Preface

In this book we focus on three goals.

First, we place transactions in their market context, carefully explaining how various sales and finance markets work. Once students understand how markets operate—how banks, developers, and investors make money—they can then understand what drives transactions: the motivations of the parties, the risks involved, and the ways that parties use the law to advance their interests.

Second, we integrate issues of professional responsibility into our materials, illustrating the stresses of legal practice and the areas in which real estate attorneys most often encounter trouble. Because we want students to see that professional responsibility is not merely an abstraction, we weave discussions of ethical problems into the study of actual cases.

Third, we include problem sets throughout the book to enhance the learning of legal analysis and lawyering skills. Our goal is to balance theory and practice by emphasizing what successful transaction lawyers do on a daily basis. Mindful of recent American Bar Association requirements for developing outcome guidelines and assessments for students, we recommend assigning some of the problems to students to prepare written answers for submission and assessment. The assessment scores earned on each problem assigned might constitute part of the student’s grade for the course. In addition to providing an opportunity, beyond the final examination, for a student to demonstrate mastery of the material, writing up the problems can provide a faculty member with important information about student learning. Among the outcomes that can be assessed are a student’s ability to: (1) identify the important legal issues in a fact pattern; (2) identify and apply controlling law to the relevant facts; (3) develop a logical and persuasive resolution to the problem; and (4) write in an organized and clear manner to effectively communicate useful knowledge to the reader.

Our overarching goal is to make the materials comprehensible yet challenging. We assume the student knows nothing beyond the rudiments
of property and contract law. Each chapter includes text that highlights the pertinent general rules and transactional considerations. In addition to the text, we present cases and problems that illustrate how the key rules play out in practice. Our selection of cases is designed to highlight the transactional nature of underlying legal problems and the economic dimensions of the parties’ exchange. The problems reinforce and test the scope of principles addressed in the text and in the cases. We’ve also found that the problems provide a rich starting point for the discussion of lawyering strategies and transactional tactics.

Our materials also emphasize the way that modern real estate transactions cross a wide range of subject matters within the standard law school curriculum. The student will encounter problems that might have arisen in many other courses, among them contracts, commercial law, torts, corporations or business organizations, constitutional law, land use, and environmental law. As is true throughout the book, our goal is to help students understand how real estate transactions fit into a “big picture” so that they can begin to appreciate the rich multidimensional context in which they will practice.

This fifth edition of the book retains the streamlined coverage made popular in our third edition, making it possible to use the entire book in one three-credit hour course. In this edition, we’ve included new cases and the latest information on law, markets, and ethics in every chapter. The result is a better and more complete casebook that professors and students will find comprehensive, understandable, and easy to use.

As with each of our earlier editions, we could not have prepared this book without the help and support of many people. First and foremost, we thank our family members and friends. In addition, we wish to acknowledge those people who have made special contributions to the success of our project. In particular, we appreciate the continuing support of the management and staff at Wolters-Kluwer (Aspen), with special thanks to Darren Kelly, and grateful appreciation to Carol McGeehan, who had the wisdom to originally commission the first edition of our book. We likewise thank Dennis W. Polio, and Shannon M. Crane for research assistance. And finally, we thank the many people who have used our book over the years and who have taken the time to contact us to offer suggestions and comments. Their input helped us to continuously improve the book with each new edition.

We welcome your input.

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The successful practice of law, like marathon running, requires a commitment to preparation, hard work, and the relentless pursuit of excellence.