

HIRE PURCHASE

ISBN 978-98-3519-13-2

Author: Nasser Hamid

Binding: Softcover/Extent: 651 pp

Publication Price: MYR 230.00

The law is stated as of August 15, 2008

CHAPTER 1

NATURE OF HIRE PURCHASE TRANSACTIONS 1

Introduction 1

Development and Nature of Hire-Purchase Transactions 1

Tripartite Transaction 5

NATURE OF HIRE PURCHASE AGREEMENT 5

Nature of Transaction – Looking Beyond the Documents 7

Option to Purchase 9

Contract of Sale of Goods by Instalments v

Hire-Purchase Agreement 9

Hire Purchase v Leasing Agreements 10

Bills of Sale 11

Nature of Hire Purchase Transactions -

Hire Purchase Act 1967 (Revised 1978) (Act 212) 12

THE HIRE PURCHASE AGREEMENT 13

Salient Features of a Hire Purchase Agreement 13

Hire of Motor Car – Implied Stipulations 13

Harsh and Unconscionable Transactions 19

INTERPRETATION OF HIRE PURCHASE

AGREEMENTS 27

Legal Background 27

Clauses and Words to be read in the Context of the
Whole Agreement 27

Agreement must be regarded as a Whole 28

Ambiguity 28

Ambiguity – Interpretation Favourable to Hirer 30

Unambiguous Contract – Aid of Equity 31

Ascertainment of Substance - Intention of Parties 31

Passing of Property – Intention of Parties 31

Subsequent Conduct 32

CHAPTER 2

THE HIRE PURCHASE ACT 1967 33

Introduction 33

Statutory Background 33

Amendments to the Hire Purchase Act 1967

(Revised 1978) (Act 212) 34

Hire-Purchase Act 1967 and Hire Purchase Agreements 35

Hire Purchase Act 1967 (Revised 1978) (Act 212) -

Implied Warranties and Conditions 35

Goods in the First Schedule 36

Interpretation of Hire Purchase Agreement,

Guarantee and Indemnity to be within Ambit of

Hire Purchase Act 1967 42

Jurisdiction and Territorial Jurisdiction 44

Breach of Hire Purchase Agreement -

Claim for Loss - Limitation -

Sarawak Limitation Ordinance (Cap 49) 51

Hire Purchase Registration Ordinance (Sarawak Cap 71) 56

Hire Purchase Registration (Sarawak) Repeal Act 2007

(Act 677) 57

Interpretation of Statutes 57

Marginal Note – Interpretation of Statutes 57

‘May’ 58

‘Shall’ 59

Contracting out of Statutory Provisions -

Performance of Statutory Duty – Waiver of

Performance of Statutory Duty 60

Conditions attached to a Statutory Right or Benefit,

which did not exist at Common Law 60

Non Compliance with Statutory Requirements -

Consequences of Void Hire Purchase Agreement 60

Terms Generally Defined 62

Business 62

CONTROL 63

Control of Goods – Meaning of 63

PENALTY 66

POSSESSION 66

POSSESSION 67

Possession & Control - Possession as opposed to Ownership of Goods - Possession – Definition of Term
67

TRADE 72

Transaction 72

‘Transaction’ – Meaning of 72

Hire Purchase Act

Terms as Defined in the Interpretation Section –

Section 2 of the Hire Purchase Act 1967 73

Interpretation 73

ACTION 73

Courts of Judicature Act 1964 (Act 91) 73

BASE LENDING RATE 73

What Is a Contract Of Guarantee? 74

Controller 77

DEALER 77

Goods 80

Hire Purchase Agreement 80

Hire Purchase Price 81

Hirer 81

Minister 81

OWNER 81

Prescribed 83

Statutory Rebate 83

Third Party Insurance 84

Vehicle Registration Fees 84

CHAPTER 3

BREACH BY OWNER - PRE-CONTRACTUAL

OBLIGATIONS & FORMATION OF CONTRACT 85

THE OWNER 85

'Owner' 85

Owner Finance Company 85

Finance Company not a Moneylender 85

Responsibility of Finance Company – Caveat Emptor 87

DUTIES & OBLIGATIONS OF OWNER 89

PRE-CONTRACTUAL INFORMATION 89

Pre Contractual Disclosure 89

Pre- Contractual Obligations of Owner -

Duty to Supply Information to Hirer 89

Breach or Non Compliance with Section 4(1) of the

Hire Purchase Act 1967 91

Service of Written Statement 96

Failure to Serve Summary of Financial Obligations 96

Misrepresentation 97

Misrepresentation – Meaning of 98

Effect of Misrepresentation 99

Fraudulent Misrepresentation -

Legal Standard of Proof 100

Fraud – Standard of Proof 102

Non Disclosure of Material Facts – No Active Duty to

Disclose - Section 17 of the Contracts Act 1950 107

Representations – Liability between Dealer and

Finance Company - Section 8(1) (b) of the

Hire-Purchase Act 107

Fraud – Appeal 108

Service of Hire Purchase Agreement 108

Mode of Service of Notices or Documents 111

Substituted Service 111

Proof of Service 112

FORMATION AND CONTENTS OF

HIRE PURCHASE AGREEMENTS 112

Hire Purchase Agreement to be in Writing 113

Language of Agreement 113

Execution of Blank Documents 114

Non Est Factum 116

Contents of Hire Purchase Agreement –

Strict Compliance with the Hire Purchase Act 120

Description of Goods 121

Delivery of Goods 121

Insurance - Obligation of Owner to Insure Goods -

Insurance of Goods comprised in

Hire-Purchase Agreements 122

Insurance - Statutory Rebate 123

Breach by Owner – Remedies 123

Power of Hirer to Determine Hiring 123

Hirer's Right of Termination	125
Breach by Owner - Affirmation of Breach by Hirer	126
Form of Written Statement	127

SECOND SCHEDULE 127

Hire-Purchase Act 1967 127

SUMMARY OF YOUR FINANCIAL OBLIGATIONS

UNDER THE PROPOSED HIRE-PURCHASE

AGREEMENT 128

COLLECTION OF DEPOSIT 130

Owner's Collection of Deposit 130

Payment of Deposit – Deposit Collected by Dealer -

Singapore Hire Purchase Legislation 131

Certain Payments not to be considered 'Deposits' 135

Deposit & Option to Purchase 136

CHAPTER 4

BREACH BY OWNER – TITLE TO GOODS 137

Hire Purchase Act 1967 (Revised 1978) (Act 212) 137

Ownership of Goods - The Common Law,

Contracts Act 1950, Sales of Goods Act 1957 & the

Hire Purchase Act 1967 (Revised 1978) (Act 212) 137

Title - Fundamental Obligation - Breach of Condition of

Title 137

Seller – Implied Condition of Right to Sell Goods 138

Ownership of Goods – Common Law -

Common law rule of Nemo Dat Quod No Habet 140

Implied Condition as to Title - The position at

Common Law 141

Erosion of the Implied Condition at Common Law 142

Owner's Title - Hire Purchase Act 1967 –

Preservation of Common Law Position 143

Title or Ownership 143

Finance Company's Title to Goods 144

Ownership of Goods under Hire	144
Second Hand Goods - Implied Condition as to Title	145
Property in the Goods Remains with Owner	145
Registration Card & Property in the Goods	145
Registered Owner v Legal Owner	146
Passing of Property – Interpretation of Contract between the Parties	147
Passing of Property – Interpretation of Sections 19 and 20 of the Sale of Goods Act 1957	147
Option to Purchase- Hire Purchase Price - Passing of Property	148
Rights of Hirer – Passing of Property	149
Grant by Owner of Option to Purchase to Hirer	149
Statutory Implied Conditions and Warranties	150
Implied Conditions as to Ownership and Right to Sell - Hire Purchase Act 1967 (Revised 1978) (Act 212)	151
Breach of Statutory Implied Condition as to Title -	

Breach and Consequences 152

Right to Sell- Implied Condition of Owners Right to

Hire out Goods 153

Condition of Title – Breach – Remedies available to Hirer .153

Registration Card - Condition of Title – Fundamental

Breach - Failure by Owner to give Hirer

Registration Card 153

Frustration - Implied Condition as to Title -

Non Registration of Vehicle 155

Nature of Hire Purchase Transaction –

Property Remains with Owner 155

Hirer's Right of Option to Purchase or Return Car 156

Ownership of Vehicle - Applicability of

Section 7(1) (b) of the Hire Purchase Act 1967 158

Seizure of Vehicle - Breach of Implied Condition as to

Title 160

Consequences of Inability to Pass Good Title 160

Seizure of Vehicle – Failure to Pass Property -

Void Hire Purchase Agreement 161

Temporary Detention by Police for Purpose of

Investigation 163

Breach of Implied Warranty of Quiet Possession -

Seizure of Vehicle 167

Seizure of Car – Remedies available to Hirer 169

Seizure of Vehicle - Anticipatory breach of a contract 169

Seizure of Vehicle - Cost of Repurchasing Car from

Customs Department 169

Passing of Title – ‘At Time when the

Property is to Pass’ 170

Fraud - Voidable Title - Passing of Title 170

Passing of Title to Third Party 176

Passing of Title to Personal Representative 176

Bankruptcy 176

Bankruptcy – ‘Property’ - Passing of Property 176

Encumbrances - Title to Goods	180
Encumbrance - Breach of Implied Warranty	180
'Quiet Enjoyment'- Implied Condition and Warranty	182
Breach of Implied Warranty of Quiet Possession	183
Buyer's Protection- Implied Warranty of	
Quiet Possession	184
Seizure of Vehicle - Breach of Implied Warranty of	
Quite Possession	185
Breach of Implied Warranty of Quiet Possession -	
Action brought by Hirer and Finance	
Company against Dealer	186
Breach of Implied Warranty of Quiet Possession –	
Applicability of UK Sale of Goods Act 1893 -	
Sarawak	188
Quiet Possession – Failure of Consideration	188
Defence to Action based on breach of Implied	
Warranty of Quiet Possession - Letter of Indemnity	189
Breach of Warranty of Quiet Possession –	

Assessment of Damages	191
Breach of Warranty of Quiet Possession – Loss of Use	191
Limitation - Implied Warranty of Quiet Possession	192
Assignment – Meaning	192
Applicability of Section 4(3) of the Civil Law Act 1956	193
Form of Assignment	194
Statutory and Equitable Assignments	195
Validity of Assignment	196
Late Notice of Assignment	197
Notice to Guarantor – Whether Essential	
Requirement to constitute Equitable Assignment	198
Late Notice of Assignment – Whether affected	
Rights of Assignee to Remedies against the	
Guarantor	199
Assignment of Rights under a Hire-Purchase	
Agreement	200
Assignment & the Hire Purchase Act 1967	200
Assignment – Right to Complete Agreement	202
Purpose of Assignment in Hire Purchase Transactions	202

Breach by Owner – Withdrawal of Facility by Owner 204

Chapter 5

Breach by Owner – Quality of Goods 205

‘Goods’ - Scope of the Act 205

Application of Hire Purchase Act to Goods not
Specified in the First Schedule 205

Application of Common Law to Goods not
Specified in First Schedule 207

‘Vehicle’ – Meaning of 208

Merchantable Quality - Implied Condition of
Merchantable Quality 208

‘Good Merchantable Quality’ 210

Implied Conditions – Nature of Contractual
Relationship between Parties 210

Quality of Goods - Obligation of Owner/
Finance Company 211

Unmerchantable Quality – Proof Of 211

Exceptions to the Implied Condition of Merchantable

Quality 212

Examination of Goods 212

Sufficient Examination 213

Concealment of Defects 213

Second Hand Goods 213

Representations – Year of Manufacture –

‘Manufactured’ v ‘Assembled’ 217

Fraud 218

Misrepresentation – Remedies Available to Hirer 219

Rule in *L’Estrange v Graucob* - Applicability 219

Breach of Merchantable Quality – Electing to Treat

Breach of Condition as Breach of Warranty 220

Merchantable Quality – Defective Goods 222

Defective Machinery – Loss of Use of Machine –

Claim for Damages 222

Merchantable Quality – Defective Parts 225

Warranty – Term Added to Contract by Hirer –

Whether Term Binding 225

Breach of Warranty – Contract of Agency -

Proper Party to Action 226

Breach of Warranty against Faulty Parts 228

Loss of Work due to Stoppage during Warranty Period 229

Extent of Warranty 229

Fitness of Purpose 230

Implied Condition of Fitness of Purpose 230

Duration of Fitness of Purpose 230

Hired Car – Implied Condition of Fitness 231

Implied Condition of Fitness - Propositions of Law 231

Implied Condition of Fitness – No Breach –

Exclusion of Liability - Counterclaim by Finance

Company – Compensation for Depreciation 232

Chapter 6

BREACH BY HIRER 239

RIGHTS OF HIRER 239

Rights of Hirer – Common Law Rights Preserved by

Hire Purchase Act 1967 239

Hirer’s Right to Early Completion of Hire Purchase

Agreement 239

Hirer’s Right to Determine Hiring and Return Goods -

Mode of Termination Available to Hirer 241

Hirer’s Right of Assignment 243

Right of Hirer to Sue for Damages - Owner in Breach –

Hire Purchase Agreement not Terminated 245

OBLIGATIONS & DUTIES OF HIRER 245

DUTY TO PAY RENTALS 245

Hire Instalments – Right of Owner 245

Term Charges payable by the Hirer -

Limitation on Terms Charges 245

Statutory Rebate for Term Charges	246
Term Charges - Period remaining in Hire Purchase	
Agreement -Assessment of Term Charges	247
Hire Purchase (Amendment Act) 2004	247
Hire Purchase (Term Charges) Regulations 2005	248
Interest Rate – Whether in Contravention of	
Section 34 (c) of the Hire Purchase Act 1967	248
Two or more Hire Purchase Agreements -	
Appropriation of Payments	250
Destruction of Subject Matter – Frustration of	
Hire Purchase Agreement - Liability to Pay Rentals	250
Non - Existence of Goods – Total Failure of	
Consideration – Liability to pay Rentals	253
Non - Existence of Goods – Estoppel – Execution of	
Delivery Receipt	254
Vehicle under Repair – Liability of Hirer to	
Pay Rentals	264

HIRER'S DEFAULT IN PAYING HIRE RENTALS 265

Failure to Pay Rentals – Remedies Available to

Owner - Common Law Position 266

Default by Hirer – Failure to Pay Rentals –

Options of Owner 266

Owner's Proposed Settlement - Settlement

Agreement – Acceptance of Settlement Agreement 267

REMEDIES AVAILABLE TO OWNER 267

Default by Hirer – Election by Owner 268

Default by Hirer – Concurrent Remedies Available to

Owner 269

Hirer's Default – Issue of Writ - Owner's Acceptance of

Hirer's Repudiation 270

Action for Recovery of Rentals – Principles Applicable 270

Civil Action for Recovery of Monies arising out of a

Hire-Purchase Agreement – Compliance with

Provisions of Hire Purchase Act &

Hire-Purchase Regulations 1976 272

Miscalculation of Claims - Evidence 272

Arrears of Instalments – Action for Accrued Debt –

Separate Action to Recover Damages for

Breach of Contract 273

Arrears of Instalment – Accrued Debt 274

Claim for Arrears – Mitigation of Damages 276

CLAIM FOR DAMAGES FOR BREACH OF

CONTRACT 277

Termination of Hire-Purchase Agreement -

Computation of Damages 277

Default by Hirer - Intention not to Proceed with Hiring -

Claim for Damages by Owner 277

Claim for Damages – Contention that Compensation

Clause was Penalty Clause 280

Breach by Hirer - Suit by Owner - Whether Suit

Oppressive and offended Section 75 of the
Contracts Act 1950 283

TERMINATION OF HIRE PURCHASE AGREEMENT BY OWNER 285

Recovery of Rentals - Whether Termination of
Agreement Pre-Condition to Recovery of Rentals 285

Deposit & Option to Purchase – Effect on Termination of
Hire Purchase Agreement 289

Termination by Owner for Minor Breach – Right of
Hirer to Recover Hire Instalments Paid 289

Termination of Hire Purchase Agreement –
Retention by Owner of Monies paid by Hirer 292

Termination of Hire Purchase Agreement - Return of
Part of Monies Made by Hirer 293

Termination – Liability of the Hirer -
Whether Liability Limited by Agreement 293

Termination & Recovery of Rentals 298

Owner's Right of Termination - Indication that

Owner was Terminating Agreement 299

No Proper Demand – Contention by Hirer that there was

No Proper Demand 299

NOTICE OF TERMINATION 300

Validity of Termination – With or Without Notice -

Construction of Contract 300

Notice of Termination – What Constitutes

Notice of Termination 311

Termination Without Notice 312

REPOSSESSION 313

Repossession & Right to Claim Arrears of

Hire Instalments 314

Repossession – Where Hire Purchase Agreement not

caught by Hire-Purchase Act 1967 (Act 212) 315

Repossession – Determination of Nature of

Transaction 316

Repossession – Ownership of Car -

Competing Claims of Ownership 317

Repossession - Acceptance of Repudiation by Owner 323

Repossession – Whether Sine Quo Non to the

Commencement of a Civil Action for Monies due

under a Hire Purchase Agreement 323

NOTICE OF REPOSSESSION 332

Sample Notice of Intention to Re-Possess 332

Service of Notices - Service of Notice or Document-

Power of Court to Extend Time 332

Service of Notices and Sections 43 and 44 of the

Hire Purchase Act 1967 333

Repossession - Compliance with Requirements of

Section 16 of the Hire Purchase Act 1967 and

Regulation 3(1) of the Hire-Purchase

Regulations 1976 334

Service Requirement of 'Fourth Schedule Notice' and a 'Notice under Regulation 3' – Service on Guarantor	338
Hire Purchase (Amendment of Schedules) Order 2005	338
Notice of Repossession - Notices to be given to Hirer when Goods Repossessed - Section 16 (1) of the Hire Purchase Act 1967	339
Interpretation of Section 16 of the Hire Purchase Act 1967 (Act 212) (Revised -1978)	340
Service of Fourth Schedule Notice – Requirements	341
Service of Fourth Schedule Notice - Whether Repossession Proper – Claim for Compensation by Hirer	341
Fourth Schedule Notice – Denial of Receipt of Fourth Schedule Notice – Triable Issue - Section 16 of the Hire Purchase Act 1967	349
Notice under Section 16(1) of the Hire Purchase Act – Repossession carried out Two (2) years later	351

Notice of Repossession – Application for Extension of

Time – Notice under Section 16(3) 352

Informing Owner of Location of Goods - Hirer to

State Location of Goods 352

Hirers Obligation in Relation to Goods - Location of

Goods 353

Fraudulent Sale or Disposal of Goods by Hirer 353

Application for Court Order for Hirer to Deliver

Goods - Interpretation of Section 42 of the

Hire Purchase Act 1967 354

Repossession - Document Acknowledging

Receipt of Repossessed Goods 354

Damages in Lieu of Repossession 354

Costs of Repossession and Storage 355

REPOSSESSION – OWNER’S DUTY TO MITIGATE DAMAGES 355

Repossession – Failure to Repossess – Mitigation of

Damages 355

Mitigation of Damages – Goods Not Subject to the

Hire-Purchase Act 1967 356

Repossession - Mitigation of Damages – Standard of

Conduct and Burden of Proof 360

Mitigation of Damages – Estoppel 361

Repossessors - Hirer's use of Reasonable

Force to oust Repossessors 362

HIRER'S RIGHT AFTER REPOSSESSION 365

Hirer's Rights after Repossession - Owner to retain

Possession of Goods Repossessed for

Twenty-One Days 365

Section 18 of the Hire Purchase Act 1967 Act -

Hirer's Rights and Immunities when Goods

Repossessed 365

Repossession - Re-Delivery – Obligation to give

Notice under Section 18(1) (a) – Whether

Obligation Directory or Mandatory 365

Notice under Section 18 and Liability of Guarantor 367

Hirer Regaining Possession of Goods - Section 19 of the

Hire Purchase Act 1967 368

SALE OF REPOSSESSED GOODS 368

Sale of Repossessed Goods – Procedure to be Adopted 368

Sale below Market Price 369

Failure of Owner to Obtain Good Price for Repossessed

Goods – Duty of Hirer to Keep the Hired

Equipment in Good and Serviceable Condition 370

HIRER'S OBLIGATION TO KEEP GOODS IN

GOOD REPAIR 371

Hirer's Obligation to Keep Vehicle in Good Repair -

Fitness of Purpose – Hired Goods 371

Repairs – Undertaking by Hirer 372

HIRER'S OBLIGATION TO INSURE GOODS

Insurance - Hirer's Obligation to Insure Goods-

Insurance of Goods comprised in

Hire-Purchase Agreements 373

Statutory Rebate for Insurance 376

Obligations of Hirer to Insure Goods 376

BREACH BY HIRER – DEFENCES OF HIRER 379

NATURE OF TRANSACTION 379

Collection of Deposit by Dealer - Nature of Transaction –

Validity of Agreement – Whether

Moneylending Transaction 380

Nature of Transaction - Ownership of Car – Seizure 382

Deposit Paid to Dealer - Whether Property Passed to

Hirer 385

VALIDITY OF AGREEMENT 391

Validity of Agreement - Non Registration of Contract -

Hire Purchase Registration Ordinance

(Sarawak Cap 71) 391

Non Registration of Vehicle 395

Execution of Fresh Hire Purchase Agreement – Breach by

Hirer - Validity of Agreement 395

DEFECTIVE GOODS 402

Breach by Hirer – Defence of Defective Goods

(Mechanical Defects) 402

Alleged Rescission based on Mechanical Defects

and Subsequent Conduct of Hirer 404

OFFENCES COMMITTED BY HIRER 404

Offences - Hirer Committing Offence - Automatic

Termination Clause 404

Hirer committing Customs Offence – Forfeiture of Car 407

CHAPTER 7

DEALER 411

Dealer – Meaning of	411
Dealer – Meaning of- Singapore	411
Agency of Dealer	412
Master Recourse Agreement – Nature of	413
Master Recourse Agreement – Termination - Sums owed under Agreement - Claim by Finance Company	414
Applicability of the Hire Purchase Act 1967 & Dealers	417
Recourse Agreement and the Hire Purchase Act 1967 (Act 212) (Revised -1978)	417
Transaction involving a Dealer	421
Dealer and Financier – Nature of Relationship	424
Role of Dealer	427
‘Mercantile Agent’- Meaning of	428
Law relating to Agency in a Hire Purchase Transaction	429
Pre Contractual Obligations of Dealer - Delivery of Documents to Prospective Hirer	430
Obligation of Dealer - Execution of Documents by	

Hirer 430

Dealership - Cessation of Partnership – Liability of

Partners 432

Block Discounting Agreement – Whether a Binding

Contract 434

Deposit paid to Dealer – Whether part of

Hire Purchase Transaction 436

Payment of Initial Payment to Dealer – Validity of

Hire Purchase Agreement 437

Passing of Property 438

Title to Goods – Validity of Hire Purchase Agreement 440

Breach by Dealer - Late Remittance of Rentals by

Dealer to Finance Company 441

Offences 444

False Statement by Dealer – Section 36 444

Collection of Prohibited Payments - Section 36A 444

Issuance of Receipts for Payments Collected -

Section 36 C 445

Penalty – Section 46 445

Inducement or False Representation made by the

Dealer 445

Fraud 447

Criminal Breach of Trust by Dealer 448

Chapter 8

Guarantors 457

Hire Purchase Act 1967 (Act 212) (Revised -1978) &

Guarantors 457

Dealers – ‘Guarantors’ – Hire Purchase Act 1967

(Act 212) (Revised -1978) 457

Service of Hire Purchase Agreement &

Guarantee on Guarantor 458

Contract of Guarantee 460

Contract of Guarantee – Statutory Definition 460

Contract of Guarantee 463

Contract of Guarantee – Hire Purchase Agreement 464

Liability of Guarantor - Condition Precedent 464

Guarantor’s Liability – Separate Distinct and
Independent of Hire-Purchase Agreement 464

LIABILITY OF GUARANTOR 465

Default – Liability of Guarantor 465

Liability of Guarantor – Past Consideration 466

Claim against Guarantor – Whether Debt due beyond
and above Arrears was Liquidated Damages 466

Extent of Guarantor’s Obligation 470

Guarantee – Execution by More than One Guarantor –
Intention of Parties 471

Seized Goods - Liability of Guarantor 471

Liability of Guarantor - Novation 472

Liability of Guarantor – Defence of *Non Est Factum* 473

Non Est Factum – Executing Blank Guarantee Forms 475

Liability of Guarantor – Nature of Transaction 476

Liability of Guarantor – No Proper Demand 478

Liability of Guarantor - Validity of Guarantee -

Validity of Assignment 479

Liability of Guarantor – Ownership of Goods 483

Repossession - Redelivery - Failure to give Notice under

Section 18(1) (a) - Liability of Guarantor –

Whether Discharged by Repossession 485

Liability of Guarantor – Doctrine of Merger 489

Dealer’s Guarantee - Validity of - Hire Purchase Act 1967

(Act 212) (Revised -1978) 492

Rights of Guarantor 496

Rights of Guarantor against Hirer 496

Surety’s Right to Benefit of Creditors Securities 496

Right of Guarantor to Seek Indemnity from

Principal Debtor 498

Indemnity v Guarantee 499

Indemnity - Failure of One Defendant Individual to

Execute Indemnity – Liability of Other Defendants 501

Contract of Indemnity 503

Indemnity – Cause of Action 504

Letter of Indemnity – Avoidance of Provisions of the

Hire Purchase Act 504

Letter of Indemnity 505

Indemnity – Counterclaim by Finance Co - Breach of

Implied Condition as to Title 506

HIRE-PURCHASE ACT 1967 (Revised 1978)

ACT 212 509

HIRE-PURCHASE (RECOVERY OF POSSESSION

AND MAINTENANCE OF RECORDS

BY OWNERS) REGULATIONS 1976

PU(A) 1/1977 573

HIRE-PURCHASE (COMPOUNDING OF

OFFENCES) REGULATIONS 1993

PU(A) 48/1993 577

HIRE-PURCHASE (AMENDMENT OF

SCHEDULES) ORDER 2005

PU(A) 163/2005 581

HIRE-PURCHASE (TERM CHARGES)

REGULATIONS 2005 PU(A) 164/2005 587

HIRE PURCHASE REGISTRATION

(SARAWAK) (REPEAL) ACT 2007> ACT 677 589