

# Irrevocable Acceptance: A New Case Sheds Doubt on a Sure Thing

Published by *International Law Office*

March 25, 2009

Aircraft manufacturers and sellers of used aircraft typically require buyers to sign an acceptance certificate at the time of delivery of the aircraft. A recent Court of Appeals decision calls into question whether language stating that acceptance is irrevocable conflicts with the buyer's right to revoke acceptance as provided for in the Uniform Commercial Code. This article examines the case and the relevant section of the Code.

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at [katten.com/disclaimer](https://katten.com/disclaimer).