

Drafting Effective International Contracts: Workshop-seminar on International Sales, Agency and Distributorship Contracts

FRIDAY, SEPTEMBER 9 & SATURDAY, SEPTEMBER 10, 2016







GERMANY

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Join the UIA during the seminar and benefit from a 50% discount on your membership fee.

Introduction

Selling its products and services is of key importance for almost every business. These sales and promotion activities often require the deployment of agents, distributors or other distribution intermediaries. This does not only apply to sales and promotion on a national level, but even more on an international level, as a growing number of companies is expanding internationally.

In doing so, they face new issues regarding the negotiation and drafting of international contracts. Even within a common market, such as the European Union, laws differ from country to country. Businesses selling in other countries are forced to deal with complex issues which arise in international contracts. Choosing one's own national law does often not avoid these complex issues.

The workshop-seminar on international commercial contracts organised by UIA in Munich will analyze the basic issues of crossborder contracts with reference to three types of contracts more commonly used by those who approach a foreign market (sales, commercial agency, distributorship), and at the same time focus on the drafting of the clauses more commonly used. The seminar intends to give the participants a clear overview of the basic principles governing international contracts, together with a practical discussion and exercise on the implementation of such principles through clear and effective contractual clauses. In respect to international sales contracts it is important to know the Vienna Convention on International Sales of Goods and Incoterms of the International Chamber of Commerce.

In order to attain this goal, a group of highly qualified speakers having at the same time a high-level profile and a practical experience in drafting and negotiating International contracts has been selected.

The participants will receive in advance the materials and the examples of clauses which will be discussed during the seminar.

The main arguments discussed during the seminar will be:

International sales contracts. General conditions of sale and negotiation of the respective clauses. Clauses regarding delivery. Incoterms. Non conformity. Limitation of liability. Arbitration. Choice of court agreement under EU Regulation 1215/2012.

Agency and distribution contracts. Protection of agents in the EU. Exclusivity and non-competition clauses. Recent trends in goodwill indemnity. EU antitrust rules. Internet sales.



19:30 WELCOME COCKTAIL

Kindly offered by BEITEN BURKHARDT law firm Ganghoferstrasse 33 80339 Munich, Germany

Friday | September | 9 | 2016

08:30 – 09:00 REGISTRATION OF PARTICIPANTS

Maritim Hotel München

Goethestraße 7, 80336 Munich, Germany

09:00 – 09:15 WELCOME AND OPENING OF THE SEMINAR

- Jean-Jacques UETTWILLER, UIA President, UGGC Avocats, Paris, France or his Representative
- Horst BECKER, Ariathes Rechtsanwälte, Munich, Germany
- Jean-Paul VULLIÉTY, President of the UIA International Sale of Goods commission, Lalive, Geneva, Switzerland

<u>Chair of the morning sessions</u>: • Horst BECKER, Ariathes Rechtsanwälte, Munich, Germany

09:15 – 09:45 International Sales Contracts: Practical Introduction to the CISG

- General introduction to the CISG
- When does the CISG apply?
- Reasons for not excluding the CISG
- Issues covered and not covered by CISG
- Marie-Christine CIMADEVILLA, Cimadevilla Avocats, Paris, France

09:45 – 10:15 The Use of General Conditions of Sale (or Purchase). When are they Effective?

- The rules on formation of contracts of sale
- Battle of the forms: "last shot" rule against "knock-out" doctrine
- Problems of validity of general conditions under certain national laws
- Burghard PILTZ, Counsellor to the UIA President, Ahlers & Vogel, Hamburg, Germany

10:15 – 10:30 Q&A with Participants

- Jean-Paul VULLIÉTY, President of the UIA International Sale of Goods commission, Lalive, Geneva, Switzerland
- Burghard PILTZ, Counsellor to the UIA President, Ahlers & Vogel, Hamburg, Germany

10:30 – 11:00 COFFEE BREAK

11:00 – 11:45 Workshop-discussion with Participants on Clauses Regarding Delivery

- Delivery, place of delivery, passing of risk
- Liability of the seller in case of late delivery; possible limitation clauses
- Fabio BORTOLOTTI, Buffa, Bortolotti & Mathis, Turin, Italy
- Burghard PILTZ, Counsellor to the UIA President, Ahlers & Vogel, Hamburg, Germany

11:45 – 13:00 Claims for Non-conformity of the Goods? How to Address them in the Contract? How to Deal with them once a Non-conformity is Discovered? What about Liability Limitation?

The theoretical approach:

- The notion of non-conformity in Article 35 CISG
- Notification of non-conformity. Determining the "reasonable time" after which claims are forfeited. Case law on non-conformity and time limits for notice
- Limiting contractually the seller's liability for damages
- Jean-Paul VULLIÉTY, President of the UIA International Sale of Goods commission, Lalive, Geneva, Switzerland

Workshop - The practical approach:

- Seller's liability for damages arising out of non-conformity
- The primary importance of limiting the extent of liability
- Effectiveness of limitation clauses under the applicable law
- Drafting and discussing limitation of liability clauses with the participants
- Jean-Paul VULLIÉTY, President of the UIA International Sale of Goods commission, Lalive, Geneva, Switzerland

<u>Chair of the afternoon sessions</u>: • Jean-Paul VULLIÉTY, President of the UIA International Sale of Goods commission, Lalive, Geneva, Switzerland

14:30 – 15:15 How to Choose the Right Incoterm?

- The Incoterms 2010 of the ICC
- Reasons for avoiding the term "ex works"
- The passing of risk under the various incoterms
- -Q&A
- Burghard PILTZ, Counsellor to the UIA President, Ahlers & Vogel, Hamburg, Germany

15:15 – 16:00 Dispute Resolution in International Contracts of Sale

The recourse to international arbitration

- Arbitration or court jurisdiction?
- Effectiveness of arbitration clauses
- Provisional measures, simplified proceedings
- The relevance of the place(s) of enforcement of the award
- Martin WIEBECKE, Anwaltsbüro Wiebecke, Zurich, Switzerland

The recourse to national courts

- Choice of forum clauses: conditions for effectiveness
- How does EU Regulation 1215/2012 affect decisions on validity of choice of forum clauses?
- Clauses which determine the place of delivery (art. 7(1)(b) Regulation 1215/2012)
- Fabio BORTOLOTTI, Buffa, Bortolotti & Mathis, Turin, Italy

16:00 – 16:30 Workshop-discussion with Participants on Choice of Law and Jurisdiction Clauses in Contracts of Sale

- Fabio BORTOLOTTI, Buffa, Bortolotti & Mathis, Turin, Italy
- Martin WIEBECKE, Anwaltsbüro Wiebecke, Zurich, Switzerland

16:30 – 16:50 COFFEE BREAK

16:50 – 17:30 General Introduction to the Session on Distribution: Organizing an International Distribution Network. The Main Options

The recourse to international arbitration

- Intermediaries v. resellers: the main option between agents and distributors
- Subsidiary/joint venture
- Controlling retail distribution (franchising, selective distribution)
- The need for flexibility
- Jaap VAN TILL, Loyal lawyers, Amsterdam, The Netherlands
- Milagros POAL-MANRESA CANTARELL, President of the UIA Contract Law Commission, Centell-Folch Abogados Asociados, Barcelona, Spain

17:30 – 18:00 The Rules Protecting Commercial Agents in the European Directive and in the Laws of the Member States. A General Overview.

- The directive harmonizes but does not unify the national rules
- Need to adapt the contract to the applicable domestic law
- Is it possible to minimize the impact of the rules on goodwill indemnity
- The choice of a law other than the agent's one. When is such choice effective?
- The choice of the law of a third country: the Ingmar case
- Horst BECKER, Ariathes Rechtsanwälte, Munich, Germany

18:00 – 18:30 Brexit: what does it Mean it for Agency and Distributorship Agreements?

• **Stephen SIDKIN,** UIA Co-Director of Communications, Fox Williams LLP, London, UK

20:00 OPTIONAL DINNER

Venue to be confirmed

13:00 - 14:30 LUNCH

Saturday | September | 10

08:45 – 09:00 REGISTRATION OF PARTICIPANTS

Maritim Hotel München

Goethestraße 7 80336 Munich, Germany

<u>Chair of the sessions</u>: • Nicole VAN CROMBRUGGHE, LVP Law, Brussels, Belgium

09:00 – 09:30 Workshop-discussion with Participants on Exclusivity and Non-competition Clauses in Commercial Agency and Distributorship Contracts

- -Granting exclusive rights and possible exceptions: excluded customers; right of the principal/supplier to make direct sales, etc.
- Analyzing examples of non-competition clauses
- Fabio BORTOLOTTI, Buffa Bortolotti & Mathis, Turin, Italy
- Jaap VAN TILL, Loyal lawyers, Amsterdam, The Netherlands

09:30 – 10:00 Goodwill Indemnity and Similar Rights in Agency and Distributorship Contracts: Analyzing Recent Trends

- -The goodwill indemnity for agents: different criteria of calculation in various countries
- -The application by analogy of the agents' indemnity to distributors in various countries
- -The trend towards recognizing an indemnity (or compensation for insufficient term of notice: rupture brutale) to distributors
- Ignacio ALONSO, Even Abogados, Madrid, Spain

10:00 – 10:30 COFFEE BREAK

10:30 – 11:10 Workshop Discussion on the Critical Issues in Contracts with Distributors

- -Distributorship v. simple supply agreement
- The rules governing sales from supplier to distributor payment conditions
- -How to limit the financial risk
- Nicole VAN CROMBRUGGHE, LVP Law, Brussels, Belgium
- Babak TABESHIAN, Ariathes Rechtsanwälte, Munich, Germany

11:10 – 11:40 Complying with EU Antitrust Rules

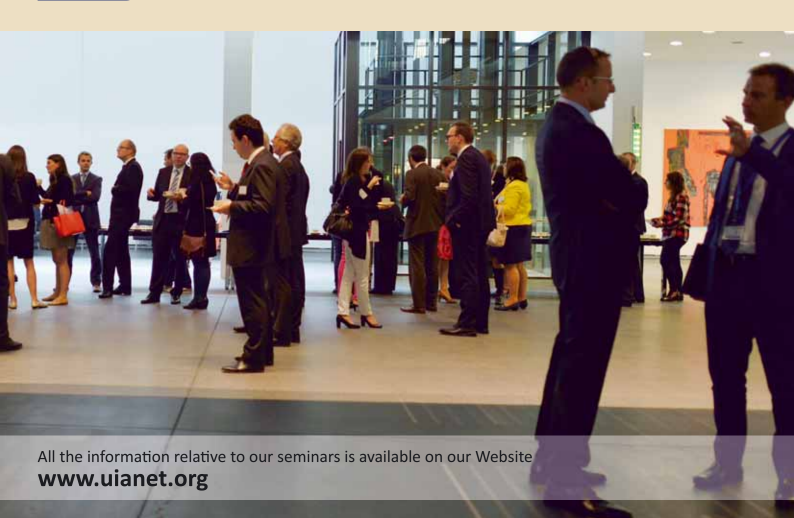
- No vertical price fixing/recommended prices/maximum prices
- –Export prohibitions: active/passive sales
- Non-compete clauses: 5 years' limitation and prohibition of postcontractual obligations
- Susanne MARGOSSIAN, UP International SA, Geneva, Switzerland

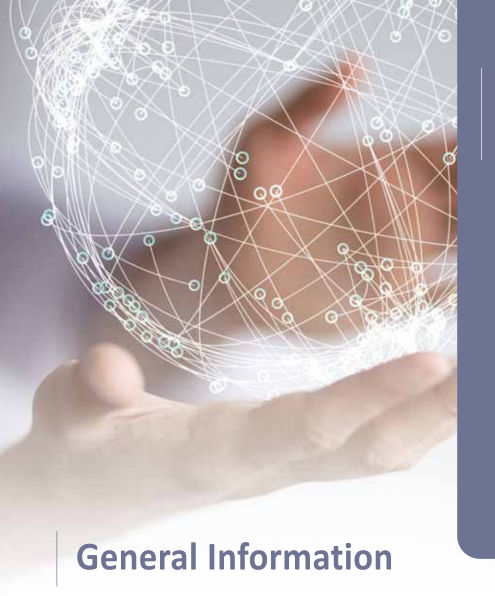
11:40 – 12:10 Hot Issues Regarding Sales on the Internet

- Selling through the Internet: Possible impact on the existing network
- -Limiting sales through Internet by distributors: trademark and antitrust issues
- -Adapting to price differences in different countries Geo-blocking
- Maria Elena GIORCELLI, Buffa Bortolotti & Mathis, Turin, Italy

• Milagros POAL-MANRESA CANTARELL, President of the UIA Contract Law Commission, Centell-Folch Abogados Asociados, Barcelona, Spain

Jean-Paul VULLIÉTY, President of the UIA International Sale of Goods commission, Lalive, Geneva, Switzerland





Organising Committee

Milagros POAL-MANRESA CANTARELL

President of the UIA Contract Law Commission CENTELL-FOLCH ABOGADOS ASOCIADOS Barcelona – Spain T +34 93 467 73 73

E poal-manresa@centell-folch.com

Jean-Paul VULLIETY

President of the UIA International Sales of Goods Commission
LALIVE
Geneva – Switzerland
T +41 58 105 2000
E jpvulliety@lalive.ch

Fabio BORTOLOTTI

Buffa Bortolotti & Mathis
Turin – Italy
T +39 011 57 41 11 1
E f.bortolotti@bbmpartners.com

SEMINAR VENUE

REGISTRATION FEES

Maritim Hotel München

Goethestraße 7 80336 Munich, Germany T +49 (0) 89 55235-0

	UIA Member Non Me		ember	
	≤ 09.08.2016	> 10.08.2016	≤ 09.08.2016	> 10.08.2016
STANDARD REGISTRATION	€ 390*	€ 440*	€ 440*	€ 490*
YOUNG LAWYER (<35)**	€ 340*	€ 390*	€ 390*	€ 440*
	•			

^{*} The VAT (19%) can be applied to the amount here above according to the European Directive 2006/112/CE of November 28, 2006. For more information, please contact the UIA.

These fees cover participation in the welcome cocktail, participation in the seminar, coffee breaks, lunch on Friday, September 9, 2016 as well as the documentation of the seminar. The dinner on Friday night, September 9, 2016, is optional and at additional charge. Please note that the number of places at the seminar is limited. The organisers reserve the right to refuse registrations in the event of excess applications.

CONTINUING LEGAL EDUCATION

Every participant attending the seminar will receive a "Certificate of Participation" at the end of the event that may be used for obtaining "Credits" for "Continuing Legal Education" – "Continuing Professional Development" purposes, depending on national rules. For more information, please contact the UIA.

LANGUAGE

The working language will be **English** without simultaneous translation.

^{**} Please attach proof of age to the registration form to benefit from young lawyers fee.

ROOM **RESERVATION**

A limited number of rooms has been pre-booked at a preferential rate. Reservations should be made directly through the hotel. Credit card details must be given in order to secure your reservation. Please note that the number of rooms is limited. We recommend that you proceed with your reservations as soon as possible.

Hotel	Rates	
Maritim Hotel München	Classic Single room	€ 99
Goethestraße 7	Classic Double room	€ 147
80336 Munich, Germany	Comfort Single room	€ 114
T +49 (0) 89 55235-0	Comfort Double room	€ 162
F +49 (0) 89 55235-900	Superior Single room	€ 134
E info.mun@maritim.de	Superior Double room	€ 182
www.maritim.com	Breakfast and taxes included	

Please download the hotel reservation form from our Website: www.uianet.org

CANCELLATION CONDITIONS

VISAS

GENERAL CONDITIONS

FORMALITIES

FORCE MAJEURE

HEALTH

All cancellations will be subject to a 50% deduction and will have to be sent in writing, to be received by the Union Internationale des Avocats no later than August 9, 2016. No refund will be made for cancellations received after this date.

Anyone who requires a visa invitation letter in order to attend the seminar should register and pay their registration fees no later than August 9, 2016 to ensure there is enough time to obtain a visa.

All cancellations will be refunded in full, minus €50 + VAT to cover administrative costs, provided that the UIA has received the registration documents and total registration fees no later than August 9, 2016.

If you register after this date, only 50% of the amount paid minus €50 + VAT to cover administrative costs will be refunded for cancellations due to visa refusals.

All cancellations due to a visa refusal must be sent in writing and reach the UIA before the seminar. Cancellations must be accompanied by a proof of visa refusal.

If your visa is issued after the seminar date or if you do not have proof of visa refusal, you will not be entitled to a refund.

All registrations received by the Union Internationale des Avocats (UIA) along with the full payment of fees corresponding to the events selected will be confirmed in writing.

The UIA reserves the right to cancel or postpone the seminar to a later date, change the seminar venue and/or programme, make any corrections or modifications in the information published in the seminar programme and cancel any invitation to participate in the seminar, at any time and at their entire discretion, without having to provide any reasons for the same.

Neither the UIA, nor any of its managers, employees, agents, members or representatives shall be held responsible for any loss or damage, of any nature, suffered (directly or indirectly) by a delegate, accompanying person or a third party following any cancellations, changes, postponements or modifications.

The UIA strongly advises participants to subscribe to modifiable and/or refundable services, as well as to take out a cancellation insurance.

Neither the UIA, nor any of its managers, employees, agents, members or representatives shall be held responsible for any loss or damage, of any nature whatever, suffered (directly or indirectly) by a delegate or accompanying person, except in case of death or personal injury due to gross negligence by the UIA.

The contractual relations between the UIA and each participant (delegate or accompanying person) in relation to the seminar are subject to French law and jurisdiction, to the exclusion of any other law. Paris is the city of jurisdiction.

It is the responsibility of participants to ensure compliance with police, customs and health formalities for their journey. Participants unable to take part in the seminar because of their inability to take a flight or any other means of transportation due to being unable to provide the documents required (passport, visa, vaccination certificate, etc.) cannot claim any reimbursement.

"Force majeure" means any events external to the parties, of both an unforeseeable and insurmountable nature that prevents either the client or the participants, or the agency or service providers involved in organising the seminar, from executing all or part of the obligations provided for in the present agreement. By express agreement, such will be the case in the event of a strike affecting the means of transport, hotel staff, air traffic controllers, an insurrection, a riot or any prohibition whatever decreed by Governmental or public authorities.

It is expressly agreed that for the parties, a case of force majeure would suspend the execution of their reciprocal obligations. At the same time, each of the parties shall bear the burden of all the expenses incumbent upon them, resulting from the case of force majeure.

The organisers decline any responsibility in case of any health problems existing prior to the seminar that may lead to complications or be aggravated during the entire period of the stay: pregnancy, cardio-vascular problems, any allergies, special diets, any disorders under treatment and not yet consolidated on the day the seminar starts, psychic or mental or depressive illness, etc. (Non exhaustive list).

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Drafting Effective International Contracts: Workshopseminar on International Sales, Agency and Distributorship Contracts

Friday, September 9 & Saturday, September 10, 2016

MUNICH, GERMANY

REGISTRATION FORM

Register online at: www.uianet.org

or please complete and return this form, by email, fax or post, to:

UNION INTERNATIONALE DES AVOCATS

25 rue du Jour, 75001 Paris, France

Tel: +33 1 44 88 55 66 ■ Fax: +33 1 44 88 55 77 ■ Email: uiacentre@uianet.org



Register online

UIA INDIVIDUAL MEMBERS: MI - - - - -

Please specify your membership number (Please check your membership card or membership fees)

Family Name:	
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Address:	
Post Code:	City:
Country:	
Tel:	Fax:
Email:	
Date of Birth:	
EU VAT ID – Number:	
Special requests (special diet, allergies, handicap):	
Arrival/departure times & flight numbers:	
Hotel:	

A. SEMINAR REGISTRATION FEES

	UIA Member		Non Member	
	≤ 09.08.2016	> 10.08.2016	≤ 09.08.2016	> 10.08.2016
STANDARD REGISTRATION	€ 390*	€ 440*	€ 440*	€ 490*
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^{**} Please attach proof of age to the registration form to benefit from young lawyer fee.

B. SEMINAR SOCIAL ACTIVITIES		
Please indicate below whether you plan to atte	end the following events included in the cost of your registration.	
☐ Welcome Cocktail – Thursday, September 8,	, 2016	
☐ Lunch – Friday, September 9, 2016		
C. OPTIONAL ACTIVITY		
(not included in the registration fees)		
☐ Optional Dinner – Friday, September 9, 2016	6	
Please book person(s) for the control of the control o		x / pers
	Total (C) (Excl. VAT)	
D. TOTAL		
TOTAL (A) Excl. VAT – Registration Fees		€
TOTAL (C) Excl. VAT – Optional Activity		€
	TOTAL (A+C) Excl. VAT	€
	VAT if applicable (19%)*	€
	TOTAL (A+C+VAT)	€
E. CANCELLATION CONDITIONS	•	
_	d accepted the cancellation conditions as well as the general condition will only be taken into account on receipt of the payment.	ns given on page 6
They hereby assign to the UIA, with the signatur	voice may be photographed, recorded or filmed throughout the duration of this form, the right to exploit, reproduce and disseminate the images all media, for an unlimited term and free of charge.	
F. METHOD OF PAYMENT		
☐ By cheque in € payable to the UIA, addresse	ed to: UIA – 25 rue du Jour – 75001 Paris – France	
☐ By bank transfer in €, without charges to the quoting "2016 Munich Seminar", to the follows:	e payee, in favour of the Union Internationale des Avocats, owing bank and account:	
Société Générale – Paris Elysées Entre 91 avenue des Champs Elysées – 750 BIC / SWIFT N°: SOGEFRPP IBAN: FR76 3000 3033 9200 0503 416	08 Paris – France	
Kindly attach a copy of your bank transfer o		
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Card N°:		
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