

# TABLE OF CONTENTS

	PAGE
<i>Table of Cases</i> .....	xix
<i>Table of Civil Procedure Rules</i> .....	xxxix
<i>Table of Statutory Instruments</i> .....	xxxix
<i>Table of Statutes</i> .....	xxxv
<i>Freddy Salinger—An Appreciation</i> .....	xxxix
<i>Foreword</i> .....	xli
<i>Preface to Fifth Edition</i> .....	xliv
	PARA
<b>1. An Introduction to Modern Factoring</b> .....	1-01
1. The Nature of Factoring .....	1-03
Terminology and definitions .....	1-04
A description for the UK.....	1-06
Financing otherwise than by sale and purchase of debts .....	1-08
(1) Trade finance .....	1-09
(2) Lending on security of debts .....	1-13
2. The Origins and a Brief History.....	1-15
The start of modern factoring in the US.....	1-16
The development of factoring of debts in the US .....	1-19
The development of discounting invoices in Continental Europe .....	1-21
The two sources of factoring merge .....	1-27
3. More Recent Developments	
Developments in the US.....	1-28
Developments in Continental Europe .....	1-32
Developments in Asia.....	1-37
Developments in the UK.....	1-39
4. The Full Service and Variations .....	1-43
The full service or non-recourse factoring.....	1-45
Recourse factoring.....	1-49
Agency factoring or disclosed invoice discounting.....	1-51
Invoice discounting or confidential factoring .....	1-54
Undisclosed factoring.....	1-55
Maturity factoring.....	1-56
Recourse factoring or invoice discounting combined with credit insurance.....	1-57
Co-operation between factors and bankers .....	1-59

## CONTENTS

5. Invoice Trading Platforms .....	1-64
(1) Sale to the investors by auction.....	1-65
(2) Sale to investors upon fixed terms .....	1-67
(3) Sale to platform provider as trustee for the investor.....	1-68
(4) Online factoring and electronic signatures .....	1-69
<b>2. The Application of Factoring to Modern Business.....</b>	<b>2-01</b>
1. The Use and Misuse of Factoring	
Factoring to finance the movement of goods .....	2-03
Failure of factored businesses to achieve profits.....	2-05
Factoring finance used for capital expenditure and as acquisition finance .....	2-06
No difficulty in terminating factoring if properly used.....	2-08
Disregard of recourse by client .....	2-09
Factoring no panacea for debtors of poor quality.....	2-11
Factoring and overtrading .....	2-12
2. The Benefits of the Services	
Sales ledger administration .....	2-15
The use of factoring to collect debts.....	2-17
The use of factoring to avoid bad debts .....	2-18
The benefit of the finance generated by prepayments.....	2-23
3. Limitations on the Use of Factoring	
Post-invoice contractual obligations of client.....	2-26
Effect on client of use beyond limitations .....	2-28
4. Businesses Which May Benefit Most From Factoring .....	2-30
The benefit of factoring to businesses with good growth prospects.....	2-31
The benefits of factoring in the development of new products .....	2-32
Factoring and seasonal trades.....	2-33
Factoring and the relief of administrative burdens.....	2-35
The choice of a suitable service.....	2-36
<b>3. The Factor's Relations with his Client .....</b>	<b>3-01</b>
1. Procedures in Full, Recourse and Maturity Factoring	
The start of factoring.....	3-03
Debts in existence at commencement.....	3-04
Approval of debts for funding .....	3-05
Notification of existing debts.....	3-06
Prepayments against eligible debts.....	3-07
Continuing arrangements in full, recourse and maturity factoring	
Invoices to bear a notice of assignment .....	3-08
Notification of invoices.....	3-09
Debtor accounting .....	3-10
Payments for debts .....	3-11
Approvals.....	3-12
Reports on debtors and feedback of information to client .....	3-16

## CONTENTS

2. Procedures in Invoice Discounting and Agency Factoring	
The start of the arrangement .....	3-18
No transfer of sales ledger .....	3-19
Prepayments against eligible debts .....	3-20
Continuing arrangements in invoice discounting and agency factoring.....	3-21
Recovery of payments from debtors	
Invoice discounting .....	3-23
Agency factoring.....	3-24
3. Disputes and Concentration in All Types of Factoring	
The disposal of disputes .....	3-25
Dispute notices .....	3-26
The exercise of recourse.....	3-27
Concentration limits .....	3-28
4. Common Exclusions from the Funding Arrangements.....	3-30
5. The Factor's Charges .....	3-33
The administration charge .....	3-34
Minimum and additional administration charges.....	3-38
Refactoring charges .....	3-39
The discount charge.....	3-40
Collection date or maturity date.....	3-44
6. Client Accounts and Payment by the Factor .....	3-47
(1) Accounting: the collection date system.....	3-48
Availability reports.....	3-50
The memorandum account.....	3-52
(2) Accounting: the maturity date system .....	3-53
(1) Sales ledger control account.....	3-54
(2) Debts purchased account .....	3-55
(3) Current account.....	3-56
Calculation of discount charge .....	3-58
Availability .....	3-59
(3) Accounting: another system.....	3-60
Methods of payment by factor .....	3-62
<b>4. The Factor's Relations with the Debtors.....</b>	<b>4-01</b>
1. Normal Collection Procedures	
The client's terms and conditions of sale.....	4-03
The raising of source documents .....	4-05
Collections from debtors .....	4-07
Including a notice of assignment on debtor statements .....	4-08
Chasing payment of overdue debts.....	4-09
Recording communications with debtors .....	4-10
Statutory interest and compensation on late payments .....	4-12
"Self-billing" by larger buyers.....	4-15
Using bills of exchange as a means of payment.....	4-17
Winding up or bankruptcy .....	4-19
A final step before legal proceedings .....	4-21

## CONTENTS

2.	Insolvency of the Debtor .....	4-23
	The appointment of an administrative receiver .....	4-24
	Voluntary arrangements .....	4-26
	Administration .....	4-27
	Winding up and bankruptcy .....	4-28
3.	Recovery from Guarantors .....	4-29
	Guarantee or indemnity .....	4-30
	Unfair Terms in Consumer Contracts .....	4-33
	Factor failed to take reasonable care when collecting the debts.....	4-36
	Misrepresentation.....	4-37
	Winding up or bankruptcy of the client.....	4-40
	Release of guarantors .....	4-42
4.	Electronic Data Input and Direct Debits	
	Electronic Data Input, or “EDI” .....	4-43
	Direct Debits.....	4-45
5.	Construction Industry Tax Deduction Scheme.....	4-46
<b>5.</b>	<b>Mutual Reviews: the Factor and the Client.....</b>	<b>5-01</b>
1.	The Prospective Client’s Assessment	
	Businesses seeking additional finance .....	5-02
	The factor’s other functions .....	5-04
	Choosing a factor	
	Solvency of the factor .....	5-06
	The range of factors and terms of finance .....	5-07
	Review of the factor’s agreement and operating systems.....	5-09
	Asset Based Finance Association (ABFA) .....	5-10
	The factor’s charges	
	Administration charges .....	5-14
	Discount charges .....	5-15
	Ancillary charges.....	5-16
	Altering the operation of the factoring facility.....	5-17
	Arrangements for terminating the factoring agreement.....	5-18
	Method of dealing with credit approvals .....	5-20
	Methods of dealing with disputed accounts.....	5-23
	Guarantees and indemnities.....	5-25
2.	The Accounting Conventions .....	5-27
	Financial Reporting Standards .....	5-30
3.	The Factor’s Assessment of the Prospective Client.....	5-32
	The survey .....	5-33
	Independent enquiries.....	5-34
	Client due diligence (Know Your Customer).....	5-35
	The client’s product.....	5-37
	The terms and conditions of sale or service .....	5-41
	Encumbrances on debts .....	5-43
	The prospective client’s management and administration.....	5-45
4.	The Financial Strength of the Prospective Client .....	5-46

## CONTENTS

5. Assessment of Debtors	
The quality and spread of debtors.....	5-47
The debt turn .....	5-48
6. Assessment of the Factor's Terms	
The discount charge.....	5-49
The administration charge .....	5-50
The non-recourse element .....	5-51
The prepayment percentage.....	5-52
7. Inter-Member Transfers .....	5-54
Steps before the transfer day.....	5-56
The transfer.....	5-57
<b>6. The Practice of International Factoring.....</b>	<b>6-01</b>
1. The Two-Factor System.....	6-03
The export factor and the import factor.....	6-04
The establishment of chains .....	6-05
Factors Chain International (FCI).....	6-07
Procedures under the two factor system .....	6-09
Advantages and disadvantages of the two factor system .....	6-10
Mitigating the exchange risk by the two factor system.....	6-12
Improvements in the two factor system.....	6-13
2. Other Systems for International Factoring	
The single factor system.....	6-15
Direct import factoring .....	6-18
Direct export factoring .....	6-20
(1) Credit risks.....	6-22
(2) Collections from debtors .....	6-23
(3) Disputes.....	6-24
Foreign correspondents.....	6-25
3. Currency Risks in International Factoring .....	6-26
4. Invoice Discounting .....	6-27
5. Back-to-Back Factoring	
Back-to-back arrangements between two factors .....	6-29
Back-to-back arrangements by a single factor.....	6-31
<b>7. The Legal Structure of Factoring and Transfer of Ownership</b>	
<b>of the Debts .....</b>	<b>7-01</b>
1. Transfer of Ownership by Assignment.....	7-02
Historical background.....	7-05
Statutory assignments .....	7-06
Equitable assignments .....	7-09
Practical difference between statutory and equitable	
assignments.....	7-11
2. Facultative and Whole Turnover Agreements .....	7-13
Stamp duty .....	7-14
Facultative agreements .....	7-17
Whole turnover agreements.....	7-19
Advantages of whole turnover .....	7-21

## CONTENTS

3. Sole Traders and Partnerships	
Registration under the Bills of Sale Act .....	7-24
4. Lending on Security Distinguished from Purchase.....	7-28
(1) Equity of redemption .....	7-32
(2) Rights on realisation of the charged property .....	7-33
(3) Discount or interest .....	7-35
Avoiding recharacterisation.....	7-36
5. Special Considerations for Scotland	
Relevance of Scots law .....	7-39
Conflict of laws	
The Rome 1 Regulation .....	7-40
Choice of law .....	7-42
Transfer of ownership of Scottish debts .....	7-45
The three stages of the acquisition of ownership.....	7-46
Perfecting the assignation by intimation .....	7-47
The present transfer of future debts	
By present assignation .....	7-49
Present intimation of future transfers .....	7-52
What constitutes intimation and how is it made?.....	7-53
Transmission of Moveable Property (Scotland) Act	
1862.....	7-54
The intimation at common law.....	7-55
Use of trusts.....	7-58
The efficacy of the trust.....	7-59
The efficacy of the trust in relation to latent equities .....	7-62
The creation of the trust.....	7-64
Delivery/intimation in relation to the trust.....	7-66
Trust power of attorney.....	7-68
Trusts not applicable to securities.....	7-69
Scottish Law Commission Proposals for Reform.....	7-71
<b>8. The Effect of Notice to the Debtor and Priority</b>	
<b>Disputes.....</b>	<b>8-01</b>
1. The Priority Rules	
Rule 1: First in time prevails.....	8-03
Rule 2: The bona fide purchaser for value without notice.....	8-04
Rule 3: Conduct of the parties .....	8-05
(1) Competing legal and equitable interests .....	8-06
(2) Competing equitable interests .....	8-07
Rule 4: Priority rules may be varied by agreement.....	8-08
Rule 5: The rule in <i>Dearle v Hall</i> .....	8-09
2. Registration under the Companies Act.....	8-10
Registration as notice .....	8-12
(1) Pre-2013 regime.....	8-13
(2) The 2013 regime.....	8-14
3. The Rule in <i>Dearle v Hall</i> .....	8-15
4. The Effect of Giving Notice of Assignment	
Notice to determine priority .....	8-19

## CONTENTS

Notice to fix rights .....	8-21
Introductory letters .....	8-24
5. Conflicts with Chargees	
Some general points .....	8-27
Prior floating charge (duly registered) .....	8-32
Prior fixed charge (duly registered) .....	8-34
Subsequent registered charges.....	8-37
(1) Whole turnover agreement .....	8-39
(2) Facultative agreement.....	8-40
Unregistered charges .....	8-42
6. Conflicts with Holders of Negotiable Instruments.....	8-43
7. Negative Pledge <i>Simpliciter</i> .....	8-47
Negative pledge simpliciter.....	8-48
8. Reservation of Title	
The background.....	8-49
Reservation of title .....	8-50
The effect on factors where the client's purchases and sales are both subject to reservation of title .....	8-53
The position where the debtor has a good title to the goods .....	8-57
Position of factor summarised.....	8-67
9. Other Conflicts	
Goods released on trust receipt.....	8-73
The liens of a carrier .....	8-75
The rights of a mercantile agent .....	8-77
Factoring of sub-rentals in respect of real property .....	8-78
Factoring of sub-rentals of leased equipment.....	8-79
Factoring for travel agents .....	8-81
10. Waivers and Priority Agreements .....	8-84
Form of waiver .....	8-86
Waivers and assignees of security rights .....	8-89
11. Where the Rule in <i>Dearle v Hall</i> Does Not Apply .....	8-90
12. Office-holder's Wrongful Collection of Debts.....	8-92
13. Partnerships and Sole Traders.....	8-93
<b>9. Set-Off and the Debtor's Countervailing Rights .....</b>	<b>9-01</b>
1. The Nature and Classification of Set-Off.....	9-02
The nature of set-off.....	9-03
The classification of set-off.....	9-06
(1) Independent or statutory set-off.....	9-07
(2) Equitable or transaction set-off .....	9-09
(3) Contractual set-off .....	9-13
(4) Banker's right of set off .....	9-17
(5) Insolvency set-off .....	9-18
2. The Debtor's Defences and Counter-claims.....	9-24
Equitable and independent set-off by debtor against factor	
Equitable or transaction set-off.....	9-26
Independent or statutory set-off.....	9-27

## CONTENTS

The effect of contractual set-off on the factor as assignee.....	9-30
3. Notice and the Debtor's Countervailing Rights .....	9-32
Introductory letters and the debtor's countervailing rights.....	9-33
Notice of assignment and debt verification .....	9-36
(1) Estoppel.....	9-38
(2) Loss of equitable defence through conduct of the debtor .....	9-41
(3) Drafting considerations.....	9-43
4. Insolvency Set-off and the Factor	
The debtor's insolvency .....	9-44
The client's insolvency.....	9-47
Set-off by and against the Crown .....	9-49
5. Non-assignment Clauses .....	9-53
Ownership of the collected proceeds .....	9-57
Ownership of right to performance.....	9-59
Mitigating the risk of non-assignment clauses .....	9-62
Reform .....	9-65
6. Assignment of Cross-claim.....	9-67
7. Transactions Insulated Against Set-off	
Freight and carriage charges .....	9-69
Cheques and direct debits.....	9-72
8. Liability of the Factor to the Debtor .....	9-75
Mistaken payments and unjust enrichment.....	9-76
(1) Restitution remedy excluded or restricted by contract.....	9-78
(2) Estoppel.....	9-79
(3) Change of position.....	9-80
The factor's liability for credit balances .....	9-81
9. Long-term Contracts for the Supply of Goods or Services .....	9-82
Long-term contracts for services.....	9-83
Long-term contracts for the supply of goods.....	9-85
Cut-off clauses.....	9-88
Set-off agreement with the debtor.....	9-89
<b>10. The Factoring Agreement.....</b>	<b>10-01</b>
1. Payment to the Client and the Factor's Retention	
The case for a current account .....	10-02
Set-off and combination of accounts .....	10-07
Prohibition of assignment of the client's rights .....	10-10
2. Warranties and Undertakings by the Client	
Warranty of the validity and value of debts.....	10-11
Warranties regarding terms in the contract of sale or service.....	10-14
Assignability of debts and freedom from encumbrances .....	10-15
Warranties in connection with variations of contracts of sale.....	10-16
Undertaking to co-operate in recovery proceedings .....	10-17

## CONTENTS

Warranty to disclose .....	10-18
Other usual provisions .....	10-19
Inability of client to give warranties .....	10-20
3. Credit Notes and Credit Balances	
Credit notes .....	10-21
Credit balances .....	10-23
4. Transfer to the Factor of Related Rights .....	10-24
5. Recourse .....	10-28
6. Enforcing the Factor's Rights	
Perfecting title .....	10-33
Creations of trusts by the client .....	10-34
Other enforcement options against the client .....	10-37
Recovery from third parties .....	10-38
Recovery from the client's bankers .....	10-41
Where the monies remain in a credit balance on the client's bank account .....	10-42
Where the monies are no longer in a credit balance on the client's account with the bank .....	10-43
Factor to have power of attorney .....	10-47
7. Value Added Tax .....	10-49
VAT and the factor's charges .....	10-50
Bad debt refunds .....	10-56
The cash accounting scheme and the factor's client .....	10-58
8. The Consumer Credit Act 1974 .....	10-59
When does the Consumer Credit Act apply? .....	10-61
Most clients and debtors are not "debtors/borrowers" .....	10-63
The factoring agreement does not involve the provision of credit .....	10-64
The "business purpose" exemption .....	10-66
Assigned debts and the exemption relating to the number of repayments to be made .....	10-67
Ancillary credit business .....	10-68
9. The Data Protection Act 1998 .....	10-70
The Data Protection Act and factoring agreements .....	10-73
Application for any agreements (including those with corporate bodies) .....	10-74
Provisions to be included in all factoring agreements .....	10-75
Additional provisions for agreements with sole traders or partnerships (other than LLPs) .....	10-77
10. Miscellaneous Terms	
Inspection and production of client's records and accounts .....	10-78
Termination .....	10-79
Repurchase of debts on client's breach or insolvency .....	10-80
Collection charges and other charges following an event of default .....	10-82
Penalties: the law .....	10-83
Penalties: collection charges .....	10-87
Penalties: other charges .....	10-91

## CONTENTS

Contractual discretion and collection charges .....	10-93
Implied term that collection fee must be reasonable .....	10-97
<b>11. Insolvency of the Client .....</b>	<b>11-01</b>
1. Validity of Assignment in Insolvency.....	11-02
Administration .....	11-03
Administrative receivership.....	11-04
Liquidation.....	11-05
Bankruptcy.....	11-07
2. Administration.....	11-08
The statutory objectives for all administrations.....	11-09
Appointment by qualifying floating charge-holder.....	11-10
Qualifying floating charge.....	11-11
The charge is enforceable and no restrictions on power to appoint.....	11-14
Notice and filing of prescribed documents.....	11-16
Appointment by company or its directors.....	11-18
(1) Restrictions on power to appoint.....	11-20
(2) Filing of prescribed documents .....	11-22
Effects of administration: general	
(1) Winding-up orders and administrative receivers.....	11-25
(2) The statutory moratoria.....	11-27
(3) Company property subject to any charge.....	11-29
Effect of administration on debts vesting in factor	
(1) Debts vesting at the date of administration.....	11-30
(2) Debts not earned by performance at the date of administration.....	11-31
Effect of the administration on factor's other rights	
(1) Rights under the factoring agreement .....	11-32
(2) Rights of set-off.....	11-33
(3) Power of attorney.....	11-35
Rights attaching to different classes of floating charge	
(1) Charge created on or before 15 September 2003.....	11-36
(2) Charge created on or after 15 September 2003.....	11-37
Continuation of the factoring agreement in administration.....	11-38
3. Administrative Receivership.....	11-41
Administrative receivers.....	11-42
Effect of the appointment of an administrative receiver:	
general .....	11-44
Effect of appointment on factoring agreement	
(1) In general .....	11-46
(2) Can a receiver be compelled to perform a pre-existing contract? .....	11-48
(3) Factor's rights under a factoring agreement.....	11-49
Factor's position as regards debts and related rights.....	11-52
(1) Existing debts not notified under a whole turnover agreement.....	11-53

## CONTENTS

(2) Future debts assigned under a whole turnover agreement .....	11-56
(3) Existing debts not offered under a facultative agreement .....	11-57
The receiver's rights in relation to the factor's indebtedness to the client .....	11-58
Continuation of factoring by an administrative receiver .....	11-62
Termination of an administrative receiver's agency on winding up .....	11-63
Summary of factor's rights following the appointment of an administrative receiver .....	11-64
4. Liquidation .....	11-65
Compulsory liquidation .....	11-66
Voluntary liquidation .....	11-67
Effect of liquidation on continuation of factoring agreement .....	11-68
Effect of liquidation on debts vesting in the factor	
(1) Whole turnover agreement .....	11-71
(2) Facultative agreement .....	11-72
(3) Debts arising during the course of liquidation .....	11-73
Provisional liquidators .....	11-74
5. Bankruptcy .....	11-75
Effect of bankruptcy on continuation of factoring agreement .....	11-76
Effect of bankruptcy of client on debts vesting in factor .....	11-77
(1) Whole turnover agreement .....	11-78
(2) Facultative agreement .....	11-79
Agreements not registered as a Bill of Sale .....	11-80
6. Effect of Client's Insolvency on Other Rights of Factor .....	11-81
Set-off in liquidation and bankruptcy .....	11-82
7. Transactions at an Undervalue .....	11-84
8. Partnerships .....	11-86
Formal insolvency procedures for partnerships .....	11-88
Bankruptcy of all the partners without the winding up of the partnership .....	11-89
Dissolution of a partnership .....	11-90
9. Voluntary Arrangements .....	11-93
The procedure and effect of voluntary arrangements on creditors .....	11-94
Effect of voluntary arrangement on the factor .....	11-95
(1) The factor's security .....	11-96
(2) The factor's debts .....	11-97
10. Factor's Insolvent Client as Debtor .....	11-98

## CONTENTS

<b>12. Legal Aspects of International Factoring</b> .....	12-01
1. Choice of Law Rules for Dealings in Goods .....	12-03
2. Choice of Law Rules for Voluntary Assignments of Debts .....	12-07
Scope of the Rome I Regulation .....	12-11
The parties to assignments in international factoring .....	12-12
Article 14 of the Rome I Regulation: voluntary assignments and contractual subrogation .....	12-14
Article 14(1): the law of the assignment .....	12-16
Article 14(2): the law of the debt .....	12-18
Third parties .....	12-19
Identifying the proper law .....	
Express choice of law .....	12-20
Applicable law in the absence of choice .....	12-22
Habitual residence .....	12-24
Priority disputes not covered by Article 14 .....	12-25
Factor versus an attachment creditor of the assignor .....	12-26
Factor versus competing assignees .....	12-28
Factor versus the assignor's liquidator .....	12-30
Conflicts in relation to the proceeds of debts .....	12-32
Factor's rights to the client's assets .....	12-35
Guarantees, indemnities and policies of insurance .....	12-36
Steps to minimise risk .....	12-38
2. UNIDROIT .....	12-40
Definition of factoring under UNIDROIT .....	12-41
Application of the UNIDROIT Convention .....	12-42
Substantive rules of the UNIDROIT Convention .....	12-43
Non-assignment clauses in contracts of sale .....	12-46
Limited scope of UNIDROIT Convention .....	12-47
3. UNCITRAL .....	12-48
Substantive rules of the UNCITRAL Convention .....	12-50
The Wide Scope .....	12-51
Rights of the assignee against third parties .....	12-54
<b>13. The Factor's use of Company Charges</b> .....	13-01
1. Mortgage and charge .....	13-02
2. Sale and Security Compared .....	13-04
Advantages of purchase .....	
Direct recovery from debtors .....	13-05
Intervention in the debtor's rights of set-off .....	13-06
Absence of requirement to register a charge in the case of corporate clients .....	13-07
Payment of discounting charge gross by client .....	13-08
The requirement of a service agreement .....	13-09
Requirement for guarantee of payment .....	13-10
The effect of the appointment of an administrator .....	13-11
The advantages of lending on security .....	
Non-assignment clauses .....	13-12

## CONTENTS

Registration may be helpful in the case of a conflict with another chargee .....	13-13
Value Added Tax .....	13-14
Insolvency of the client.....	13-15
Conflicts with suppliers who have reserved title .....	13-16
The balance of advantage.....	13-19
3. Charges as Collateral Security.....	13-20
Charges on factored debts which fail to vest in the factor.....	13-21
Fixed charges on other debts.....	13-24
The use of floating charges by factors.....	13-29
4. Priorities .....	13-31
Priority of fixed over floating charges.....	13-34
The rule against tacking .....	13-35
5. Invalidity of Charges .....	13-37
<b>14. Factoring combined with Credit Insurance .....</b>	<b>14-01</b>
1. Financial Services and Markets Act 2000.....	14-02
2. Matters for Consideration .....	14-05
Matters for consideration in all credit insurance policies	
Provisions relating to credit management .....	14-06
Time for payment of claims.....	14-08
Changes in the terms of the policy.....	14-09
Period of risk coverage .....	14-10
Matters for consideration in relation to policies issued to the factor's client.....	14-13
Policy issued to the client and factor as joint insured.....	14-16
3. Amendments to Policy or Factoring Agreement	
Policy issued to client as sole insured .....	14-20
Policy issued to client and factor jointly .....	14-21
Salvage under policies issued to the client (either solely or jointly with the factor).....	14-22
4. Policies Issued to Factors as Sole Insured	
Requisite amendments to standard credit insurance policies.....	14-24
Credit protection based on a policy issued to the factor .....	14-26
	<b>PAGE</b>
<b>Appendices</b>	
1. Glossary of Terms .....	363
2. Client Statement .....	369
3. Client Availability Statement .....	371
4. Client Balance Statement .....	379
5. General Rules for International Factoring (2014) .....	381
6. A Diagrammatical Comparison of Full Factoring with the "Two Factor" System.....	393
7. Deed of Waiver and Priorities .....	395
Index .....	405