Page 20, para 2.16, second last line: delete “on” between “force” and “after”

Page 27, Item (2), line 1-2: add “requires” after “except where the context otherwise”

Page 47, para 2.58, last line: the correct cross-reference is to paragraphs 2.178-2.180.

Page 50, first whole paragraph, line 12: for “Article 29(3)” read “Article 22(3)”

Page 72, second last line of the page, read: “Given that Articles 8(2) and 9(2) confer on the creditor a right to apply to the court for an appropriate default remedy even where self-”

Page 79, para 2.121, line 3 from the bottom: in “or whether on the other act the act of taking…” replace the first “act” with “hand”

Page 84, para 2.131, at the end of the last line: add the missing number of the paragraph: 2.133 and close the bracket

Page 85, para 2.133, last line: add “2” before “.145”

Page 105, para 2.172: for “my” read “may”

Page 119, para 2.202, line 6 from bottom: in “See paragraph By extension” add the missing number of the paragraph: “2.48”.

Page 132, para 2.245, line 5 from bottom: in “… validity of an agreement is governed of associated rights is governed not by…” delete ”is governed” before ”associated rights”

Page 154, para 2.268, line 1: in “so far as not able to be covered by” delete “able to be”

Page 159, para 2.273, four lines from the end: replace “Registration” by “Registry”.

Page 161, para 2.278, line 8: in “can be conferred only the courts” insert ”on” before ”the courts”

Page 165, para 2.284, line 14: replace the present text in brackets “(above, n. 27)” by the full reference “(unreported, 13 May 2013, case 2[2013])”

Page 181, para 2.313, line 6: delete ”5110.”

Page 188, top paragraph, line 6: delete the full stop after “forum”, and add “under” before “Article 40” and “Article 54(1)”.

Page 197, para 2.346, last reference: change to:

“Article XX International Registry (Articles 17(2), 19(6), 25(2), 28)
Article XXI Jurisdiction (Article 43)”

Page 221, first whole paragraph, line 2: after “creditor” insert “(Article IX(2))” then delete “is expressly provided by Article IX(2)”

Page 248, top paragraph, line 5 from bottom: in “Regulation 5.16” replace “Regulation” by “Section”

Page 254, para 3.86, line 2 from the bottom: in “(Procedures, paragraph….)” replace “paragraph” by “Section”
CORRIGENDA TO AIRCRAFT
OFFICIAL COMMENTARY, 4th EDITION

Page 279, para. 3.138, line 11: for “Convention” substitute “regulation”. Five 5 lines further on after “Article XI” add “of the Aircraft Protocol.”

Page 294, Article 1 – Definitions: The definition of “agreement” is mistakenly part of the text of the chapeau. It should be letter (a):

“(a) agreement means a security agreement, a title reservation agreement or a leasing agreement;”

All following paragraphs should be re-lettered accordingly.

Article 1 is correctly reproduced at page 556.

Page 269, para. 3.118(1), line 4: delete “The definition includes”.

Page 303, para. 4.17, line 3 from the bottom: replace “the present article” by “Article 1 and Chapter XII”.

Page 318, para. 4.56: lines 5 and 6 from the end should read:

“If, for example, …… as a security agreement, then Articles 8 and 9 of the Convention will apply, not Article 10.”

Page 348 first line: the full stop should be removed and the following text inserted:

“the Contracting State must be taken to have intended to exclude the creditor's remedies under Alternative A from the scope of any declaration by the State under Article 54(2) requiring leave of the court.”

Page 429, para 4.290: for “4.2990” read “4.290”

Page 430, para 4.292 Illustration 54, lines 4-3 from bottom: move the words “another Contracting State” to after “Ruritania”, so it reads “If the government attempts to arrest aircraft 1 in Ruritania, another Contracting State, in order to recover the additional 70,000 euro the law selected by the conflicts of laws of Ruritania, not the Convention, will determine….”.

Page 451, para 4.332: “to apply” is repeated in line 3, delete one.

para 4.334, last line of the first paragraph: add “with” after “together”.

Page 453, para 4.335, line 7-8 from bottom: for “UNIDROIT will convene” read “UNIDROIT will organise the convening of a diplomatic Conference”

Page 519, para 5.70: replace the text of Illustration 71 by the following text:

“O, the owner of an aircraft engine, leased it to L, a company situated in State X, where the engine was located at the time of the transaction. The lessor's international interest was not registered in the International Registry, but under the laws of State X is nevertheless effective in the debtor's bankruptcy. State X has declared Alternative A for all insolvency proceedings (and for other insolvency-related events not subject to insolvency proceedings – see paragraph 5.124) with a 60-day waiting period. The aircraft engine must be returned at the end of the 60-day period unless all defaults are cured and the insolvency administrator or L agrees to perform its future obligations. In the meantime, obligations under the lease may not be modified, the aircraft engine must be preserved, and the insolvency administrator or L will be required to maintain the aircraft engine and its value in accordance with the terms of the security agreement, even if that requires expenditure from general assets of the estate.”