

■ C O N T E N T S

Click on any entry in the table of contents to go to that part of this book.

List of Figures	viii
List of Tables.....	viii
About the Author.....	ix
Foreword	x
Preface	xii
CHAPTER 1: The Categories of Provisions	1
Where to Address a Given Issue	2
Facts Under the Seller’s Control.....	4
Action Under the Seller’s Control.....	6
Facts or Action Not Under the Seller’s Control	7
CHAPTER 2: Representations.....	9
Function	9
The Representations Lead-in	9
Making Representations on the Date of the Agreement	10
Making Representations Only on the Date of the Agreement	11
Making Representations Also at Closing.....	16
“Represents and Warrants”	18
“Hereby Represents”	21
Using a Verb Instead of a Verb and Abstract Noun	21
Reliance	22
Reference-Point Exception	22
Accuracy	22
Exceptions for Matters Stated in Disclosure Schedules	23

When More Than One Party Makes a Set of Representations	23
The Reference Point	25
Matters Under the Seller’s Control.....	25
Matters Not Under the Seller’s Control.....	28
Exceptions	31
Qualifications Relating to Significance	33
The Problem with “Material”	33
Defining “Material”	35
Using “Material”	37
Using “Material Adverse Change”.....	38
Defining “Material Adverse Change”.....	39
“Significant”	40
Using Qualifications Relating to Significance.....	41
Limiting Significance Qualifications.....	41
Relation to the Bringdown Condition and Indemnification.....	42
Knowledge Qualifications.....	43
Referring to Representation Inaccuracies.....	47
CHAPTER 3: Preclosing Obligations	49
Function.....	49
The Ensure-the-Conditions-Are-Satisfied Obligation.....	50
Using “Reasonable Efforts”	50
Implications	50
Redundancy	50
Obligation Stating Actions to Take to Satisfy a Condition.....	54
Obligation to Provide Information on Nonsatisfaction of Conditions.....	54

Other Transactional Obligations	56
CHAPTER 4: Conditions	57
Function	57
The Conditions Lead-In	57
“Condition Precedent” and “Condition Subsequent”	58
Categories	58
The Bringdown Condition	62
“Accurate”	63
Relevance of When Representations Are Made	63
Excluding Representations Made on the Date of the Agreement	64
Materiality	65
Stripping Out “Knowledge”	68
Reference-Point Exception	69
The Compliance-with-Obligations Condition	69
CHAPTER 5: Indemnification Provisions	71
What Losses are Indemnified Against	71
Preclosing Knowledge of Inaccurate Representations	72
No-Indemnification-If-You-Know Provisions	72
Indemnification-Even-If-You-Know Provisions	73
Materiality-Scrape Provisions	76
Filling the Basket with Significance-Qualification Losses	78
CHAPTER 6: Termination Provisions	81
Stand-Alone and Condition-Linked Termination Provisions	81
The Link Between Conditions and Termination Provisions	84
Redundancy	88

List of Figures

Figure 1	Links Between the Categories of Provisions.....	3
Figure 2	Where to Address a Given Issue	5
Figure 3	Adding Reference Points and Qualifications Representations	29
Figure 4	Subcategories of Transactional Obligations	51
Figure 5	Categories of Conditions.....	59
Figure 6	Termination Provisions	82
Figure 7	The Link Between Conditions and Termination Provisions	85

List of Tables

Table 1	The Representations Lead-in	9
Table 2	The Reference Point.....	26
Table 3	Exceptions	32
Table 4	Using “Material”	37
Table 5	Knowledge Qualifications	44
Table 6	The Conditions Lead-in.....	57
Table 7	The Bringdown Condition	62
Table 8	The Compliance-with-Obligations Condition.....	70