

INDEX OF CONTENTS

FIRST PART

INTERNATIONAL MERCHANDISES MARITIME TRANSPORTATION

CHAPTER ONE

THE MERCHANDISES' INTERNATIONAL MARITIME TRANSPORTATION CONTRACT, UNDER THE BILL OF LADING SCOPE: GENERAL REMARKS

- I. Approach
- II. General remarks concerning the maritime transportation activity
 - A. Navigation and maritime trade
 - B. Maritime transportation classification
 - C. Merchandise's maritime transportation outstanding remarks
- III. The transportation within the shipping contracts
 - D. General remarks
 - E. Vessel's navigator purposes contracts regarding merchandise's transportation
 - F. Contractual regimes concerning merchandise's transportation contracts
- IV. The interpretation of the maritime transportation contracts regarding the Mexican navigation law
 - G. General remarks
 - H. Norms concerning a direct applicability
 - I. Norms concerning an additional applicability
- V. The international maritime transportation contract's concept, classification and nature regarding the bill of lading
 - J. Concept
 - K. Classification
 - L. Nature
- VI. Personal elements
 - M. An approach to the contractual and related subjects within the merchandise's international transportation contract
 - N. The maritime freighter and related subjects within the merchandise's international transportation contract
 - O. The carrier and its auxiliaries

- P. The merchandises' consignee
- VII. Real elements
 - Q. The merchandises
 - R. The freight rate
- VIII. Formalities: the bill of landing and other documents concerning the merchandises' international maritime transportation
 - S. General remarks
 - T. Conceptual elements
 - U. Functions
 - V. The bill of landing classes and contents
 - W. Other documents applied within the merchandises' maritime transportation
 - X. The sea way bills as contractual alternative documents regarding the merchandises' maritime transportation trade
 - Y. Bill of lading as a consequence of a charter-party
- IX. Parties' rights and obligations
 - Z. Maritime freighter rights and obligations
 - AA. Carrier's rights and obligations
- X. The contract's effects

CHAPTER TWO

THE MERCHANDISES' INTERNATIONAL MARITIME TRANSPORTATION CONTRACT, UNDER THE BILL OF LADING SCOPE: THE LIABILITY REGIME

- I. Approach
- II. Historical evolution concerning the maritime merchandises' freighter liability regarding the international sources
 - A. International applicable law antecedents'
 - B. An approach to the Hague-Wisby system of 1921, the 1924 Brussels Conventions and the 1968 and 1979 modified protocols
 - C. An approach to the 1978 Hamburg rules
- III. The maritime merchandises' freighter liability regarding the *Hague-Wisby* rules (RHW) and its preceding instruments
 - D. Scope of application
 - E. The maritime's carrier liability general system
 - F. Liability's typology
 - G. The freighter's liability derived from his supposed guilt
 - H. Maritime freighter exoneration's catalogue scheme
 - I. The maritime's liability exoneration derived from his own acts
 - J. The maritime's liability exoneration derived from its co-workers acts
 - K. The maritime's liability exoneration derived from force majeure, third persons acts, cargo's events, unmentioned events or route's deviation
 - L. Freighters' maritime limitation quantities limitation
 - M. The freighter's maritime liability loss of the right to quantities limitation
 - N. The compensation arising out the merchandises' damages or loss

- IV. An approach to the maritime merchandises' freighter liability regarding the Hamburg rules
 - O. Context
 - P. Scope of application
 - Q. Definitions
 - R. RHa's liability system grounds and remarks
 - S. Claims and actions
- V. Excursus: general remarks concerning the domestic law regarding the contractual maritime merchandises' freighter liability

SECOND PART

MARITIME MERCHANDISES' INSURANCE

CHAPTER THREE

AN INTRODUCTION TO THE MARITIME INSURANCE

- I. Approach
- II. An introduction to the transportation insurance system
 - D. General Remarks
 - E. Similarities and differences between the maritime and air insurance
 - F. The merchandises' transportation and insurance practice
 - G. The air transportation insurance
 - H. The overland transportation insurance
- III. The maritime insurance practice
 - I. Antecedents regarding the contemporary maritime insurance
 - J. The Lloyd's London market
 - K. The Insurance London Institute contracts articles reception regarding the Mexican framework of the maritime insurance

CHAPTER FOUR

INCIDENTAL GENERAL ELEMENTS WITHIN THE MARITIME INSURANCE CONTRACT

- I. Approach
- II. Causality
- III. Maritime risks
 - G. Introduction
 - H. Ordinary navigation risks
 - I. Inchmaree clause scope
 - J. War risks
 - K. Labor and related risks

- L. Excluded risks
- IV. Insured obligations
 - C. General duties
 - D. Sue & Labour clause
- V. Risks alterations
 - D. Preliminary remarks
 - E. The casuistic regarding the risks alterations: the voyage policy
 - F. The risks alteration concerning the merchandises' maritime insurance
- VI. The amount of los regarding the claim adjustment
 - D. General remarks
 - E. Partial loss
 - F. Overall loss: the abandonment
- VII. Subrogation

CHAPTER FIVE

INCIDENTAL SPECIFIC ELEMENTS WHITIN THE CARGO MARITIME INSURANCE CONTRACT

- I. Approach
- II. The cargo clause context in the 1982 edition
 - D. The amendment movement concerning the maritime insurance contract
 - E. The UNCTAD proposals
 - F. The 1982 cargo's insurance policies (A), (B), (C)
- III. Version (A) clause analysis
 - U. General Remarks
 - V. Clause 1- Risks clauses
 - W. Clause 2- General average
 - X. Clause 3- both to blame collision clause
 - Y. Clause 4- Exclusions
 - Z. Clause 5- Unseaworthiness and unfitness exclusion clause
 - AA. Clause 6- War exclusion clause
 - BB. Clause 7- Strikes exclusion clause
 - CC. Clause 8- Transit clause
 - DD. Clause 9- Termination of contract of carriage
 - EE. Clause 10- Change of voyage
 - FF. Clause 11- Insurable interest
 - GG. Clause 12- Forwarding charges
 - HH. Clause 13- Constructive total loss
 - II. Clause 14- Increased value
 - JJ. Clause 15- Not to inure
 - KK. Clause 16- Duty of assured
 - LL. Clause 17- Waiver
 - MM. Clause 18- Reasonable dispatch
 - NN. Clause 19- English Law and Practice
- IV. Commentaries regarding the clauses version's (B) and (C)