05[3], 11.07
- tortious interference, 9.02[4]
- unjust enrichment, 9.02[2], 9.03[1][b]
- wrongful draw, 9.04[3]
- Certificate
 - See also* Beneficiary's certificate;
 - Certificate of origin; Inspection certificate; Insurance certificate
 - applicant, execution by, 2.05[3]
 - beneficiary's, 1.07[2], 7.04[4][c]
 - commercial credit, 1.05
 - compliance
 - bank custom, 6.04[6]
 - consistency with other documents, 6.04[5][a]
 - facial, 6.04[6]
 - documentary draft, 2.04
 - false, 1.07[2], 7.04[4][a], 7.04[4][c]
 - fraudulent misrepresentation, 9.02[4]
 - modification, 6.04[5][a]
 - standby credit, 1.05, 6.04[5][b]
 - substantial compliance, 6.05[2]
- Certificate of origin
 - boycotts, 1.07[1][f]
 - general, 1.07[1][f]
- Choice of forum, 4.02, 11.02[8]
- Choice of law
 - Brussels Convention, 4.02
 - credit, in, 4.02
 - federal law, 4.02
 - forum law, 4.02
 - general, 4.02
 - law merchant, 4.01
 - negotiation credit, 4.02
 - New York rule, 4.05
- place of making, 4.02
- place of performance, 4.02
- straight credit, 4.02
- underlying contract, 4.02
- Circular negotiation credit. *See* Freely negotiable credit
- Claims. *See* Damages
- Clean credit
 - definition, 1.05, 2.05[1], gl
 - issuer insolvency, priority, 12.02[3], 12.02[4]
 - nonbank credit, 2.06
 - risk of fraud, 1.05
 - standby, 1.07[2]
 - underlying contract, reference to, 2.09[5]
- Code. *See* Article 5; Uniform Commercial Code
- Collateral
 - See also* Security interest conversion, 2.09[4]
 - damages, 2.09[4]
- Collateral estoppel, 2.09[5][a]
- Collecting bank
 - adviser as, 5.03[1]
 - on collection basis, 5.03[1]
 - contract with issuer, 2.08[3]
 - credit, terminating, 5.03[1]
 - documents, 5.03[1]
 - fraud defense, and, 8.02[6]
 - general, 8.02[6]
 - instructions, 5.03[1]
 - knowledge, 8.02[2]
 - negligence, 9.02[4]
 - under-the-credit rule, 8.02[6]
- Collection
 - on collection basis, 5.03[1], gl
 - contractual arrangements, 2.08[3]
 - correspondent bank, 2.08[3]
- Comity
 - general, 9.06[4][f], 11.02[7]
 - underlying transaction, 11.02[7]
- Commercial credit
 - See also* Commercial credit transaction vs. buyer's credit, 5.01[1]
 - cost, 1.05
 - damages, 9.02[5][b][i]
 - definition, gl
 - documents, 1.07[1]
 - domestic, 3.05
 - history, 3.04, 3.05
 - international, 3.05
 - sales transaction, 1.01[3]

CUMULATIVE INDEX

I-6

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by “S.”]

- vs. standby credit, 1.04
- Commercial credit transaction, 1.01, 1.03[3]
 - See also* Commercial credit
- Commercial invoice
 - benchmark, 1.07[1][b]
 - description of goods, 1.07[1][b], 6.04[1]
 - generally, 1.07[1][b], 6.04[2]
- Commercial paper
 - general, 1.06
 - preference, 7.03[3][e]
- Comptroller of the Currency
 - capital adequacy, 12.03[3]
 - guidelines, 5.03[3][e], 12.03[1][a], 12.03[1][c]
 - interpretive ruling, 2.03, 2.05[4], 2.06, 4.01[3], 4.08[5], 5.02[1], 5.03[3], 12.03[1][a], 12.03[2], 12.04[1], 12.05[1], App. G
 - rulings, 5.02[1], 5.03[3][b], 5.03[3][e], 12.03[1][a], 12.03[1][b], 12.03[1][c], 12.04[1], 12.04[3], 12.04[4], 12.05[1], 12.05[2]
- Conditions
 - bifurcated standard, 9.03[1][a]
 - drafting, 2.05[4], 7.06
 - inconsistent, 4.08[1], 4.08[5]
 - nondocumentary, 2.05[2], 4.04, 6.04[7]
 - strict compliance, 6.02, 6.03, 6.04, 6.04[7]
 - substantial compliance, 6.02, 6.03, 6.05
- Confirmation
 - See also* Confirmer
 - Article 5, 5.01[5]
 - establishment, 5.01[5]
 - opening bank, 5.01[5]
 - silent, 2.05[2][e], 6.08[2], gl
- Confirmer
 - agent, not, 2.08[3]
 - applicant, 4.03[5][b], 5.01[5], 6.07, 9.03[3]
 - arranger, 1.03[1], 1.03[2]
 - attachment, 9.05
 - back-to-back credit, 1.08
 - beneficiary, vs., 2.09[5]
 - bifurcated standard, 9.03[1][a]
 - choice of law, 4.02
 - correspondent as applicant, 1.03, 9.02[4]
 - credit functions, 3.07[2]
 - definition, 1.03, gl
 - duties, 9.02[4], 9.03[1][a]
 - fraud, 9.04
 - good faith, 9.04
 - issuer, relation to, 5.01[5], 8.02[7][a]
 - liability, S5.01[5]
 - negligence, 9.04
 - obligations, 1.03
 - opening bank, 5.01[5], 8.02[7][a]
 - presentment, 5.03[3][a]
 - red clause, 1.02, 1.03, 9.03[3]
 - reimbursing bank, 1.03, 5.01[5]
 - reimbursement right, 6.04[5][b], 8.02[5], 8.02[7][a], 11.04[1]
 - silent confirmation, 2.05[2][e], 6.08[2]
 - strict compliance, 9.03[1][a]
 - subrogation, 5.01[5], 7.05[2], 9.03[3]
 - tort liability, 9.03[3]
 - Uniform Customs, 4.04
 - warranty, 4.03[5][b], 6.07[3], 8.02[7][b], 9.03[3], 9.04
- Conflicts of law. *See* Choice of law
- Consideration
 - Article 5, 3.03[1], 4.03[3]
 - guaranty, 2.10[1]
 - requirement, 2.02
 - role, 3.03[1]
 - virtual acceptance, 3.03[5]
- Consolidation. *See* Joinder
- Conspicuously designated rule
 - Article 5's scope, 2.05
 - capital letters, 2.07
 - intent, 2.07
 - meaning, 2.06, 2.07
 - reason, 2.06
 - title, 2.07
 - Wichita* requirement, 2.05[2]
- Construction of credit
 - See also* Strict compliance rule;
 - Substantial compliance rule
 - ambiguity, 4.07, 4.08[3]
 - commercial credit, 4.08[3]
 - drafter, against, 4.08[3]
 - general, 4.08
 - intent, 4.08[1]
 - issuer, against, 4.08[3]
 - mistakes, 2.05[4], 4.08, 4.08[1], 9.07
 - revocability, 4.08[4]
 - standby credit, 4.08[3]
 - strict compliance, 4.08
 - substantial compliance, 4.08[2]
- Consularized document
 - general, 1.07[1][e]
 - invoice, 1.07[1][e], gl
 - packing list, 6.04[5][a]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- Contract
 vs. credit, 2.02, 3.01
 to issue credit, 6.08[2], 7.07
- Contract of acceptance. *See* Acceptance
- Contract to issue credit, 4.08[1], 6.08[2]
- Correspondent
See also Collecting bank; Negotiating bank; Payor bank
 agent, not 2.08[3]
 as applicant, 1.03
 adviser, 1.03
 confirmer, 1.03
 contract with issuer, 2.08[3]
 documentary sale, 1.01[2]
 jurisdiction, 11.02[1][a]
 payment credit, 1.02[1]
 role, 1.03
- Countersigned
 certificate, 6.04[5][a]
 defined, 6.04[5][a], gl
 invoice, 6.04[2]
- Course of dealing
 credit, modifying, 4.07, 6.04[3], 6.05[2]
 draft, 6.04[3]
 general, 4.07
 substantial compliance, 6.05[2]
- Course of performance, 4.07
- Credit
See also Acceptance credit; Back-to-back credit; Buyer's credit; Clean credit; Deferred payment credit; Freely negotiable credit; Irrevocable credit; Merchant credit; Negotiation credit; Open credit; Payment credit; Red clause credit; Revocable credit; Revolving credit; Straight credit; Traveler's credit; Two-party credit
 ambiguous, 4.08[1], 4.08[4]
 amendment, vs., 5.02[1]
 authentication, 5.01[4]
 aval, distinguished, 11.02[1]
 bond, vs., 1.05, 2.10[1]
 cancellation, 5.03[2]
 certificate of deposit, vs., 2.02[2]
 commercial, 1.01[3]
 conditions, 6.04[5][a]
 consideration, 2.01
 construction, 4.08
 vs. contract, 3.01
 cost, 1.05[1]
 damages, 9.02[5], 9.03[5]
 definition, 2.03, 2.10[2], 4.03[1]
 dishonor, 5.03[4]
 expiration, 5.03[3]
 four-party credit, 1.03, 7.04[4][c], 11.05[4], 12.05[2]
 function, 2.02
 vs. guaranty, 2.01, 2.05[1], 2.10
 honor, 5.03[2]
 issuance, 5.01[4]
 issuer's authority, 5.01[4], 12.03[2]
 vs. loan commitment, 2.10[2][a], 2.10[2][b]
 mechanics, 5.01[2]
 nature, 2.01, 2.10[1], 3.03
 vs. negotiable instrument, 3.03[5], 8.02
 nonbank, 2.06, 3.07[2], 12.05[1]
 notation, 9.03[1][a]
 primary obligation, 2.10[1]
 reformation, 4.08[1]
 security, 8.04, 10.04
 signed, 2.02
 SWIFT, 5.01[4]
 termination, 5.03
 tested telex, 5.01[4]
 third party as applicant, 1.03, 7.07
 two-party, 2.06, 12.05[1]
 undertaking as, 2.06
- Credit drafting
See also Amendments; Conspicuously designated rule
 drafts, identifying, 2.07
 evergreen clauses, 5.03[3][f]
 general, 4.08[1], 4.08[4]
 title, 2.07
 underlying contract reference, 2.09[5], 8.04[1]
- Credit functions
 boycotts, 3.07[6]
 currency risks, 3.07[6]
 documentary credit, 2.04
 drafts, 3.02
 forum shifting, 3.07[5], 7.04[3][c]
 juncture, effects, 7.04[3][d]
 liquidity, 3.02, 3.07[1], 7.04[3][c]
 litigation costs, 3.07[4], 7.04[3][c]
 nonbank, 3.07[2]
 payment, quick and inexpensive, 2.09[3], 2.09[6], 3.06, 3.07[1], 3.07[7]
 pay-now, argue-later, 2.10[1]
 vs. performance bond, 3.06, 3.07
 reducing costs, 3.07[3], 7.04[3][c]
 strict compliance, 3.05
 subrogation effects, 7.04[5][2]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- substantial compliance, 3.05
 - substituting credit, 3.07[2]
 - trade embargoes, 3.07[6]
 - underlying contract effects, 7.04[4][c]
 - Uniform Customs, 3.05
 - Credit history
 - commercial credit, 3.04, 3.05
 - documents, 3.05
 - draft, 3.02
 - early use, 3.02
 - mercantile specialty, 3.03[1]
 - standby, 3.06
 - Uniform Customs, 3.05
 - Credit, nature of
 - contract vs., 3.03, 3.03[8], 6.02, 6.08
 - vs. guaranty, 3.03
 - mercantile device, 6.08
 - negotiable instrument, similar, 6.02, 6.08
 - negotiable instrument, vs., 3.03[5], 6.07, 8.02
 - vs. third-party beneficiary contract, 3.03
 - unique, 3.01, 3.03[8], 4.01
 - Creditor's rights. *See* Applicant; Attachment; Beneficiary; Jurisdiction; Right to draw; Right to proceeds; Transfer
 - Credit unions
 - beneficiary as, 10.01[3]
 - Crimes
 - credit, and, 12.03[2]
 - drawing on standby, 1.07[2]
 - false certificate, 6.07[2]
 - fraudulent use of credit, 2.02
 - issuing credit, 2.02, 7.03[2]
 - Customer
 - See also* Applicant
 - general, 1.03[3]
 - undisclosed principal, not, 4.02[6][1], 9.03[2]
-
- D**
-
- Damages
 - See also* Incidental damages; Liquidated damages; Punitive damages
 - absence, 6.04[5][b]
 - Article 5, 2.05[1]
 - assignee, 9.03[3], 9.03[5]
 - attorney fees, 9.02[5][c], 9.03[5], 9.04
 - breach of application, 9.03[5]
 - commercial credit, 9.02[5][b][i]
 - consequential, 9.02[1], 9.02[5][c]
 - costs, 1.06
 - evidence, 11.04[3]
 - excess proceeds, applicant's claim to, 7.03[3][j], 9.04[6]
 - against FDIC, 9.02[5][b][i]
 - general, 9.02[5], 9.03[5]
 - independence principle, 9.02[5][a]
 - interest, 5.03[4], 9.02[5][c]
 - mitigation, 2.10[2][b], 9.02[5][a], 9.02[5][b]
 - prejudgment interest, 9.02[5][c]
 - punitive, 9.02[5][d], 9.03[5], 9.04[3]
 - reimbursement, 9.03[5]
 - revoked credit, 2.09[4]
 - standby, 9.02[1], 9.02[5][a]
 - summary judgment, 11.06[4][f]
 - surety, 2.10[1]
 - tortious interference, 9.03[5]
 - Declaratory judgment
 - bankruptcy, 11.07
 - forum shopping, as, 11.07
 - general, 11.07, gl
 - Defenses
 - See also* Boycotts; Fraud; Fraud in the transaction; Strict compliance rule; Substantial compliance rule
 - applicant
 - estoppel, 7.05[3]
 - foreign sovereign immunity, 9.06[4][c]
 - fraud in the transaction, 7.04, 7.05[3]
 - fraudulent conveyance, 9.06[1]
 - penalty, 9.06[1]
 - preference in bankruptcy, 7.03[3]
 - res judicata, 2.09[5][b]
 - statutory, 9.06[7]
 - assets control regulations, 9.06[4][b]
 - beneficiary
 - comity, 9.06[4][f]
 - foreign sovereign immunity, 9.06[4][c]
 - forum non conveniens, 11.02[8]
 - jurisdiction, 9.06[4], 11.02[1]
 - issuer
 - assets control regulations, 9.06[4][b]
 - setoff, 12.02[1][c]
 - issuer
 - applicant bankruptcy, 7.03[3]
 - act of state, 9.06[4][a]
 - boycott, 12.03[2]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- D'Oench, Duhme* Doctrine,
12.02[1][a]
expiry, payment after, 7.05[3]
FDIC, 12.02[1][a]
foreign sovereign immunity,
9.06[4][c]
forgery, 7.04[4][b]
fraud, 9.06[6]
illegality, 7.03[2], 9.06[6], 12.03[2]
release, 9.06[2]
res judicata, 7.05[3]
setoff, 7.04[4][c][i], 7.05[5], 9.06[3]
statute of frauds, 9.06[9]
statute of limitations, 9.06[8]
third-party fraud, 7.04[4][a]
ultra vires, 9.06[5], 12.03
unconscionability, 7.04[2]
- Deferred payment credit
acceptance credit, vs., 1.02[6]
assignee, 8.02[3]
confirmer, 8.02[3]
defenses under, 8.02[3]
general, 1.02[6], 5.03[2], 8.02[3], gl
- Demand for payment
Article 2 security interest, 8.04[3]
credit definition, 2.03
documentary, 2.03
holder, 8.02[3]
purchaser, 8.02
timely, 5.03[3][a]
- Development bonds, 2.06
- Discharge
acceptance of draft, 2.09[2]
- Discounting
draft in documentary sale, 1.01[2]
negotiation credit, purpose, 10.02[3]
time draft under commercial credit,
1.02[2]
- Dishonor
See also Honor
applicant, 7.02
excuse
boycott, 12.03[2]
forged document, 7.04[3]
fraudulent document, 7.04[3]
government intervention, 7.03[4]
insolvency of applicant, 7.03[3]
nondelivery of goods, 7.03[1]
ultra vires, 7.03[2]
unlawful contract, 7.03[2]
good faith, 7.04[4][g]
improper, 9.02
- nonconforming documents, 6.01
notice
sufficiency, 6.06[1][b][viii]
timeliness, 6.06[1][b][ii]
timeliness, 6.04[8]
- Dixon* rule
Code, 4.07[2]
criticism, 4.07[1]
general, 4.07[1]
- Document
See also Documentary demand;
Documentary draft; Document of title
affidavit, 2.09[3]
affidavit, noncomplying, 6.05[2]
applicant and issuer, S9.03[1][a]
applicant signing, 2.05[3], 4.08[4],
6.04[5][b]
bifurcated standard, S9.03[1][a]
commercial credit, 1.07[1], 3.05
compliance, 6.01, 11.04[4][d]
conflicting views, 6.02
cure, 6.02
frequency, 6.02
Uniform Customs, 6.02
consular, 1.07[1][e]
custom house permit, 6.04[1]
demand, 1.07[1][a]
description of goods, 1.07[1][b]
invoice, 6.04[2]
other, 6.04[2]
draft, 1.07[1][a], gl
facial conformity, 6.01
forged, 7.04[3], 7.04[4][b]
fraudulent, 7.04[3], 7.04[4][a]
fraudulent vs. erroneous, 7.04[4][b]
generally, 1.07
inconsistent, 6.04[5][a]
injunction, 11.05[2][c]
inspection certificate, 1.07[1][f],
6.05[1][a]
invoice, 1.07[1][b]
original, 4.06[1]
purchase order, 6.04[5][a]
shipping document, 6.03
standby credit, 1.07[2], 6.04[5][b]
statement of facts, 6.03
strict compliance, 6.02, 6.04[5][b]
substantial compliance, 6.02
- Documentary demand
See also Demand for payment
credit definition, 2.04, gl
default notice, 2.04

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- document of title, 2.04
- evidentiary, 2.04
- oral, 2.04
- promissory note, 2.04
- writing, 2.04
- Documentary draft
 - bill of sale, 2.04
 - credit definition, 2.04, gl
 - documentary sales, 1.01[2]
 - document of title, 2.04
 - statement of default, 2.04
- Documentary sale, 1.01[2]
- Document examiner
 - duties, 6.02
 - exigencies, 6.02
 - industry practices, 6.04[1]
 - prior course of dealing, 6.02
 - strict compliance rule, 6.02, 6.03, 6.04, 6.06
 - substantial compliance rule, 6.02, 6.05
 - trade usage, 4.07, 4.07[1], 6.05[1][a]
- Document of title
 - See also* Bill of lading; Warehouse receipt
 - clean, gl
 - dirty, gl
 - documentary draft, 2.04
 - good faith, 8.03
 - issuer, 8.03, 8.04[2]
 - negotiable, 6.04[4][a], 8.02[4]
 - nonbank credit, 2.06
 - security interest, 8.04[2]
- D'Oench Dhume* Doctrine
 - applicant notes, 7.05[1]
 - FDIC as beneficiary, 7.04[4][a], 10.05
 - FDIC as issuer, 12.02[1][a]
 - participations, 12.04[2]
- Draft
 - ambiguous term as, 4.08[3]
 - Article 2 security interest, 8.04[3]
 - beneficiary as drawer, 10.03[3]
 - vs. collection letter, 6.04[3]
 - conformity
 - absence, 6.04[3]
 - amount, 6.03
 - demand, 6.05[1][c]
 - course of dealing, 6.04[3]
 - credit definition, 2.03
 - credit functions, 3.07[1]
 - credit history, 3.02
 - documentary, 2.03, 2.04, gl
 - drawer, identity, 6.04[3]
 - endorsement, 6.05[1][c], 9.02[2]
 - holder in due course, 8.02[2]
 - legend, 6.03
 - negotiable, 4.07, 6.04[3]
 - partial, 6.04[3]
 - purchaser, 8.02
 - reciprocal, 4.08[4]
 - sight draft, 4.07, 6.04[3]
 - substantial compliance, 6.05[1][c]
 - time draft, 6.04[3]
 - timeliness, 6.04[3]
 - traveler's credit, 9.02[2]
- Drafting the Credit
 - against copies of transport documents, S8.04[1]
 - against partial draws, 6.04[5][a]
 - antipreference provisions, 7.03[3][f]
 - application agreement, S2.08[1], S7.05[1]
 - bid bond, as, 10.03[2]
 - bond, as, 5.03[1]
 - clarity, 2.05[4]
 - counseling the applicant, 7.06
 - counseling the beneficiary, 6.08
 - evergreen clause, 5.03[3][f]
 - expiry, 5.03[3][e]
 - nondocumentary conditions, 2.05[4]
 - notice of transfer, 10.03[2]
 - references to underlying contract, 2.03[2], 7.04[4][d]
 - supersedeas bond, S1.06
 - transfer, 4.06[2][d], 10.03[2]
 - Uniform Customs, 4.04
 - unsound practices, 7.06, 12.05[1]
 - Wichita* requirement, 2.05, 2.06
- Duty
 - applicant
 - adviser, 4.03[5][b]
 - beneficiary, 2.08[2], 2.09[6], 4.03[5][b]
 - confirmer, 4.03[5][b]
 - issuer, 2.08[1], 4.03[5][a], 7.05
 - applicant, 4.03[5][b], 8.02[7][b], 9.03[3]
 - beneficiary, 1.03, 9.02[4]
 - issuer, 8.02[7][a]
 - confirmer, 1.03, 5.01[5], 9.03[3]
 - issuer
 - accept, 1.02[2]
 - applicant, 2.08[1], 4.03[5][a], 7.06, 9.03

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

beneficiary, 4.03[4], 4.08[3], 6.06,
6.08, 7.02
confirmer, 5.01[5], 5.03[2],
8.02[7][a]
holder of acceptance, 2.08[4],
2.09[1], 3.03[5], 8.02
negotiate, 1.02[3]
pay, 1.02[1]
Duty of issuer to counsel
applicant, 7.06
beneficiary, 6.08

E

Economic loss doctrine
breach of warranty and, S9.02[2], 9.04[3]
torts and, 9.02[2]
Engagement
credit definition, 2.03
issuer's vs. customer's, 2.03
Equity requirement. *See* Injunctions
Establishment of credit
applicant, 5.01[2]
applicant, absence, 5.01[1]
Article 5, 3.03[2], 4.03[4], 5.01[2]
beneficiary, 5.01[2]
customer, 5.01[2]
effect, 5.01[2], 9.02[5][a]
history, 3.03[3], 4.03[4], 5.01[1]
signed writing, 5.01[4]
tested telex, 5.01[4]
Estoppel. *See also* Injunctions; Preclusion
Evergreen clause, 5.03[3][b], 5.03[3][f],
6.04[5][b], 9.03[1][c], gl
Evidence
beneficiary, 11.04[2]
burden of proof
beneficiary, 11.04[2]
holder in due course, 8.02[2],
10.03[4], 11.04[1]
Uniform Customs, 11.04[2]
conformity of documents, 4.07, 11.04[3],
11.05[4][d]
custom, 4.06[b]
damages, 11.04[3]
estoppel, 11.04[3]
expert testimony, 6.04[6]
fraud, 11.05[3]
burden, 11.05[3][b][ii]
general, 11.04
jury question, 11.04[3]

negotiating bank, 11.04[2]
sight draft, meaning, 4.07
waiver, 11.03[3]
Expiration date. *See* Expiry
Expiry
absence, 2.05[2], 5.03[3][e]
back-to-back credit, 1.08
breach of application, 9.03[1][b]
date, gl
evergreen clause, 5.03[3][b]
independence principle, 5.03[3][b]
injunction, 3.07[7]
malpractice, 5.03[3][b]
need for, 5.03[3][e]
payment credit, 1.02[1]
restraining order, 5.03[3][a],
5.03[3][e]
revolving credit, 1.09
summary judgment, 11.06[4][h]
time, 5.03[3]
excuse, 5.03[3][c]
laches, 5.03[3][e]
relaxed rule, 5.03[3][a]
strict rule, 5.03[3][b]
strict rule's advantages, 5.03[3][e]
transfer, 5.03[3][c]
twenty-one day rule, 5.03[3][b]
Uniform Customs, 5.03[3][c], 5.03[3][d],
5.03[3][e]
waiver, 5.03[3][d]
Extrinsic acceptance
See also Virtual acceptance
general, 3.03[1]
vs. virtual acceptance, 3.03[1]

F

Federal Deposit Insurance Corporation
(FDIC)
See also Issuer
applicable law, 12.02[1][a]
beneficiary, 10.03[3]
capital adequacy, 12.03[3]
D'Oench, Duhme doctrine, 7.04[4][a],
7.05[1], 10.05, 12.01[1][a], 12.03[2]
insured deposit, credit as, 12.02[1][a]
liability, 12.02[1][a]
state liquidator, 12.02[1][a]
Federal law, 4.02
Federal Reserve Board. *See* Capital
adequacy

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- Fiduciary
 good faith, 7.04[4][g], 8.02[7],
 9.02[5][d]
 issuer to applicant, 7.06
 issuer to beneficiary, 6.08
 legal malpractice, 5.03[3][b]
 punitive damages, 9.02[5][d]
- Floor planning
 Article 5, 2.10[2][b]
 credit, 2.10[2][b]
 loan commitment, 2.10[2][b]
- Forgery
 general, 7.04[4][b]
- Foreign assets control regulations. *See*
 Assets control regulations
- Foreign sovereign immunity
See also Defenses
 commercial activity, 9.06[4][c]
 confirmed credit, 9.06[4][c]
 constitutional questions, 9.06[4][c]
 individuals, 9.06[4][c]
 jurisdiction, 9.06[4][c]
 Section 1330j, 9.06[4][c], 11.02[3][b]
 waiver, 9.06[4][c]
- Forfeiting
 aval, 2.10[3]
 general, 2.10[3]
- Four-party credits, 1.03, 7.04[4][c],
 11.05[4], 12.05[2]
- Forum non conveniens, 11.02[8]
- Forum selection clauses, 4.02, 11.02[8]
- Franchise, 1.07[1][d]
- Fraud
See also Crimes; Fraud in the transaction
 action against beneficiary for, 7.04[4][f]
 bill of lading, 7.04[4][a], 8.04[2]
 by beneficiary, 7.04[4][f], 9.04[6]
 by third person, 7.04[4][a], 7.04[4][b]
 cases, 7.04[4]
 credit transfer, 10.03[1]
 criminal, 1.07[2], 2.02, 6.07, 7.03[2]
 defense, 7.04[1], 9.06[6]
 definition, 7.04[3][b], 7.04[4][b]
 English rule, 7.04[4][b], 11.05[3][b][iv]
 fact question, 11.06[4][e]
 forgery, 7.04[4][b]
 four-party credit, 7.04[4][b],
 7.04[4][e][i], 11.05[2][c]
 general, 7.04
 independence principle, 7.04[3][d]
 issuance of credit, in, 5.01[4], 7.03[2],
 7.04[4][b], 12.03[2]
 reimbursement, 7.05[3]
 sanctions, 7.04[4][d]
 Securities Exchange Act, 9.03[1][b]
 statute of, 2.09[6]
 syndicated transactions, 2.02
 underlying transaction, 7.04[4][b]
 Uniform Customs, 4.06[2][e]
 warranty, 6.07[2], 9.04, 9.08
- Fraud in the transaction
See also Crimes; Fraud
 vs. breach, 7.04[2], 7.04[4][c]
 codification, 4.06[2][e]
 "equitable" fraud, 7.04[4][b]
 evidentiary burden, 11.05[3]
 exceptions
 beneficiary, 8.02[3]
 bona fide purchaser, 8.02[4]
 general, 8.02[1]
 good faith, 8.03
 holder of demand, 8.02[3]
 holder in due course, 8.02[2]
 negotiable document, 8.02[4]
 notice, 8.03
 security, 8.02[4]
 under-the-credit rule, 8.02[2],
 10.02[4]
 forged documents, 7.04[3]
 fraud in the factum, 7.04[4][b]
 fraud in the inducement, 7.04[3][b],
 7.04[4][c]
 function of credit, 3.06, 3.07
 general, 7.04[3][a]
 history, 3.03[6], 3.03[7]
 independence principle, 7.04[3][d]
 Iranian cases, 7.04[4][e]
 issuer's good faith, 7.04[4][g]
 narrow rule, 7.04[4][b]
 notice, 8.02[2]
 plaintiff's burden of proof, 7.04[4][d]
 summary judgment, 11.06[4][e]
 third party, 7.04[4][a], 7.04[4][b]
 transfer, 10.03[1], 10.05
 underlying contract, 7.04[4][c]
 underlying transaction fraud, 7.04[4][b],
 7.04[4][c]
 Uniform Customs, 4.06[2][e]
- Fraudulent conveyance. *See* Defenses
- Freely negotiable credit
 advantages, 1.02[5]
 general, 1.02[4], gl
 time of honor, 5.03[2][b]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

Freight forwarder, 1.01[2], 1.01[3], gl
Function. *See* Credit function

G

Garnishment. *See* Attachment

General credit

assignability, 3.03[4]
buyer's credit, 5.01[1]
definition, 3.03[4]

Good faith

applicant, 9.04[7]
bill of lading, 6.04[4]
confirmer, 9.03[3], 11.06[4][a]
credit transferee, 9.03[3]
customer, 4.08[2]
definition, 6.07[3]
dishonor, 9.06[6]
estoppel, 6.06[1][b]
examination of documents, 6.03,
6.06[1][b], 9.02
facially conforming documents,
7.04[4][g]
fraud, 7.04[4][g]
general, 7.04[4][g]
honor, 9.06[6]
implied covenant, 6.03, 6.06[1][b]
interpleader, 7.04[4][g]
issuer, 6.02, 6.03, 6.04[4], 6.04[5][b],
7.04[4][g], 7.06, 8.03, 9.02[5][d]
loan denial, 7.04[4][a]
mercantile contracts, 3.03[1]
negligence, 11.06[4][b]
noncomplying document, 7.04[4][g]
preclusion, 6.06[1][b]
refusal to amend, 5.02[1], 6.03
standby, claim under, 3.07[5]
strict compliance, 6.03
summary judgment, 11.06[4]
underlying contract, 7.04[4][a]
warranty, 6.07, 9.04
warranty of and of fair dealing, 7.07,
9.02[2], 9.04

Green clause credit, 7.05[1], 10.02[5]

Guaranty

See also Standby credit
consideration, 2.10[1]
credit
as, 2.03
compared, 2.03
linked to, 5.02[1]
related to, 7.04[4][b]

vs., 2.01, 2.05[1], 2.10, 7.03[2],
12.03[1][b]
damages, 2.10[1]
first-demand, 2.03
guaranty letter, 2.03
independent, 2.03
letter of credit, as, 2.03, 12.03[1]
no-guaranty rule, 12.03[1][a]
performance, 7.04[4][e][i]
vs. primary obligation, 12.03[1][c]
release, 2.10[1]
security, 2.10[1]
simple-demand, 2.03
subrogation, 2.10[1]
transfer, 2.08[2]

H

History, *See* Credit history

Holder

See also Holder in due course
acceptance, 2.09[1]
definition, gl
negotiating bank, 5.03[2][b]
promissory note, 2.09[6]

Holder in due course

assignee, 8.02[2]
beneficiary, 2.09[2], 8.02[2]
burden of proof, 8.03, 10.03[4], 11.04[1],
11.04[3]
close connectedness, 8.02[3]
fraud in the transaction exception,
8.02[2]
holder of demand, 8.02[2]
issuer, 8.03
notice, 8.02[2]
transferee of credit, 8.01[2], 10.03[4]
value, S8.02[2]

Honor

See also Dishonor
acceptance credit, 1.02[2], 5.03[2]
general, 5.03[2], gl
good faith, 7.04[4][g]
injunction, 9.03[4]
negotiation credit, 1.02[4], 5.03[2][b]
payment credit, 1.02[1], 5.03[2]
revocable credit, 5.02[2]
time, 4.06[2][b], 5.03[2]
wrongful, 9.01

Hostages, 1.06

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

I

- ICC. *See* International Chamber of Commerce
- IFSA. *See* International Financial Services Association
- Illegality
 ground for injunction, 7.03[2]
 issuer defense, 9.06[6]
 lending limits, 12.03[2]
- Incidental damages
 attorney fees, 9.02[5][c]
 general, 9.02[5][c]
 interest, 9.02[5][c]
 litigation expense, 9.02[5][c]
 lost profits, 9.02[5][c]
- Indemnity
 banks, 6.05[1][a]
 bill of lading, 4.07[3]
 definition, gl
 use of, 1.01[2]
- Independence principle
 acceleration clause, 2.09[1]
 application, 2.09[5]
 Article 5, 4.03[6][a]
 attachment, 7.03[5]
 beneficiary's certificate, 1.07[2]
 breach of warranty, 2.09[6]
 breach of warranty, assignment, 9.06[3]
 codified, 4.03[6][a]
 confirmer, 4.03[6][a]
 conflicting policies, 7.03[4]
 credit as payment, 2.09[2], 2.09[6], 9.02[5][a], 12.02[2]
 damages, 9.02[1]
 expiry, 5.03[3][b]
 fraud, 7.04[3][d], 7.04[4][d]
 illegality of underlying contract, 7.03[2]
 injunction against beneficiary, 7.04[4][f]
 insolvency of applicant, 7.03[3][c]
 joinder, 11.03[2]
 limits on, 2.09[5]
 nature of credit, 3.03[6]
 reformation, 5.03[3][b]
 release, 9.06[2]
 setoff, 2.09[6], 7.04[4], 9.06[3]
 side agreement, 2.09[5]
 statute of frauds, 2.09[6]
 strict compliance, relation, 7.01
 summary judgment, 11.06[2]
 violated
 arbitration, 2.09[3]
 Iranian cases, 7.04[4][e][ii]
 mitigation, 9.02[5][b][i]
 setoff, 2.09[6]
 underlying contract, 2.09[3], 7.04[4][c], 10.03[3]
 warranty of fitness, 2.09[6]
 Wichita requirement, 2.05[1]
- Injunctions
 applicant, 6.04[5][a]
 assets control, 9.06[4][b]
 against beneficiary, 7.04[4][f]
 breach of warranty, 11.05[2][c]
 Canadian rule, 11.05[3][b][iv]
 comity, 9.06[4][f]
 confirmer, 9.03[3], 9.06[4][f]
 credit functions, 3.07[7]
 damages, 11.05[2][c]
 to reputation, 7.04[1], 11.05[2][c]
 documents, 11.05[1], 11.05[2][c]
 English rule, 11.05[3][b][iv]
 expiry, 3.07[7]
 financial loss, 7.04[1], 7.04[4][e][i], 11.05[2][b]
 foreign courts, by, 9.06[4][f]
 foreign sovereign, 7.04[1][a]
 forgery, 7.04[4][b]
 fraud, 7.04, 11.05[3]
 Iranian Assets Control Regulations, 9.06[4][b]
 irreparable harm
 applicant insolvency, 11.05[2][b]
 general, 7.04[1], 7.04[4][e], 11.05[2]
 reputation, damage to, S7.04[1]
 jurisdiction, 7.04[1], 11.02[2], 11.05[6]
 likelihood of success, 11.05[4]
 mandatory, 6.04[5][a]
 Mareva, 11.05[3][b][iv]
 nominated bank, 9.03[3]
 nonconforming documents, 11.05[2][c]
 notice, 7.04[4][e][ii]
 plaintiff's burden of proof, 7.04[4][d]
 prerequisites, 7.04[1], 7.04[4][e][i], 11.05[1]
 relief, 11.05[2][a]
 tardy, 5.03[2][a], 11.05[5]
 unconscionability, 7.04[2]
- Insolvency
 applicant
 automatic stay, 7.03[3][b]
 debtor's remedy, 11.02[c]
 documents signed by, 2.05[3]
 D'Oench Duhme rule, 12.02[1][a]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- fraudulent conveyance, 7.03[3][a]
 general, 7.03[3]
 ipso facto clause, 7.03[3][h]
 leases, 7.03[3][j]
 marshaling, 7.03[3][a]
 postpetition transfer, 7.03[3][c]
 preference, 7.03[3], 7.03[3][a],
 7.03[3][f], 7.05[3]
 promissory note, 7.03[3][f]
 property of debtor, 7.03[3][c]
 security interest, 7.03[3][c]
 state law, under, 7.03[3][g]
 subrogation, 7.05[2]
 beneficiary, 10.05
 FDIC, 7.03[3][h], 11.05[1], 12.02[1][a]
 fraudulent transfers, 7.03[3][a]
 issuer
 beneficiary's claims, 12.02[1],
 12.02[2][b]
 clean credit, 12.02[3], 12.02[4]
 collateral, 12.02[1][b]
 contract to issue credit, 4.08[1],
 6.08[2], 7.07
 depositor preference, 12.02[1][a]
 earmarked deposit, 12.02[1][b]
 FDIC and standby, 12.02[1][a]
 federal preemption, 12.02[4][d]
 insured deposit, 12.02[1][a]
 negligence, 10.03[2]
 priority rule, 9.06[4][d], 12.02[4]
 reimbursement, 7.05[1]
 protection against, 12.02[5]
 subrogation, 7.05[2]
 Inspection certificate
 buyer, protecting, 1.07[1][f], 1.07[1][f]
 commercial credit, 1.07[1][b]
 countersigned, 6.04[5][a]
 documentary proof, 1.07[1][f]
 international sale, 1.07[1][f], 1.07[1][f]
 vs. invoice, 1.07[1][b]
 strict compliance, 6.04[5][a]
 substantial compliance, 4.08[2],
 6.05[1][a]
 use, 1.07[1][f]
 warranties, 1.07[1][f]
 Installment
 drawings, 4.06[2]
 sales, 1.06
 shipments, 4.06[2]
 Insurance certificate
 form, 1.07[1][d]
 generally, 1.07[1][d]
 Uniform Customs, 1.07[1][d]
 Insurance contracts
 credits, vs., 1.06
 maritime open cargo, 7.05[1]
 Insured deposits, 12.02[1][a]
 International Chamber of Commerce
 Banking Commission, 4.04
 UCP 500 role, 4.04
 International Financial Services Association,
 4.04, 4.06[1], 6.06[1][b]
 International Monetary Fund
 credit as exchange contract,
 general, 9.06[4][d]
 violation, 9.06[4][d]
 International Standard Banking Practice,
 S6.03[3], S6.04[5][a], 6.04[6]
 International Standby Practices, 4.09
 Interpleader
 credit's functions, 3.07[1]
 general, 11.07
 issuer by, 2.09[6], 7.04[4][g]
 summary judgment, 11.07
 Intervention, 7.04[4][g], 11.03[2]
 Invoice
 See also Commercial invoice
 applicant, relation to, 6.04[2]
 consularized, 1.07[1][e]
 documentary draft, 2.04
 fraudulent, 7.04[4][a]
 pro forma, 1.07[1][b]
 standby credit, 1.06
 strict compliance, 4.08
 amount, 6.03, 6.04[2]
 beneficiary's only, 6.04[2]
 countersigned, 6.04[2]
 goods, description, 6.04[1]
 Uniform Customs, 6.04[1]
 transfer, 10.05
 visaed, 1.07[1][e]
 Invoice credit
 definition, 1.06
 expiry, 5.03[3][a]
 standby nature, 1.06
 Iranian Assets Control Regulations
 See also Defenses
 general, 9.06[4][b]
 injunctions, 7.04[4][e][ii]
 Irrevocable credit
 amendment, 5.02[1]
 Article 5, 4.06[2][a]
 vs. authority to pay, 1.10
 vs. authority to purchase, 1.10

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

establishment, 5.01[3]
 presumption, 1.10, 4.06[2][a], 4.08[4]
 vs. revocable credit, 1.10, 3.03[2],
 4.08[4]
 Uniform Customs, 1.10, 4.06[2][a],
 4.08[4]
 ISP. *See* International Standby Practices
 Issuer
 applicant as, 2.06
 applicant, relationship, 4.03[5][a], 7.02,
 7.06
 affiliate, 12.04[5]
 application, 7.01, 7.02
 Article 2 security interest, 8.04[4]
 authority, 7.03[2], 9.06[5], 12.03
 beneficiary as, 12.05[1]
 blanket bond, 7.05[1]
 breach, 9.02[2]
 confirmer, 9.03[1][a]
 contract to issue credit, 4.08[1], 6.08[2],
 7.07
 declaratory judgment, 11.07
 definition, 1.01[3], gl
 duty to beneficiary, 6.08
 duty to counsel, 6.08, 7.06
 duty to honor, 6.01, 7.02, 9.02[4]
 duty to participants, 6.02
 fiduciary, as, 7.06
 fraud defense, 9.06[6]
 fraudulent misrepresentation, 9.02[4]
 good faith, 6.07, 9.02[2], 11.06[4][a]
 good faith purchaser, 8.03
 insolvency, 12.02
 beneficiary's claims, 12.02[1],
 12.02[2][b]
 clean credit, 12.02[3], 12.02[4]
 collateral, 12.02[1][b]
 earmarked deposit, 12.02[1][b],
 12.02[3]
 FDIC and standby, 12.02[1][a]
 federal preemption, 12.02[4][d]
 priority rule, 12.02[4]
 protection against, 12.02[5]
 insurance industry, 1.06
 jurisdiction, 11.02[1]
 lien, 8.04[1]
 marine open cargo policy, 7.05[1]
 negligence, 7.06, 11.06[4][b]
 nonbank, 2.06, 3.07[2], 12.05[1]
 officer's authority, 7.03[2]
 on collection basis, 5.03[1]
 participation agreement, 6.02; 12.04[4]

paying wrong party, 6.01, 7.02
 payment credit, 1.02[1]
 proceeds, claim to, 8.05
 reimbursement right, 7.04[5]
 restitution, 7.05[4]
 security interest, 8.04[2], 12.02[1][b]
 subrogation, 2.10, 7.05[2]
 title, 8.04[2]
 ultra vires defense, 9.06[5], 12.03
 unjust enrichment, 6.03
 warehouse receipt, 8.04[2][b]
 Issuing bank. *See* Issuer

J

Joinder
 consolidation, 11.03[3]
 general, 11.03[2]
 independence principle, 11.03[2][b]
 Jurisdiction
 advisor, 11.02[1]
 bankruptcy, 11.02[1], 11.02[5]
 comity, 9.06[4][f], 11.02[1]
 constitutional limits, 9.06[4][c], 11.02[1]
 correspondent, 11.02[1][a]
 definition, gl
 fair play, 11.02[1]
 federal diversity, 11.02[3]
 federal preemption, 11.02[3]
 foreign sovereign immunity, 9.06[4][c]
 forum non conveniens, 11.02[8]
 fraud, 7.04[1]
 injunctions, 11.02[2], 11.05[6]
 in rem, 11.02[2]
 international banking, 11.02[3][b]
 issuer, over, 11.02[1][a]
 joinder, 11.03[2]
 minimum contacts, 11.02[1]
 national banks, 11.02[4]
 anti-attachment section, 11.02[4][a]
 venue, 11.02[4][b]
 nominal party, 11.02[3]
 standing, 11.03[1]
 subject matter, 11.02[2], 11.05[6]

L

Law merchant, 3.03[1]
 Lease, 1.06
 Leeway rules
 5 percent rule, 6.04[6]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

10 percent rule, 6.04[6]
 Legalized document. *See* Consularized document
 Lender Liability. *See* Duty of issuer to counsel; Good faith
 Letter of credit. *See* Credit.
 Letter of indemnity
 bills of lading, and, 4.07[3]
 definition, gl
 use, 1.01[2]; 6.05[1][a]
 Line of credit, vs. credit, 2.01, 2.10[2][a]
 Liquidated damages
 mitigation, 9.02[5][b][ii]
 standby credit, 1.06, 2.09[5], 6.03
 strict compliance, 6.03
 underlying contract, 7.03[2], 9.02[5][b][ii]
 Wichita rule, 2.05[1]
 Loan commitment
 breach, 9.02[3]
 commitment letter, 2.10[2][a]
 credit as, 9.02[3]
 credit vs., 2.10[2], 2.10[2][b]
 purpose, 2.10[1][a]
 revocable credit, vs., 2.10[1][a]
 standby credit, 1.06
 termination, 2.10[1][a]
 verification as, 2.10[2][c]
 Loan imbalance, 1.06
 Loan limits
 See also Standby credit
 commercial credits, 12.04[1]
 exceptions, 12.04[3]
 mortgage-backed pass-through certificates, 12.04[1]
 national banks, 12.04[1]
 residential mortgage revenue bonds, 12.04[1]
 state banks, 12.04[2]
 thrifts, 7.04[1], 12.04[3]
 Locking device, 2.05[3], 7.04[4][b]

M

Mansfield, Lord
 consideration, 3.03[1]
 fraud, 3.03[6], 3.03[7]
 revocability of credit, 3.03[2]
 virtual acceptance, 3.03[5]
 Merchant credit, 3.02, 3.04
 Mortgage-backed pass-through securities, 1.06, 12.04[1]

Municipal ordinances and regulations, 1.06

N

Nature. *See* Credit, nature
 Negligence
 adviser, 9.02[4], 9.03[3]
 beneficiary, 6.07[1]
 collecting bank, 9.02[4]
 confirmer, 9.04
 disclaimer, 4.03[5][a]
 good faith, 11.06[4][a]
 issuer, 7.06, 10.03[2], 10.03[2], 11.06[4][b]
 red clause, 9.03[3]
 Negotiable credit
 See also Negotiation credit
 misnomer, 8.02
 Negotiable document. *See* Document of title
 Negotiable instrument
 acceptance, 2.09[1]
 avoiding, 8.02[3]
 credit, similar, 6.02
 vs. credit, 3.03[5], 8.02
 promissory note, 2.09[2]
 Negotiable order to pay. *See* Draft
 Negotiable paper
 See also Negotiable instrument
 credit transaction, 2.02
 general credit, 10.02[1]
 Negotiating bank
 agent, as, 2.08[3]
 banking custom, 6.04[5][a]
 beneficiary, 5.03[2]
 breach of credit engagement, 9.02[3]
 damages, 9.02[5][b][i]
 definition, gl
 freely negotiable credit, 1.02[5]
 holder, 5.03[2][b]
 holder in due course, 1.02[5], 8.02[2]
 holder of demand, 8.02[3]
 nominated bank, S8.02[6]
 preclusion rule, S6.06[1][b]
 provisional credit, 5.03[2]
 qualified holder, 1.02[5]
 reimbursement, 2.08[3], 5.03[2], 6.04[5][a], 9.06[4][a], 10.03[4]
 revocable credit, 5.02[2]
 straight credit, 10.03[4]
 time limits, S6.06[1][b]
 under-the-credit rule, 8.02[6]
 warranty, 4.03[5][b]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

without recourse, 8.02[6]
 Negotiation
 definition, gl
 time, 5.03[2][b], 8.02[7]
 under the credit, 5.03[2]
 Negotiation credit
 See also Straight credit; Transfer
 breach, 9.02[3]
 collecting banks under, 8.02[6]
 definition, 8.02, 8.02[6], 10.02[3], gl
 duty to pay, 1.02[1]
 generally, 1.02[3], 1.02[4], 3.03[5], 8.02
 honor, 5.03[2]
 time, 5.03[3][a]
 issuer, 1.02[1]
 negotiating bank, 1.02[1]
 presentment under, 1.02[4]
 vs. straight credit, 8.02[6], 10.02[4]
 transferable credit, vs., 10.03[4]
 Nevada rule. *See* California rule
 New York rule
 Code, rejecting, 4.05
 criticism, 4.05
 general, 4.05
 moderate reading, 4.05
 pre-Code law, 4.05
 radical reading, 4.05
 Uniform Customs, preference, 4.05
 Nominated bank. *See also* Negotiating bank
 conversion, 9.03[3]
 fraud, 9.03[3]
 general, 1.01[2], 1.03
 interference with contract, 9.03[3]
 red clause, 1.02, 1.03, 9.03[3]
 reimbursement, 2.08[3]
 relationships, 9.03[3]
 role, 1.03
 torts, 9.03[3]
 Nonbank credit
 Article 5's scope, 1.03, 2.04, 2.06
 confirmation, 1.03
 document of title, 2.04
 issuer, 2.09[1]
 Nontransferable credit. *See* Straight credit
 Note. *See* Promissory note
 Notice of refusal
 general, 6.06[1][b]
 injunctions effect on, 6.06[1][b],
 11.05[5]
 preclusion, 6.06[1][b]
 timeliness, 6.06[1][b]

O

Office of Thrift Supervision
 capital adequacy, 12.03[3]
 loan limits, 12.04[1], 12.04[3]
 Open account sale, 1.01[1], 2.10[4]
 Outsourcing, 2.10[4]
 Open credit, 2.09[2]
 Opening bank, 1.01[3]
 See also Issuer
 Operative instrument. *See* Advice of credit

P

Parol evidence rule
 amendments to credit, 4.08[1]
 nature of obligation, 4.08[1]
 Participations
 capital adequacy, 12.03[3]
 general, 12.04[4]
 wrongful dishonor, 9.02[4]
 Parties. *See also* Adviser, Applicant,
 Beneficiary, Collecting bank, Confirmer,
 Customer, Freight Forwarder, Issuer,
 Negotiating Bank, Payor Bank,
 arranger, 1.03
 assignee, 3.03[4], 10.04[2][a], 10.05
 customs broker, 1.01[2], 1.01[3]
 presenting bank, 5.03[1], 8.02[5]
 Payment bond
 credit, vs., 1.05
 general, 1.06
 third-party beneficiaries, 1.05, 2.10[1],
 9.02[3]
 Payment credit
 advantages, 1.02[5]
 expiration, 1.02[1]
 generally, 1.02[1]
 honor, 5.03[2]
 time, 5.03[3][a]
 negotiating drafts, 1.02[4]
 presentment, 1.02[4]
 risks, 1.02[5]
 Payor bank
 definition, 1.02[1]
 duties, 1.02[1]
 Penalty
 affirmative defense, 9.06[1]
 damages, 2.09[5]
 forfeiture, 9.06[1]
 standby credit, 2.09[5]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by “S.”]

- Performance bond. *See* Bond
- Permissive scope rule. *See* Conspicuously designated rule
- Preclusion
- applicant, against, 6.06[1][a]
 - afterthoughts, 6.06[1][c]
 - Article 5, 6.06[1][b]
 - burden of proof, 6.06[1][c]
 - definition, 6.06[1][a]
 - detriment, 6.06[1][a]
 - evidence, 11.04[3]
 - general, 6.06[1]
 - injunctions, and, 6.06[1][b], 11.05[5]
 - issuer, against, 6.06[1]
 - nondetriment, 6.06[1][c]
 - nonreliance, 6.06[1][c]
 - pleading, 11.06[4][c]
 - reliance, 6.06[1][a]
 - strict compliance, 6.02
 - substantial compliance, 6.05[2]
 - Uniform Customs, 6.06[1][b]
 - vs. waiver, 6.06[1]
- Preference. *See* Insolvency
- Presentment
- anticipatory breach, 9.02[2]
 - confirmer, 5.03[3][a]
 - delay, 5.03[3][c]
 - excused, 9.02[2]
 - negotiating bank, 5.03[2][b]
 - on approval basis, 5.03[1]
 - on collection basis, 5.03[1]
 - time, 5.03[2][b], 5.03[3][a], 5.03[3][c]
- Prime credit. *See* Back-to-back credit
- Privity
- applicant, 4.03[5][b], 5.01[5], 6.07
 - adviser, 4.03[5][b]
 - confirmer, 4.03[5][b], 5.01[5], 6.07
 - damages under application, 9.03[5]
 - virtual acceptance, 3.03[5]
- Proceeds
- assignment, 3.03[4]
 - attachment, 7.03[5], 9.05
 - credit, 2.08[2], 9.04[8], 9.05
 - excess held by beneficiary, S2.09[5], 2.09[6], 7.03[3][a], S7.03[3][d], 7.03[3][j], 7.03[3][l], 8.05, 9.04[6]
 - underlying contract, and, 2.08[2], 9.04[8], 9.05
 - Uniform Customs, 4.06[2][d]
- Promissory note
- vs. credit, 2.09[2], 2.09[6]
 - setoff, 2.09[6]
- standby credit, 1.06, 2.10[1]
- Punitive damages
- applicant, 9.02[5][d]
 - assignee, 9.03[5]
 - assignee of credit, 9.03[3]
 - beneficiary, against, 9.03[5]
 - breach of warranty, 9.03[5]
 - fraud, 9.03[5]
 - frivolous appeal, 9.02[5][d]
 - general, 9.02[5][d]
 - inducing dishonor, 9.02[5][d]
 - issuer's malice, 9.02[5][d]
-
- Q**
-
- Qualified holder
- bill of lading, 1.07[1][c]
 - negotiating bank, 1.02[5]
-
- R**
-
- Real estate development, 1.06
- Recourse
- collecting bank, 8.02[5]
 - definition, gl
 - draft discounted, 1.01[2]
 - negotiating bank, 8.02[5]
 - negotiating draft, 1.02[4]
- Red clause credit. *See also* Green clause credit, 1.02[1], 1.03, 6.03, 9.03[3], 10.02[5]
- Reformation
- expiry, 4.08[5], 5.03[3][b]
 - issuer defense, 9.07
 - mutual mistake, 4.08, 4.08[3]
 - rules of construction, 4.08, 4.08[1], 4.08[5]
 - strict compliance, 6.04
- Reimbursement
- acceptance credit, 7.05[1]
 - amendment, 5.03[3][d]
 - application agreement, 2.08[1]
 - Article 5, 7.05[1]
 - bankruptcy claim, 7.05
 - breach of application, 9.03[1][b]
 - collateral, 7.05[1]
 - confirmer, 1.03
 - correspondent, 2.08[3]
 - credit, 2.08[3]
 - fraud
 - effect on 7.05, 7.05

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- insurance against 7.05[1], 7.05[1]
 general, 7.05, gl
 issuer's, 7.05, 8.04
 negotiating bank, 2.08[3],
 6.04[5][a]
 nominated bank, 2.08[3]
 reimbursing bank, 1.03, 5.01[5]
 restitution, 7.05[4]
 setoff, 7.05[5]
 subrogation, 7.05[2]
 ultra vires defense, 7.05[1]
 Uniform Customs, 7.05[1]
 Uniform Rules, 2.08[3]
 waiver of expiry, 5.03[3][d]
- Related contracts
See also Acceptance; Underlying
 contract
 application agreement, 2.08[1]
 vs. credit, 2.08
 underlying contract, 2.08[2]
- Release, 2.10[1]
See also Defenses
- Remedies
See also Attachment; Damages;
 Incidental damages; Injunctions;
 Liquidated damages; Punitive
 damages; Reformation
 applicant, 6.07, 7.03, 7.04, 9.03
 attorneys' fees, 9.02[5][c], 9.03[5], 9.04,
 9.09
 beneficiary, 9.02[5], 9.04
 constructive trust, 7.04[1], 11.05[1],
 11.05[2][c]
 contribution, 7.05[h]
 declaratory judgment, 11.07
 economic loss doctrine, S9.02[2],
 S9.04[3]
 interpleader, 7.04[4][g]
 issuer, 6.07, 7.04[4][g], 7.05, 9.03[1][b],
 9.04
 mandamus, 5.03[3][a], 11.05[3][a]
 marshaling, 7.03[3][a]
 negligence, 6.07[5]
 reforming the credit, 2.05[4], 4.08[1],
 9.07
 restitution, 7.05[4]
 RICO, 9.04[3]
 specific performances, 2.05[3],
 9.02[5][d], 11.07
 subrogation, 7.05[2]
 unjust enrichment, 9.03[1][b]
- Repudiation. *See* Breach of credit
 engagement
- Revenue bonds, 1.06
- Revocable credit
 amendment, 5.02[2]
 Article 5, 4.06[2][a]
 authority to pay, 1.10
 authority to purchase, 1.10
 collection vehicle, 1.10
 conditioned, 1.10
 establishment, 4.03[4], 5.01[3]
 good faith, 4.06[2][a]
 irrevocable credit, vs., 1.10, 3.03[2],
 4.08[4]
 nonmerchant, 4.06[2][a]
 notice, 5.03[1]
 presumption, 1.10, 4.08[4]
 termination, 1.10, 5.02[2], 5.03[3]
 Uniform Customs, 1.10, 4.06[2][a],
 4.08[4]
- Revolving credit
 cumulative, 1.09
 expiry, 1.09
 general, 1.09, gl
 maximum, 1.09
 non-cumulative, 1.09
- Right to draw
See also Transfer
 breach of credit engagement, 9.02[3]
 creditors, 10.06[3]
 general credit, 3.03[4], 9.02[3]
 right to proceeds, vs., 3.03[4]
 special credit, 3.03[4], 9.02[3]
- Right to proceeds
See also Transfer
 breach of credit engagement, 9.02[3]
 creditors, 10.06[2]
 general credit, 3.03[4], 9.02[3]
 vs. right to draw, 3.03[4]
 special credit, 3.03[4], 9.02[3]
-
- S**
-
- Sales
 certificate of deposit as, 2.02
 commercial credit, 1.01[3]
 documentary, 1.01[2]
 open account, 1.01[1]
 standby credit, 1.06
- Savings and loans. *See* Thrifts
- Securities
 bona fide purchaser, 8.02[4]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- fraud, 12.05[2]
 general, 12.05[2]
 issuer, 8.03
 national banks, 12.05[2]
 standby credit, 1.06
- Security interest
 applicant insolvency, 7.03[3][c]
 application agreement, 2.08[1],
 8.04[4]
 Article 2, 8.04[3], 8.04[4]
 attachment, 8.04[2][a]
 bill of lading, 8.02[5], 8.04[2][c]
 buyer in ordinary course, 8.04[2][b],
 8.04[4]
 creating, 8.04[2][a]
 credit functions, 3.07[1]
 documentary sales, 1.01[2]
 expiry, 5.03[3][e]
 extent, 8.04[2][a]
 issuer's 8.04[2]
 nonnegotiable document, 8.04[2][c],
 8.04[4]
 open account sales, 1.01[1]
 perfection, 8.04[2][c]
 presenting bank, 8.02[5]
 surety law, 2.10[1]
 warehouse receipt, 8.04[2][b]
- Setoff
See also Defenses
 confirmer, 12.02[1][c]
 issuer insolvency, 12.02[1][c]
 issuer's reimbursement, 7.05[1], 7.05[1]
 preceeds, against, 10.04
 promissory note, 2.09[6], 7.03[3]
- Sight credit. *See* Payment credit
- Sight draft
See also Time draft
 definition, gl
 documentary sale, 1.01[2]
 honor, 1.02[1], 1.02[4]
 negotiation, 1.02[4]
 payment credit, 1.02[1]
 vs. request for payment, 1.07[1][a]
- Sources of credit law
 Article 5, 4.03
 general, 4.01
 ISP98, 4.09
 supplemental rules, 4.01
 UN Convention, 4.01[4]
 Uniform Customs, 4.04, 4.05
- Special credit
 assignability, 3.03[4]
- buyer's credit, 5.01[1]
 definition, 3.03[4]
- Specialty, 3.02
- Specific performance
 applicant's certificate, 2.05[3]
 general, 9.02[5][d], 11.07
- Standby credit
 accounts receivable, 1.06
 vs. bond, 1.05, 1.06
 capital adequacy, 12.03[3]
 certificate of deposit as, 2.02
 vs. commercial credit, 1.04
 cost, 1.05
 damages, 2.09[4], 9.02[5][b][ii]
 definition, gl
 direct pay, 1.06
 documentary credit as, 1.04
 documents, 1.04, 1.07[2]
 domestic, 3.06
 escrow, as, 1.06[2]
 expiry, 5.03[3][e]
 generally, 1.01, 1.04
 guaranty letter, compared, 2.03
 history, 3.06
 invoice credit, 1.06, 5.03[3][a]
 issuer insolvency, 12.02[3], 12.02[4]
 lending limits, 12.04
 loan equivalent, 1.04
 middleman use of as financier, 1.06
 regulation, 12.03[1][a], 12.03[1][b],
 12.03[3]
 sale of goods, 9.02[5][b][ii]
 supersedeas, as, 1.06
 surety contract, vs., 1.05, 12.03[1]
 tax shelters, with, 1.06
 ultra vires, 12.03, 12.03[2]
 underlying contract, 2.09[3]
 Uniform Customs, 4.03[7]
 uses, 1.06
- Standing
 breach of warranty, 5.03[4], 6.07, 9.04[3]
 letter of credit breach, 11.03[2]
- Statute of frauds, 2.09[6]
- Statute of limitations
 breach of warranty, 5.03[4], 6.07, 9.04[3]
 general, 2.02, 9.07[8]
- Stopping payment
See also Injunctions
 attachment, 7.03[5]
 declaratory judgment, 7.04[4][a]
 fraud, 7.04
 governmental intervention, 7.03[4]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- nonelivery of goods, 7.03[1]
- penalty, 7.03[2]
- underlying contract, 7.03[1]
- unlawful contract, 7.03[2]
- Straight credit
 - See also* Negotiation credit; Transfer described, 8.02[6], 10.02[2]
 - vs. negotiation credit, 8.02[6], 10.02[4]
- Strict compliance rule
 - applicant
 - against, 6.04[5], 9.03[1][a]
 - documents signed by, 2.05[3]
 - application agreement modifying, 6.02, 6.05[1][c]
 - beneficiary, 4.08, 6.02, 6.04[5][a]
 - bifurcated standard, 9.03[1][a]
 - bill of lading, 4.07[1]
 - certificates, not required, 6.04[5][b]
 - confirmer, 9.03[1][a]
 - criticism, 4.08[2]
 - defense, 4.08[2], 6.02, 7.01
 - de minimis errors, 6.05[1][c]
 - estoppel, 6.02
 - expiry, 5.03[3][b], 5.03[3][e]
 - fraud, 7.04[2]
 - general, 6.03, gl
 - goods, description, 6.04[1]
 - injunctions, 11.05[1], 11.05[2][c]
 - invoice, 4.07[1], 6.04[1]
 - issuer, 4.08, 6.02, 6.04[5][a], 9.03[1][a]
 - legend, 6.04[3], 6.05[1][c]
 - misspelling, 6.04[4]
 - red clause credit, 6.03
 - revocability, 4.08[4]
 - rule of construction, 4.08
 - vs. substantial compliance rule, 4.08[2]
 - summary judgment, 11.06[3]
 - waiver, 5.03[3][d], 6.02, 6.06[1][b]
- Strict construction rule
 - See also* Independence principle; Strict compliance rule; Subrogation; Substantial compliance rule
 - applicant, 7.05[2][b]
 - application, 2.10[1]
 - breach of warranty, 6.07[3], 9.04
 - choice of law, 4.02
 - confirmer, 5.01[5], 7.05[2][c], 7.05[2][d]
 - issuer, 7.05[2][a], 7.05[2][b]
 - right of reimbursement, 7.05[2][a], 7.05[2][b]
- Subrogation
 - applicant, 7.05[2][a], 7.05[2][c], 7.05[2][c], 7.05[2][f]
 - assignment, 9.08
 - beneficiary, 2.10[1], 7.05[2][a], 7.05[2][b]
 - confirmer, 7.05[2][d]
 - general, 9.08
 - issuer, 2.10[1], 2.10[1], 7.05[2]
 - summary judgment, 11.06[4][i]
 - third parties, 7.05[2][c], 7.05[2][b]
- Substantial compliance rule
 - See also* Bifurcated standard
 - applicant issuer, 9.03[1][a]
 - affidavit, 6.05[2]
 - criticism, 6.02, 6.05[1][a], 6.05[1][b], 6.05[2]
 - draft, 6.05[2]
 - drawer, identity, 6.05[2]
 - estoppel, 6.05[2]
 - general, 6.05
 - inspection certificate, 4.08[2], 6.05[1][a]
 - strict compliance rule, versus, 4.08[2]
 - waiver, 6.05[2]
- Summary judgment
 - correlative suits, 11.06
 - English rule, 11.06[2]
 - expiry, 11.06[4][h]
 - general, 11.06, gl
 - independence principle, 11.06[2]
 - questions of fact, 11.06[4]
 - strict compliance, 11.06[3]
 - subrogation, 11.06[4][i]
- Supersedeas bond, 1.06
- Surety
 - See also* Bond; Guaranty
 - consideration, 2.10[1]
 - construction, 2.10[1]
 - credit issuer, versus, 2.10[1]
 - damages, 2.10[1]
 - defenses
 - applicant, 2.09[6]
 - issuer, 9.06[2]
 - release, 2.10[1]
 - security, 2.10[1]
 - subrogation, 2.10[1]
- Surety contract
 - See also* Bond; Fraud in the transaction
 - codified, 4.03[6][b], 7.04[3], 7.04[3][b]
 - fraud in credit transaction, 7.04[2], 7.04[3][a], 7.04[3][c]
 - general, 7.04[2]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

general-fraud view, 7.04[3][b],
7.04[3][c]
Iranian cases, 7.04[4][e][i], 7.04[4][e][ii]
silent confirmation, as, 2.05[2], 6.08[2]
vs. underlying contract fraud, 7.04[2]
Swift
general, 1.03, 5.01[4]
documents, 6.04[3]

T

Take-out loan obligation, 1.06
Third-party beneficiary, 1.05[1], 2.10[1],
9.02[3], 10.03[3], 10.06
Thrifths
asset pledge, 12.05[1]
guaranties, 12.03[1][a]
loan limits, 12.04[1]
Time
establishing the credit, 5.01[2]
examining documents, 6.06[1]
honor, 5.03[2][a]
notice of defects, 6.06[1]
presenting documents, 5.03[3]
Time draft
See also Sight draft
documentary sale, 1.01[2]
honor, 1.02[4]
negotiation, 1.02[4]
Torts
adviser, by, 9.02[4]
conversion, 9.02[2]
definition, gl
economic loss doctrine, gist of the action
doctrine, S7.07, 9.02[2], 9.04[3]
interference with contract, 9.02[4]
issuer, by, 9.02[4], 10.03[2]
malicious conduct, 9.02[5][d]
negligence, 6.07, 9.02[4], 9.03[3], 9.04,
11.06[4][b]
Trade acceptance
See also Acceptance
banker's acceptance, vs., 8.04[2][c]
definition, gl
documentary sale, 1.01[2]
Trade usage
credit, modifying, 4.07
general, 4.07
independence principle, 4.07
Uniform Customs, 4.06[1][b], 4.07
Transfer
See also Assignment

Article 5, 4.06[2][d]
beneficiary, dissolution of, 10.03[3]
drafting credit terms, 4.06[2][d]
FDIC, 10.03[3]
foreign sovereign, 10.03[3]
fraud, 10.03[1], 10.05
general credit, 3.03[4], 10.02[1]
NCUAB, 10.03[3]
negotiation credit, 10.02[1], 10.03[4]
notice, 10.03[2]
restricting, 10.03[1]
right to draw, 10.01, 10.03[1], 10.04[1]
right to proceeds, 10.01, 10.04[1]
security interest, 10.03[5]
attachment, 10.04[2][a]
perfection, 10.04[2][b]
right to draw, 10.03[5]
right to proceeds, 10.03[5]
sale, vs., 10.04[2][a]
straight credit, 10.02[2]
transferee, 10.03[3]
creditors, 10.06
vs. holder of draft, 10.03[4]
rights, 10.05
Uniform Customs, 4.06[2][d], 10.05
warranty, 9.03[3]
Travel bookings, 1.06
Traveler's credit
draft, 9.02[2]
history, 3.02
ready-and-able rule, 9.02[2]
Two-party credit, 2.06, 12.05[1]

U

UCC. *See* Uniform Commercial Code
UCP. *See* Uniform Customs and Practice for
Documentary Credits
Ultra vires
See also Defenses Standby credit
authority of banker, 5.01[4], 7.03[2],
9.06[5]
defense, 9.06[5]
officer liability, 12.03[2]
regulation, 12.03
Unconscionability. *See* Defenses,
Injunctions
Under-the-credit rule
controversy, 8.02[6], 10.02[4]
correspondent banks, 2.08[3]
defined, 8.02[6]
general, 10.02[4]

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

- holder in due course, 8.02[2]
- issuer, 9.06[4][g]
- negotiating bank, 9.02[3]
- reimbursement right, vs., 2.08[3]
- revocable credit, 5.03[1]
- Underlying contract
 - arbitration, 2.09[3]
 - breach, 6.04[1], 7.03[1]
 - credit dishonor, 9.02[5][a]
 - vs. credit, 2.01, 6.04[1]
 - defenses, 9.06
 - general, 2.08[2]
 - illegality, 9.06[1]
 - independence principle, 2.09[3], 7.03[2]
 - invoice, 6.04[3]
 - liquidated damages, 7.03[2]
 - modification, 2.09[5]
 - proceeds, 2.08[2], 2.09[6], 7.03[3][a], 7.03[3][i], 7.03[3][l], 8.05, 9.04[8], 9.05
 - references in credit, 2.08[3], 2.09[5]
 - reimbursement right, 7.05[1]
 - suspension of liability, 9.02[4]
 - tied to credit, 2.09[3], 6.04[5][a], 7.04[4][c]
- Undertaking. *See* Engagement
- Uniform Commercial Code, 4.03
 - See also* Article 5
- Uniform Customs
 - application agreement, 4.04
 - Article 5 conflicts, 4.06[2]
 - banking practice conflicts, 4.06[1][c]
 - certifying documents, 9.03[1][a]
 - confirmer, 4.04
 - construction of, 4.08
 - contract term, 4.06[1][a]
 - contract to issue credit, 6.08[2], 7.07
 - credit
 - amendment, 5.02[1], 6.06[3]
 - expiry, 5.03[3][b]
 - honor, 5.03[2]
 - payment, 9.06
 - revocability, 4.06[2][a]
 - "similar," 5.02[1]
 - termination, 5.03[2]
 - time for honor, 4.05[2][b], 4.06[2][b]
 - transfer, 4.06[2][a], 10.03[2]
 - deference, 4.05
 - deferred payment obligation, 5.03[2]
 - documents
 - certification, 9.03[1][a]
 - data content, 6.04[5][a]
 - general, 6.04[6], 6.05[1][a]
 - goods description, 6.04[5][a]
 - invoice, relation to, 4.08
 - "other" documents, 4.08
 - drafting, 3.05
 - estoppel, 6.06[1][b]
 - expiry, 5.03[3][b]
 - force, 4.04, 4.06[1][d]
 - fraud, 4.05, 4.06[2][e]
 - general, 4.04, 4.06
 - history, 3.05, 4.06
 - incorporation, 4.04
 - installment
 - drawings, 4.06[2]
 - shipments, 4.06[2]
 - invoice
 - absence, 6.04[2]
 - amount, 6.04[2]
 - general, 4.08, 6.04[1], 6.04[2], 6.04[5][a]
 - issuer's discretion, 6.04[2]
 - nature
 - contract term, 4.06[1][a]
 - descriptive, 4.06[1][b]
 - industry custom, 4.04, 4.06[1][c]
 - prescriptive, 4.06[1][c], 4.06[2][h]
 - New York rule, 4.05
 - nondocumentary conditions, 4.04, 4.06[2][g], 6.04[7]
 - operative credit instrument, 5.01[3]
 - other documents, 4.08
 - preclusion, 6.06[1][b]
 - reimbursement right, 7.05[3]
 - revocability, 5.02[2]
 - scope, 4.04
 - signed writing requirement, 5.01[4]
 - standby credits, 4.03[7]
 - tolerances, 6.04[6]
 - twenty-one day rule, 5.03[3][b]
 - transmissions, 5.02[1]
 - underlying contract, 4.06[2][e], 6.04[5][a]
 - usage, 4.06[1][b]-4.06[1][d]
- Uniform Customs and Practice for Documentary Credits. *See* Uniform Customs
- Uniform Rules for Allocations, 5.03[1]
 - case-of-need, gl
 - collecting bank, gl
 - documentary collections, gl
 - presenting bank, gl
 - principal, gl

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]

remitting bank, gl
 Uniform Rules for Bank-to-Bank
 Reimbursements, 2.08[3]
 UN Convention, 4.01[4]
 United Nations Draft Convention, App. F
 United States Council on International
 Banking, 4.06[1]
 Unjust enrichment
 applicant's, 6.07[1], 7.05[2][d]
 confirmer, 7.05[2][d]
 discrepant documents, 6.03
 general, 2.08[1], 6.07, 9.02[2]
 subrogation, 7.05

V

Value
 collecting bank, 8.02[5]
 holder in due course, 8.02[2]
 issuer, 8.03
 negotiable document of title, 8.02[5]
 Venue, 11.02[4][b], 11.02[6]
 See also Jurisdiction
 Virtual acceptance
 abolition, 3.03[5]
 vs. credit, 3.03[1]
 general, 3.03[1], 3.03[5]
 Visaed document. *See* Consularized
 document

W

Waiver
 vs. amendment, 5.02[1], 6.06[2]
 applicant's, 6.06[1][b]
 course of performance, 4.07
 document nonconformity, 4.07[1]
 vs. estoppel, 6.06[1]
 foreign sovereign immunity, 9.06[4][c]
 general, 6.06[2]
 knowledge, 6.06[2]
 notice of defects, 6.06[1][b][vi]
 on approval basis, 5.03[1]
 on collection basis, 5.03[1]
 oral, 5.02[1], 6.06[2]
 strict compliance, 5.03[3][d], 6.02,
 6.06[1][b][v]
 substantial compliance, 6.05[2]
 summary judgment, 11.06[4][c]

Warehouse receipt, 8.04[2][b]
 Warranty
 applicant, 4.03[5][b], 9.04
 adviser, 4.03[5][b]
 assignee of credit, 9.03[3], 9.04
 beneficiary, 4.03[5][b], 6.07
 bill of lading, 7.04[3]
 breach
 general, 9.04
 standing, 6.07
 wrongful draw, 9.04[3]
 certificate, false, 6.07
 common law, 9.04[5]
 confirmer, 4.03[5][b], 6.07, 8.02[7][b],
 9.03[3], 9.04
 document
 facially conforming, 9.04
 facially defective, 6.07
 fraudulent, 9.04
 estoppel, 6.07
 excess proceeds held by beneficiary,
 9.04[6]
 fair dealing, 7.07, 9.02[2], 9.04
 fraud, against, 6.07[2], 9.04
 general, 6.07
 good faith, 7.07, 9.02[2], 9.04
 injunction, 11.05[2][c]
 independence principle, 2.09[6], 6.07
 interested parties, 6.07
 intermediary parties, 6.07, 9.04
 issuer, to, 6.07[1], 6.07[4], 9.04[1]
 negotiating bank, 4.03[5][b], 8.02[7][b]
 nominated bank, 8.03[7][b], 9.04
 presenter, 8.01[7][b]
 proceeds, applicant's claim to, 7.03[3][j],
 9.04[6]
 securities, 7.04[3]
 standby credit, 6.07, 9.04
 underlying agreement, 9.04
 Wholesale finance commitment, 2.10[2][b]
 Wichita requirement
 Article 5 scope, 2.05
 documents, 2.05[1]
 factual determination, 2.05, 2.06, 2.10[1]
 nondocumentary conditions, 6.04[7]
 rationale, 2.05[2]
 tying credit to underlying contract,
 7.04[4][c]
 Working capital deposit, 1.06

CUMULATIVE INDEX

I-26

[References are to paragraphs (¶) and to the Glossary (gl); references to the supplement are preceded by "S."]