

The Effects of Floating Price in Iranian Civil Law

Mohammed Ahmad Shatti Saleh. Al Tamimi¹ · Ali. Radan Jabali^{2*} · Hasanin. Zia³ · Pourkhaqan. Shahrezaee²

¹ Ph.D. student of Private Law, Isfahan (Khorasgan) Branch, Islamic Azad University, Iran

² Assistant Professor, Department of Law, Isfahan (Khorasgan) Branch, Islamic Azad University, Isfahan, Iran

³ Assistant Professor, Department of Law, Maysan University, Iraq

* Corresponding author email address: dr.aliradan@gmail.com

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EDITOR: Eman Shenouda ^{id} Associate Professor, Department of Psychology, Isfahan (Khorasgan) Branch, Islamic Azad University, Isfahan, Iran. Email: ens01@fayoum.edu.eg			
REVIEWER 1: Pinar Reisoğlu ^{id} Faculty of Social Sciences, Recep Tayyip Erdogan University, Rize, Turkey. Email: pinarreisoglu@erdogan.edu.tr			
REVIEWER 2: Shehzad Raj ^{id} School of Law, Universiti Geomatika Malaysia, Kuala Lumpur, Malaysia. Email: shehzadraj@geomatika.edu.my			

1. Round 1

1.1. Reviewer 1

Reviewer:

Consider specifying whether Iran has officially acceded to the CISG, or clarify Iran's current position regarding ratification, to avoid ambiguity.

Strengthen this claim with references to a few domestic and international cases where the similarity or differences became legally significant.

The conflict between Articles 14 and 55 is introduced but not deeply analyzed—suggest a detailed critical examination of scholarly interpretations here.

Please support this claim with a reference to a legal case or commercial arbitration instance where price adjustment clauses led to disputes.

Please cite the specific articles of the Iranian Civil Code (Articles 190 and 216) directly in-text when first discussing them.

This is an excellent point; however, include at least one Iranian case or commercial practice report to support it.

Suggest specifying which general principles, such as "no unjust enrichment" or "mutual consent," are invoked.

Authors revised the manuscript and uploaded the document.

1.2. Reviewer 2

Reviewer:

It would improve scholarly rigor to briefly mention key differences between ULIS/ULF and CISG in a comparative table or a brief paragraph.

Please add a modern citation from post-2010 literature to support this evolving commercial necessity argument.

This example is outdated; suggest updating with a more recent scenario, such as international shipping during COVID-19 disruptions.

Expand with a real-world example from a typical international sales contract template.

Clarify that CISG applies only when parties' places of business are in different states and at least one is a contracting state.

Recommend citing contemporary Iranian commercial practices recognizing rational custom to strengthen this connection.

Authors revised the manuscript and uploaded the document.

2. Revised

Editor's decision: Accepted.

Editor in Chief's decision: Accepted.