House Bill 1240 (AS PASSED HOUSE AND SENATE)

By: Representatives Reeves of the 99th, Gunter of the 8th, Leverett of the 123rd, Oliver of the 82nd, Evans of the 57th, and others

A BILL TO BE ENTITLED AN ACT

To amend Title 11 of the Official Code of Georgia Annotated, relating to the commercial 1 code, so as to update and modernize various statutes in the commercial code relating to 2 3 commercial transactions in order to maintain uniformity in this state's statutes governing 4 commercial transactions as recommended by the National Conference of Commissioners on 5 Uniform State Laws; to establish commercial law for transactions involving digital assets; to provide for a short title; to renumber Article 12 as Article 13; to add a new Article 12 to 6 7 the commercial code pertaining to controllable electronic records; to add a new Article 12A 8 pertaining to transitional provisions; to make conforming amendments; to provide that 9 nothing in this Act shall be construed to support, endorse, create, or implement a national 10 digital currency; to provide for related matters; to repeal conflicting laws; and for other 11 purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

	24 LC 48 1222S/AP
13	PART I
14	SHORT TITLE
15	SECTION 1-1.
16	This Act shall be known and may be cited as the "Uniform Commercial Code Modernization
17	Act of 2024."
18	SECTION 1-2.
19	Nothing in this Act shall be construed to support, endorse, create, or implement a national
20	digital currency.
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21	PART II
22	RENUMBERING OF EXISTING ARTICLE 12 TO THE COMMERCIAL CODE
23	SECTION 2-1.
24	Title 11 of the Official Code of Georgia Annotated, relating to the commercial code, is
25	amended by renumbering Article 12 as Article 13, by renumbering Code Section 11-12-101
26	as Code Section 11-13-101, and by renumbering Code Section 11-12-102 as Code Section
27	11-13-102.
20	PART III
28	
29 20	ADOPTION OF ARTICLE 12 TO THE COMMERCIAL CODE
30	SECTION 3-1.
31	Said title is further amended by adopting a new Article 12, relating to controllable electronic
32	records, as follows:

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33	" <u>ARTICLE 12</u>
34	CONTROLLABLE ELECTRONIC RECORDS
35	<u>11-12-101.</u> Short title.
36	This article shall be known and may be cited as the 'Uniform Commercial Code
37	Controllable Electronic Records.'
38	<u>11-12-102.</u> Definitions.
39	(a) Article 12 definitions. As used in this article, the term:
40	(1) 'Controllable electronic record' means a record stored in an electronic medium that
41	can be subjected to control under Code Section 11-12-105. The term does not include a
42	controllable account, a controllable payment intangible, a deposit account, an electronic
43	copy of a record evidencing chattel paper, an electronic document of title, electronic
44	money, investment property, or a transferable record.
45	(2) 'Qualifying purchaser' means a purchaser of a controllable electronic record or an
46	interest in a controllable electronic record that obtains control of the controllable
47	electronic record for value, in good faith, and without notice of a claim of a property right
48	in the controllable electronic record.
49	(3) 'Transferable record' has the meaning provided for that term in:
50	(A) Section 201(a)(1) of the Electronic Signatures in Global and National Commerce
51	Act, 15 U.S.C. Section 7021(a)(1), as amended; or
52	(B) Subsection (a) of Code Section 10-12-16.
53	(4) 'Value' has the meaning provided in subsection (a) of Code Section 11-3-303, as if
54	references in that subsection to an 'instrument' were references to a controllable account,
55	controllable electronic record, or controllable payment intangible.

56	(b) Definitions in Article 9. The definitions in Article 9 of this title of 'account debtor,'
57	'controllable account,' 'controllable payment intangible,' 'chattel paper,' 'deposit account,'
58	'electronic money,' and 'investment property' apply to this article.
59	(c) Article 1 definitions and principles. Article 1 of this title contains general definitions
60	and principles of construction and interpretation applicable throughout this article.
61	<u>11-12-103.</u> Relation to Article 9 and consumer laws.
62	(a) Article 9 of this title governs in case of conflict. If there is conflict between this
63	article and Article 9 of this title, Article 9 of this title governs.
64	(b) Applicable consumer law and other laws. A transaction subject to this article is
65	subject to any applicable rule of law that establishes a different rule for consumers and to
66	any other statute or regulation of this state that regulates the rates, charges, agreements, and
67	practices for loans, credit sales, or other extensions of credit, and to any consumer
68	protection statute or regulation of this state.
69	11-12-104. Rights in controllable account, controllable electronic record, and
70	<u>controllable payment intangible.</u>
71	(a) Applicability of section to controllable account and controllable payment
72	intangible. This Code section applies to the acquisition and purchase of rights in a
73	controllable account or controllable payment intangible, including the rights and benefits
74	under subsections (c), (d), (e), (g), and (h) of this Code section of a purchaser and
75	qualifying purchaser, in the same manner this Code section applies to a controllable
76	electronic record.
77	(b) Control of controllable account and controllable payment intangible. To
78	determine whether a purchaser of a controllable account or a controllable payment
79	intangible is a qualifying purchaser, the purchaser obtains control of the account or

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80	payment intangible if it obtains control of the controllable electronic record that evidences
81	the account or payment intangible.
82	(c) Applicability of other law to acquisition of rights. Except as provided in this Code
83	section, law other than this article determines whether a person acquires a right in a
84	controllable electronic record and the right the person acquires.
85	(d) Shelter principle and purchase of limited interest. A purchaser of a controllable
86	electronic record acquires all rights in the controllable electronic record that the transferor
87	had or had power to transfer, except that a purchaser of a limited interest in a controllable
88	electronic record acquires rights only to the extent of the interest purchased.
89	(e) Rights of qualifying purchaser. A qualifying purchaser acquires its rights in the
90	controllable electronic record free of a claim of a property right in the controllable
91	electronic record.
92	(f) Limitation of rights of qualifying purchaser in other property. Except as provided
93	in subsections (a) and (e) of this Code section for a controllable account and a controllable
94	payment intangible or law other than this article, a qualifying purchaser takes a right to
95	payment, right to performance, or other interest in property evidenced by the controllable
96	electronic record subject to a claim of a property right in the right to payment, right to
97	performance, or other interest in property.
98	(g) No-action protection for qualifying purchaser. An action may not be asserted
99	against a qualifying purchaser based on both a purchase by the qualifying purchaser of a
100	controllable electronic record and a claim of a property right in another controllable
101	electronic record, whether the action is framed in conversion, replevin, constructive trust,
102	equitable lien, or other theory.
103	(h) Filing not notice. Filing of a financing statement under Article 9 of this title is not
104	notice of a claim of a property right in a controllable electronic record.

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105	<u>11-12-105.</u> Control of controllable electronic record.
106	(a) General rule: control of controllable electronic record. A person has control of a
107	controllable electronic record if the electronic record, a record attached to or logically
108	associated with the electronic record, or a system in which the electronic record is
109	recorded:
110	(1) Gives the person:
111	(A) Power to avail itself of substantially all the benefit from the electronic record; and
112	(B) Exclusive power, subject to subsection (b) of this Code section, to:
113	(i) Prevent others from availing themselves of substantially all the benefit from the
114	electronic record; and
115	(ii) Transfer control of the electronic record to another person or cause another
116	person to obtain control of another controllable electronic record as a result of the
117	transfer of the electronic record; and
118	(2) Enables the person readily to identify itself in any way, including by name,
119	identifying number, cryptographic key, office, or account number, as having the powers
120	specified in paragraph (1) of this subsection.
121	(b) Meaning of exclusive. Subject to subsection (c) of this Code section, a power is
122	exclusive under subparagraphs (a)(1)(B)(i) and (a)(1)(B)(ii) of this Code section even if:
123	(1) The controllable electronic record, a record attached to or logically associated with
124	the electronic record, or a system in which the electronic record is recorded limits the use
125	of the electronic record or has a protocol programmed to cause a change, including a
126	transfer or loss of control or a modification of benefits afforded by the electronic record;
127	<u>or</u>
128	(2) The power is shared with another person.
129	(c) When power not shared with another person. A power of a person is not shared
130	with another person under paragraph (2) of subsection (b) of this Code section and the
131	person's power is not exclusive if:

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132	(1) The person can exercise the power only if the power also is exercised by the other
133	person; and
134	(2) The other person:
135	(A) Can exercise the power without exercise of the power by the person; or
136	(B) Is the transferor to the person of an interest in the controllable electronic record or
137	a controllable account or controllable payment intangible evidenced by the controllable
138	electronic record.
139	(d) Presumption of exclusivity of certain powers. If a person has the powers specified
140	in subparagraphs (a)(1)(B)(i) and (a)(1)(B)(ii) of this Code section, the powers are
141	presumed to be exclusive.
142	(e) Control through another person. A person has control of a controllable electronic
143	record if another person, other than the transferor to the person of an interest in the
144	controllable electronic record or a controllable account or controllable payment intangible
145	evidenced by the controllable electronic record:
146	(1) Has control of the electronic record and acknowledges that it has control on behalf
147	of the person; or
148	(2) Obtains control of the electronic record after having acknowledged that it will obtain
149	control of the electronic record on behalf of the person.
150	(f) No requirement to acknowledge. A person that has control under this Code section
151	is not required to acknowledge that it has control on behalf of another person.
152	(g) No duties or confirmation. If a person acknowledges that it has or will obtain control
153	on behalf of another person, unless the person otherwise agrees or law other than this
154	article or Article 9 of this title otherwise provides, the person does not owe any duty to the

155 <u>other person and is not required to confirm the acknowledgment to any other person.</u>

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156	<u>11-12-106.</u> Discharge of account debtor on controllable account or controllable
157	payment intangible.
158	(a) Discharge of account debtor. An account debtor on a controllable account or
159	controllable payment intangible may discharge its obligation by paying:
160	(1) The person having control of the controllable electronic record that evidences the
161	controllable account or controllable payment intangible; or
162	(2) Except as provided in subsection (b) of this Code section, a person that formerly had
163	control of the controllable electronic record.
164	(b) Content and effect of notification. Subject to subsection (d) of this Code section, the
165	account debtor may not discharge its obligation by paying a person that formerly had
166	control of the controllable electronic record if the account debtor receives a notification
167	that:
168	(1) Is signed by a person that formerly had control or the person to which control was
169	transferred;
170	(2) Reasonably identifies the controllable account or controllable payment intangible;
171	(3) Notifies the account debtor that control of the controllable electronic record that
172	evidences the controllable account or controllable payment intangible was transferred;
173	(4) Identifies the transferee, in any reasonable way, including by name, identifying
174	number, cryptographic key, office, or account number; and
175	(5) Provides a commercially reasonable method by which the account debtor is to pay
176	the transferee.
177	(c) Discharge following effective notification. After receipt of a notification that
178	complies with subsection (b) of this Code section, the account debtor may discharge its
179	obligation by paying in accordance with the notification and may not discharge the
180	obligation by paying a person that formerly had control.
181	(d) When notification ineffective. Subject to subsection (h) of this Code section,
182	notification is ineffective under subsection (b) of this Code section:

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183	(1) Unless, before the notification is sent, the account debtor and the person that, at that
184	time, had control of the controllable electronic record that evidences the controllable
185	account or controllable payment intangible agree in a signed record to a commercially
186	reasonable method by which a person may furnish reasonable proof that control has been
187	transferred;
188	(2) To the extent an agreement between the account debtor and seller of a payment
189	intangible limits the account debtor's duty to pay a person other than the seller and the
190	limitation is effective under law other than this article; or
191	(3) At the option of the account debtor, if the notification notifies the account debtor to:
192	(A) Divide a payment;
193	(B) Make less than the full amount of an installment or other periodic payment; or
194	(C) Pay any part of a payment by more than one method or to more than one person.
195	(e) Proof of transfer of control. Subject to subsection (h) of this Code section, if
196	requested by the account debtor, the person giving the notification under subsection (b) of
197	this Code section seasonably shall furnish reasonable proof, using the method in the
198	agreement referred to in paragraph (1) of subsection (d) of this Code section, that control
199	of the controllable electronic record has been transferred. Unless the person complies with
200	the request, the account debtor may discharge its obligation by paying a person that
201	formerly had control, even if the account debtor has received a notification under
202	subsection (b) of this Code section.
203	(f) What constitutes reasonable proof. A person furnishes reasonable proof under
204	subsection (e) of this Code section that control has been transferred if the person
205	demonstrates, using the method in the agreement referred to in paragraph (1) of
206	subsection (d) of this Code section, that the transferee has the power to:
207	(1) Avail itself of substantially all the benefit from the controllable electronic record;
208	(2) Prevent others from availing themselves of substantially all the benefit from the
209	controllable electronic record; and

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210	(3) Transfer the powers specified in paragraphs (1) and (2) of this subsection to another
211	person.
212	(g) Rights not waivable. Subject to subsection (h) of this Code section, an account debtor
213	may not waive or vary its rights under paragraph (1) of subsection (d) of this Code section
214	and subsection (e) of this Code section or its option under paragraph (3) of subsection (d)
215	of this Code section.
216	(h) Rule for individual under other law. This Code section is subject to law other than
217	this article which establishes a different rule for an account debtor who is an individual and
218	who incurred the obligation primarily for personal, family, or household purposes.
219	<u>11-12-107.</u> Governing law.
220	(a) Governing law: general rule. Except as provided in subsection (b) of this Code
221	section, the local law of a controllable electronic record's jurisdiction governs a matter
222	covered by this article.
223	(b) Governing law: Code Section 11-12-106. For a controllable electronic record that
224	evidences a controllable account or controllable payment intangible, the local law of the
225	controllable electronic record's jurisdiction governs a matter covered by Code
226	Section 11-12-106 unless an effective agreement determines that the local law of another
227	jurisdiction governs.
228	(c) Controllable electronic record's jurisdiction. The following rules determine a
229	controllable electronic record's jurisdiction under this Code section:
230	(1) If the controllable electronic record, or a record attached to or logically associated
231	with the controllable electronic record and readily available for review, expressly
232	provides that a particular jurisdiction is the controllable electronic record's jurisdiction
233	for purposes of this article or this title, that jurisdiction is the controllable electronic
234	record's jurisdiction;

235	(2) If paragraph (1) of this subsection does not apply and the rules of the system in which
236	the controllable electronic record is recorded are readily available for review and
237	expressly provide that a particular jurisdiction is the controllable electronic record's
238	jurisdiction for purposes of this article or this title, that jurisdiction is the controllable
239	electronic record's jurisdiction;
240	(3) If paragraphs (1) and (2) of this subsection do not apply and the controllable
241	electronic record, or a record attached to or logically associated with the controllable
242	electronic record and readily available for review, expressly provides that the controllable
243	electronic record is governed by the law of a particular jurisdiction, that jurisdiction is the
244	controllable electronic record's jurisdiction;
245	(4) If paragraphs (1), (2), and (3) of this subsection do not apply and the rules of the
246	system in which the controllable electronic record is recorded are readily available for
247	review and expressly provide that the controllable electronic record or the system is
248	governed by the law of a particular jurisdiction, that jurisdiction is the controllable
249	electronic record's jurisdiction; and
250	(5) If paragraphs (1) through (4) of this subsection do not apply, the controllable
251	electronic record's jurisdiction is the District of Columbia.
252	(d) Applicability of Article 12. If paragraph (5) of subsection (c) of this Code section
253	applies and Article 12 is not in effect in the District of Columbia without material
254	modification, the governing law for a matter covered by this article is the law of the District
255	of Columbia as though Article 12 were in effect in the District of Columbia without
256	material modification. In this subsection, the term 'Article 12' means Article 12 of Uniform
257	Commercial Code Amendments (2022).
258	(e) Relation of matter or transaction to controllable electronic record's jurisdiction
259	not necessary. To the extent subsections (a) and (b) of this Code section provide that the
260	local law of the controllable electronic record's jurisdiction governs a matter covered by

24 LC 48 1222S/AP 261 this article, that law governs even if the matter or a transaction to which the matter relates 262 does not bear any relation to the controllable electronic record's jurisdiction. 263 (f) Rights of purchasers determined at time of purchase. The rights acquired under 264 Code Section 11-12-104 by a purchaser or qualifying purchaser are governed by the law applicable under this Code section at the time of purchase." 265 266 PART IV 267 **ADOPTION OF ARTICLE 12A TO THE COMMERCIAL CODE** 268 **SECTION 4-1.** 269 Said title is further amended by adopting a new Article 12A, relating to transitional 270 provisions for Uniform Commercial Code Amendments, as follows: 271 "ARTICLE 12A 272 TRANSITIONAL PROVISIONS 273 FOR UNIFORM COMMERCIAL CODE AMENDMENTS 274 Part 1 275 **General Provisions and Definitions** 276 11-12A-101. Title. 277 This article shall be known and may be cited as 'Transitional Provisions for Uniform 278 Commercial Code Amendments (2024).' 279 11-12A-102. Definitions. 280 (a) Article 12A Definitions. In this article: 281 (1) 'Adjustment date' means July 1, 2025.

282	(2) 'Article 12' means Article 12 of this title.
283	(3) 'Article 12 property' means a controllable account, controllable electronic record, or
284	controllable payment intangible.
285	(b) Definitions in other articles. The following definitions in other articles of this title
286	apply to this article:
287	'Controllable account.' Code Section 11-9-102.
288	'Controllable electronic record.' Code Section 11-12-102.
289	'Controllable payment intangible.' Code Section 11-9-102.
290	'Electronic money.' Code Section 11-9-102.
291	'Financing statement.' Code Section 11-9-102.
292	(c) Article 1 definitions and principles. Article 1 contains general definitions and
293	principles of construction and interpretation applicable throughout this article.
294	Part 2
295	General Transitional Provisions
296	<u>11-12A-201.</u> Saving clause.
297	Except as provided in Part 3 of this article, a transaction validly entered into before July
298	1, 2024, and the rights, duties, and interests flowing from the transaction remain valid
299	thereafter and may be terminated, completed, consummated, or enforced as required or
300	permitted by law other than this title or, if applicable, this title, as though the Uniform
301	Commercial Code Modernization Act of 2024 had not taken effect.

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302	Part 3
303	Transitional Provisions for Articles 9 and 12
304	<u>11-12A-301.</u> Saving clause.
305	(a) Pre-effective date transaction, lien, or interest. Except as provided in this part,
306	Article 9 of this title as amended by the Uniform Commercial Code Modernization Act of
307	2024 and Article 12 of this title apply to a transaction, lien, or other interest in property,
308	even if the transaction, lien, or interest was entered into, created, or acquired before July
309	<u>1, 2024.</u>
310	(b) Continuing validity. Except as provided in subsection (c) of this Code section and
311	Code Sections 11-12A-302 through 11-12A-306:
312	(1) A transaction, lien, or interest in property that was validly entered into, created, or
313	transferred before July 1, 2024, and was not governed by this title, but would be subject
314	to Article 9 of this title as amended by the Uniform Commercial Code Modernization Act
315	of 2024 or Article 12 of this title if it had been entered into, created, or transferred on or
316	after July 1, 2024, including the rights, duties, and interests flowing from the transaction,
317	lien, or interest, remains valid on and after July 1, 2024; and
318	(2) The transaction, lien, or interest may be terminated, completed, consummated, and
319	enforced as required or permitted by the Uniform Commercial Code Modernization Act
320	of 2024 or by the law that would apply if the Uniform Commercial Code Modernization
321	Act of 2024 had not taken effect.
322	(c) Pre-effective date proceeding. The Uniform Commercial Code Modernization Act
323	of 2024 does not affect an action, case, or proceeding commenced before July 1, 2024.
324	<u>11-12A-302.</u> Security interest perfected before effective date.
325	(a) Continuing perfection: perfection requirements satisfied. A security interest that

326 is enforceable and perfected immediately before July 1, 2024, is a perfected security

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- 327 interest under the Uniform Commercial Code Modernization Act of 2024, if, on July 1, 328 2024, the requirements for enforceability and perfection under the Uniform Commercial Code Modernization Act of 2024 are satisfied without further action. 329 (b) Continuing perfection: enforceability or perfection requirements not satisfied. 330 331 If a security interest is enforceable and perfected immediately before July 1, 2024, but the requirements for enforceability or perfection under the Uniform Commercial Code 332 333 Modernization Act of 2024 are not satisfied on July 1, 2024, the security interest: 334 (1) Is a perfected security interest until the earlier of the time perfection would have 335 ceased under the law in effect immediately before July 1, 2024, or the adjustment date; 336 (2) Remains enforceable thereafter only if the security interest satisfies the requirements for enforceability under Code Section 11-9-203, as amended by the Uniform Commercial 337 Code Modernization Act of 2024, before the adjustment date; and 338 339 (3) Remains perfected thereafter only if the requirements for perfection under the Uniform Commercial Code Modernization Act of 2024 are satisfied before the time 340 341 specified in paragraph (1) of this subsection. 342 11-12A-303. Security interest unperfected before effective date. 343 A security interest that is enforceable immediately before July 1, 2024, but is unperfected 344 at that time: 345 (1) Remains an enforceable security interest until the adjustment date; 346 (2) Remains enforceable thereafter if the security interest becomes enforceable under 347 Code Section 11-9-203, as amended by the Uniform Commercial Code Modernization 348 Act of 2024, on July 1, 2024, or before the adjustment date; and 349 (3) Becomes perfected: 350 (A) Without further action, on July 1, 2024, if the requirements for perfection under 351 the Uniform Commercial Code Modernization Act of 2024 are satisfied before or at that
- 352 <u>time; or</u>

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353 (B) When the requirements for perfection are satisfied if the requirements are satisfied
 354 after that time.

355 <u>11-12A-304.</u> Effectiveness of actions taken before effective date.

356 (a) Pre-effective date action; attachment and perfection before adjustment date. If

- 357 action, other than the filing of a financing statement, is taken before July 1, 2024, and the
- 358 action would have resulted in perfection of the security interest had the security interest
- 359 become enforceable before July 1, 2024, the action is effective to perfect a security interest
- 360 that attaches under the Uniform Commercial Code Modernization Act of 2024 before the
- 361 <u>adjustment date</u>. An attached security interest becomes unperfected on the adjustment date
- 362 <u>unless the security interest becomes a perfected security interest under the Uniform</u>
- 363 Commercial Code Modernization Act of 2024 before the adjustment date.
- 364 (b) **Pre-effective date filing.** The filing of a financing statement before July 1, 2024, is
- 365 effective to perfect a security interest on July 1, 2024, to the extent the filing would satisfy
- 366 the requirements for perfection under the Uniform Commercial Code Modernization Act
- 367 <u>of 2024.</u>
- 368 (c) **Pre-effective date enforceability action.** The taking of an action before July 1, 2024,
- 369 is sufficient for the enforceability of a security interest on July 1, 2024, if the action would
- 370 satisfy the requirements for enforceability under the Uniform Commercial Code
- 371 <u>Modernization Act of 2024.</u>
- 372 <u>11-12A-305.</u> Priority.
- 373 (a) Determination of priority. Subject to subsections (b) and (c) of this Code section, the
- 374 Uniform Commercial Code Modernization Act of 2024 determines the priority of
- 375 <u>conflicting claims to collateral.</u>

376	(b) Established priorities. Subject to subsection (c) of this Code section, if the priorities
377	of claims to collateral were established before July 1, 2024, Article 9 of this title as in
378	effect before July 1, 2024, determines priority.
379	(c) Determination of certain priorities on adjustment date. On the adjustment date, to
380	the extent the priorities determined by Article 9 of this title as amended by the Uniform
381	Commercial Code Modernization Act of 2024 modify the priorities established before July
382	1, 2024, the priorities of claims to Article 12 property and electronic money established
383	before July 1, 2024, cease to apply.
384	<u>11-12A-306.</u> Priority of claims when priority rules of Article 9 of this title do not
385	<u>apply.</u>
386	(a) Determination of priority. Subject to subsections (b) and (c) of this Code section,
387	Article 12 of this title determines the priority of conflicting claims to Article 12 property
388	when the priority rules of Article 9 of this title as amended by the Uniform Commercial
389	Code Modernization Act of 2024 do not apply.
390	(b) Established priorities. Subject to subsection (c) of this Code section, when the
391	priority rules of Article 9 of this title as amended by the Uniform Commercial Code
392	Modernization Act of 2024 do not apply and the priorities of claims to Article 12 property
393	were established before July 1, 2024, law other than Article 12 of this title determines
394	priority.
395	(c) Determination of certain priorities on adjustment date. When the priority rules of
396	Article 9 of this title as amended by the Uniform Commercial Code Modernization Act of
397	2024 do not apply, to the extent the priorities determined by the Uniform Commercial Code
398	Modernization Act of 2024 modify the priorities established before July 1, 2024, the
399	priorities of claims to Article 12 property established before July 1, 2024, cease to apply
400	on the adjustment date.

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401	<u>Part 4</u>
402	Effective Date
403	<u>11-12A-401.</u> Effective date.
404	The Uniform Commercial Code Modernization Act of 2024 takes effect on July 1, 2024."
405	PART V
406	NATIONAL CONFERENCE OF
407	COMMISSIONERS ON UNIFORM STATE LAWS
408	RECOMMENDED CHANGES TO THE COMMERCIAL CODE
409	SECTION 5-1.
410	Said title is further amended by revising Code Section 11-1-201, relating to general
411	definitions, as follows:
412	"11-1-201. General definitions.
413	(a) Unless the context otherwise requires, words or phrases defined in this Code section,
414	or in the additional definitions contained in other articles of this title that apply to particular
415	articles or parts thereof, have the meanings stated.
416	(b) Subject to additional definitions contained in the other articles of this title that are
417	applicable to specific articles or parts thereof, in this title:
418	(1) 'Action' in the sense of a judicial proceeding includes recoupment, counterclaim,
419	setoff, suit in equity, and any other proceedings in which rights are determined.
420	(2) 'Aggrieved party' means a party entitled to pursue a remedy.
421	(3) 'Agreement,' as distinguished from 'contract,' means the bargain of the parties in fact
422	as found in their language or inferred from other circumstances including course of
423	performance, course of dealing, or usage of trade as provided in Code Section 11-1-303.

424 (4) 'Bank' means a person engaged in the business of banking and includes a savings
425 bank, savings and loan association, credit union, or trust company.

426 (5) 'Bearer' means a person in control of a negotiable <u>electronic document of title or a</u>
427 <u>person in possession of a negotiable</u> instrument, <u>negotiable tangible</u> document of title, or
428 certificated security <u>that is payable to bearer or indorsed in blank</u>.

(6) 'Bill of lading' means a document evidencing the receipt of goods for shipment issued
by a person engaged in the business of <u>directly or indirectly</u> transporting or forwarding
goods. <u>The term does not include a warehouse receipt.</u>

432 (7) 'Branch' includes a separately incorporated foreign branch of a bank.

(8) 'Burden of establishing' a fact means the burden of persuading the trier of fact thatthe existence of the fact is more probable than its nonexistence.

435 (9) 'Buyer in ordinary course of business' means a person that buys goods in good faith without knowledge that the sale violates the rights of another person in the goods, and in 436 437 the ordinary course from a person, other than a pawnbroker, in the business of selling 438 goods of that kind. A person buys goods in the ordinary course if the sale to the person 439 comports with the usual or customary practices in the kind of business in which the seller 440 is engaged or with the seller's own usual or customary practices. A person that sells oil, 441 gas, or other minerals at the wellhead or minehead is a person in the business of selling 442 goods of that kind. A buyer in the ordinary course of business may buy for cash, by 443 exchange of other property, or on secured or unsecured credit, and may acquire goods or 444 documents of title under a preexisting contract for sale. Only a buyer that takes 445 possession of the goods or has a right to recover the goods from the seller under Article 446 2 of this title may be a buyer in ordinary course of business. A person that acquires 447 goods in a transfer in bulk or as security for or in total or partial satisfaction of a money 448 debt is not a buyer in ordinary course of business.

(10) 'Conspicuous,' with reference to a term, means so written, displayed, or presented
that, based on the totality of the circumstances, a reasonable person against which it is to

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451 operate ought to have noticed it. Whether a term is 'conspicuous' or not is a decision for
452 the court. Conspicuous terms include the following:

453 (A) A heading in capitals equal to or greater in size than the surrounding text, or in 454 contrasting type, font, or color to the surrounding text of the same or lesser size; and

455 (B) Language in the body of a record or display in larger type than the surrounding

456 text, or in contrasting type, font, or color to the surrounding text of the same size, or set

- 457 off from the surrounding text of the same size by symbols or other marks that call
 458 attention to the language.
- (11) 'Consumer' means an individual who enters into a transaction primarily for personal,
 family, or household purposes.
- 461 (12) 'Contract,' as distinguished from 'agreement,' means the total legal obligation that
 462 results from the parties' agreement as determined by this title and any other applicable
 463 law.
- 464 (13) 'Creditor' includes a general creditor, a secured creditor, a lien creditor and any
 465 representative of creditors, including an assignee for the benefit of creditors, a trustee in
 466 bankruptcy, a receiver in equity, and an executor or administrator of an insolvent debtor's
 467 or assignor's estate.
- 468 (14) 'Defendant' includes a person in the position of defendant in a counterclaim,469 cross-claim, or third-party claim.
- 470 (15) 'Delivery,' with respect to an electronic document of title, means voluntary transfer
 471 of control and, with respect to an instrument, a tangible document of title, or an
 472 authoritative tangible copy of a record evidencing chattel paper, means voluntary transfer
 473 of possession.
- 474 (16) 'Document of title' includes a bill of lading, dock warrant, dock receipt, warehouse
 475 receipt, or order for delivery of goods and any other document which means a record (A)
 476 that in the regular course of business or financing is treated as adequately evidencing that
 477 the person in possession or control of it the record is entitled to receive, control, hold, and

478	dispose of the document record and the goods it the record covers. To be a document of
479	title, a document must purport and (B) that purports to be issued by or addressed to a
480	bailee and purport to cover goods in the bailee's possession which are either identified or
481	are fungible portions of an identified mass. The term includes a bill of lading, transport
482	document, dock warrant, dock receipt, warehouse receipt, and order for delivery of
483	goods. An electronic document of title means a document of title evidenced by a record
484	consisting of information stored in an electronic medium. A tangible document of title
485	means a document of title evidenced by a record consisting of information that is
486	inscribed on a tangible medium.
487	(16.1) 'Electronic' means relating to technology having electrical, digital, magnetic,
488	wireless, optical, electromagnetic, or similar capabilities.
489	(17) 'Fault' means a default, breach, or wrongful act or omission.
490	(18) 'Fungible goods' means:
491	(A) Goods of which any unit is, by nature or usage of trade, the equivalent of any other
492	like unit; or
493	(B) Goods that by agreement are treated as equivalent.
494	(19) 'Genuine' means free of forgery or counterfeiting.
495	(20) 'Good faith,' except as otherwise provided in Article 5 of this title, means honesty
496	in fact and the observance of reasonable commercial standards of fair dealing.
497	(21) 'Holder' means:
498	(A) The person in possession of a negotiable instrument that is payable either to bearer
499	or to an identified person that is the person in possession; or
500	(B) The person in possession of a <u>negotiable tangible</u> document of title if the goods are
501	deliverable either to bearer or to the order of the person in possession; or
502	(C) The person in control, other than pursuant to subsection (g) of Code Section
503	<u>11-7-106, of a negotiable electronic document of title</u> .

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- (22) 'Insolvency proceeding' includes any assignment for the benefit of creditors or other
 proceeding intended to liquidate or rehabilitate the estate of the person involved.
- 506 (23) 'Insolvent' means:
- 507 (A) Having generally ceased to pay debts in the ordinary course of business other than508 as a result of bona fide dispute;
- 509 (B) Being unable to pay debts as they become due; or
- 510 (C) Being insolvent within the meaning of the federal bankruptcy law.
- (24) 'Money' means a medium of exchange <u>that is currently</u> authorized or adopted by a
 domestic or foreign government. <u>The term</u> and includes a monetary unit of account
 established by an intergovernmental organization or by agreement between two or more
 countries. <u>The term does not include an electronic record that is a medium of exchange</u>
 recorded and transferable in a system that existed and operated for the medium of
 exchange before the medium of exchange was authorized or adopted by the government.
 (25) 'Organization' means a person other than an individual.
- 518 (26) 'Party,' as distinct from 'third party,' means a person who has engaged in a
 519 transaction or made an agreement subject to this title.
- 520 (27) 'Person' means an individual, corporation, business trust, estate, trust, partnership, 521 limited liability company, association, joint venture, government, governmental 522 subdivision, agency, or instrumentality, public corporation, or any other legal or 523 commercial entity. The term includes a protected series, however denominated, of an 524 entity if the protected series is established under law other than this title that limits, or 525 limits if conditions specified under the law are satisfied, the ability of a creditor of the entity or of any other protected series of the entity to satisfy a claim from assets of the 526 527 protected series.
- (28) 'Present value' means the amount as of a date certain of one or more sums payable
 in the future, discounted to the date certain by use of either an interest rate specified by
 the parties if that rate is not manifestly unreasonable at the time the transaction is entered

into or, if an interest rate is not so specified, a commercially reasonable rate that takesinto account the facts and circumstances at the time the transaction is entered into.

(29) 'Purchase' means taking by sale, <u>lease</u>, discount, negotiation, mortgage, pledge, lien,
security interest, issue or reissue, gift, or any other voluntary transaction creating an
interest in property.

536 (30) 'Purchaser' means a person who takes by purchase.

(31) 'Record' means information that is inscribed on a tangible medium or that is storedin an electronic or other medium and is retrievable in perceivable form.

(32) 'Remedy' means any remedial right to which an aggrieved party is entitled with orwithout resort to a tribunal.

(33) 'Representative' means a person empowered to act for another, including an agent,
an officer of a corporation or association, and a trustee, executor, or administrator of an
estate.

544 (34) 'Rights' includes remedies.

545 (35) 'Security interest' means an interest in personal property or fixtures which secures 546 payment or performance of an obligation. The term also includes any interest of a 547 consignor and a buyer of accounts, chattel paper, a payment intangible, or a promissory 548 note in a transaction that is subject to Article 9 of this title. The term does not include the 549 special property interest of a buyer of goods on identification of those goods to a contract for sale under Code Section 11-2-401, but a buyer may also acquire a 'security interest' 550 551 by complying with Article 9 of this title. Except as otherwise provided in Code Section 11-2-505, the right of a seller or lessor of goods under Article 2 or 2A of this title to 552 553 retain or acquire possession of the goods is not a 'security interest,' but a seller or lessor may also acquire a 'security interest' by complying with Article 9 of this title. The 554 555 retention or reservation of title by a seller of goods notwithstanding shipment or delivery to the buyer under Code Section 11-2-401 is limited in effect to a reservation of a 556 557 'security interest.'

H. B. 1240 - 23 - 559 determined pursuant to Code Section 11-1-203. 560 (36) 'Send,' in connection with a writing, record, or notice notification, means: 561 (A) To deposit in the mail, or deliver for transmission, or transmit by any other usual 562 means of communication with postage or cost of transmission provided for, and properly addressed and, in the case of an instrument, to an address specified thereon or 563 564 otherwise agreed, or if there be none addressed to any address reasonable under the 565 circumstances; or 566 (B) To cause the record or notification to be received within the time it would have been received if properly sent under subparagraph (A) of this paragraph. In any other 567 568 way to cause to be received any record or notice within the time it would have arrived 569 if properly sent. (37) 'Sign' 'Signed' includes using any symbol executed or adopted with present intention 570 571 to adopt or accept a writing. means, with present intent to authenticate or adopt a record: 572 (A) Execute or adopt a tangible symbol; or 573 (B) Attach to or logically associate with the record an electronic symbol, sound, or 574 process. 575 'Signed', 'signing', and 'signature' have corresponding meanings. 576 (38) 'State' means a state of the United States, the District of Columbia, Puerto Rico, the 577 United States Virgin Islands, or any territory or insular possession subject to the 578 jurisdiction of the United States. 579 (39) 'Surety' includes a guarantor or other secondary obligor. 580 (40) 'Term' means that portion of an agreement that relates to a particular matter. 581 (41) 'Unauthorized signature' means a signature made without actual, implied, or 582 apparent authority. The term includes a forgery. 583 (42) 'Warehouse receipt' means a receipt document of title issued by a person engaged in the business of storing goods for hire. 584

Whether a transaction in the form of a lease creates a 'security interest' shall be

585 (43) 'Written' or 'writing' includes printing, typewriting, or any other intentional 586 reduction to tangible form."

587 **SECTION 5-2.** 588 Said title is further amended in Code Section 11-1-203, relating to distinguishing leases from 589 security interests, by revising subsection (a) as follows: 590 "(a) Whether a transaction in the form of a lease creates a lease or security interest is

591 determined by the facts of each case."

594 "11-1-204. Value. 595 Except as otherwise provided in Articles 3, 4, 5, and 6 12 of this title, a person gives value 596 for rights if the person acquires them:

SECTION 5-3.

Said title is further amended by revising Code Section 11-1-204, relating to value, as follows:

597 (1) In return for a binding commitment to extend credit or for the extension of 598 immediately available credit, whether or not drawn upon and whether or not a 599 charge-back is provided for in the event of difficulties in collection;

600 (2) As security for, or in total or partial satisfaction of, a preexisting claim;

601 (3) By accepting delivery under a preexisting contract for purchase; or

(4) In return for any consideration sufficient to support a simple contract." 602

603

SECTION 5-4.

604 Said title is further amended in Code Section 11-1-301, relating to territorial applicability and 605 parties' power to choose applicable law, by revising subsection (c) as follows:

606 "(c) If one of the following provisions of this title specifies the applicable law, that 607 provision governs and a contrary agreement is effective only to the extent permitted by the 608 law so specified:

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- 609 (1) Code Section 11-2-402;
- 610 (2) Code Sections 11-2A-105 and 11-2A-106;
- 611 (3) Code Section 11-4-102;
- 612 (4) Code Section 11-4A-507;
- 613 (5) Code Section 11-5-116;
- 614 (6) Code Section 11-6-103 <u>Reserved;</u>
- 615 (7) Code Section 11-8-110; or
- 616 (8) Code Sections 11-9-301 through 11-9-307; or
- 617 (9) Code Section 11-12-107."
- 618

SECTION 5-5.

619 Said title is further amended in Code Section 11-1-303, relating to course of performance,

- 620 course of dealing, and usage of trade, by revising subsection (f) as follows:
- 621 "(f) Subject to Code Section Sections 11-2-209 and 11-2A-208, a course of performance
 622 is relevant to show a waiver or modification of any term inconsistent with the course of
- 623 performance."
- 624

SECTION 5-6.

Said title is further amended by revising Code Section 11-2-102, relating to scope andcertain security and other transactions excluded from this article, as follows:

627 *"*11-2-102. Scope; certain security and other transactions excluded from this article.

628 (1) Unless the context otherwise requires, and except as provided in subsection (3) of this

629 Code section, this article applies to transactions in goods and, in the case of a hybrid

630 transaction, it applies to the extent provided in subsection (2) of this Code section. Unless

631 the context otherwise requires, this article applies to transactions in goods; it does not apply

- 632 to any transaction which although in the form of an unconditional contract to sell or present
- 633 sale is intended to operate only as a security transaction nor does this article impair or

634	repeal any statute regulating sales to consumers, farmers, or other specified classes of
635	buyers.
636	(2) In a hybrid transaction:
637	(a) If the sale-of-goods aspects do not predominate, only the provisions of this article
638	which relate primarily to the sale-of-goods aspects of the transaction apply, and the
639	provisions that relate primarily to the transaction as a whole do not apply.
640	(b) If the sale-of-goods aspects predominate, this article applies to the transaction but
641	does not preclude application in appropriate circumstances of other law to aspects of the

- 642 <u>transaction which do not relate to the sale of goods.</u>
- 643 (3) This article does not:
- 644 (a) Apply to a transaction that, even though in the form of an unconditional contract to
- 645 <u>sell or present sale, operates only to create a security interest; or</u>
- 646 (b) Impair or repeal a statute regulating sales to consumers, farmers, or other specified
- 647 <u>classes of buyers.</u>"

648 SECTION 5-7. 649 Said title is further amended by revising Code Section 11-2-106, relating to definitions of 650 "contract"; "agreement"; "contract for sale"; "present sale"; "conforming" to contract;

651 "termination"; and "cancellation", as follows:

652 "11-2-106. Definitions: 'contract'; 'agreement'; 'contract for sale'; 'sale'; 'present
653 sale'; 'conforming' to contract; 'termination'; 'cancellation:'; hybrid
654 transaction.'

(1) In this article unless the context otherwise requires 'contract' and 'agreement' are
limited to those relating to the present or future sale of goods. 'Contract for sale' includes
both a present sale of goods and a contract to sell goods at a future time. A 'sale' consists
in the passing of title from the seller to the buyer for a price (Code Section 11-2-401). A
'present sale' means a sale which is accomplished by the making of the contract.

660 (2) Goods or conduct including any part of a performance are 'conforming' or conform to661 the contract when they are in accordance with the obligations under the contract.

(3) 'Termination' occurs when either party pursuant to a power created by agreement or
law puts an end to the contract otherwise than for its breach. On 'termination' all
obligations which are still executory on both sides are discharged but any right based on
prior breach or performance survives.

(4) 'Cancellation' occurs when either party puts an end to the contract for breach by the
other and its effect is the same as that of 'termination' except that the canceling party also
retains any remedy for breach of the whole contract or any unperformed balance.

- 669 (5) 'Hybrid transaction' means a single transaction involving a sale of goods and:
- 670 (a) The provision of services;
- 671 (b) A lease of other goods; or
- 672 (c) A sale, lease, or license of property other than goods."

673

SECTION 5-8.

674 Said title is further amended by revising Code Section 11-2-201, relating to formal675 requirements and statute of frauds, as follows:

676 *"*11-2-201. Formal requirements; statute of frauds.

(1) Except as otherwise provided in this Code section a contract for the sale of goods for
the price of \$500.00 or more is not enforceable by way of action or defense unless there is
some writing a record sufficient to indicate that a contract for sale has been made between
the parties and signed by the party against whom enforcement is sought or by his the party's
authorized agent or broker. A writing record is not insufficient because it omits or
incorrectly states a term agreed upon but the contract is not enforceable under this
paragraph subsection beyond the quantity of goods shown in such writing the record.

- 684 (2) Between merchants if within a reasonable time a writing record in confirmation of the
- 685 contract and sufficient against the sender is received and the party receiving it has reason

to know its contents, it satisfies the requirements of subsection (1) of this Code section
against such the party unless written notice in a record of objection to its contents is given
within ten days after it is received.

689 (3) A contract which does not satisfy the requirements of subsection (1) of this Code690 section but which is valid in other respects is enforceable:

(a) If the goods are to be specially manufactured for the buyer and are not suitable for
sale to others in the ordinary course of the seller's business and the seller, before notice
of repudiation is received and under circumstances which reasonably indicate that the
goods are for the buyer, has made either a substantial beginning of their manufacture or
commitments for their procurement; or

(b) If the party against whom enforcement is sought admits in his <u>or her</u> pleading,
testimony, or otherwise in court that a contract for sale was made, but the contract is not
enforceable under this provision beyond the quantity of goods admitted; or

(c) With respect to goods for which payment has been made and accepted or which have
been received and accepted (Code Section 11-2-606)."

701

SECTION 5-9.

Said title is further amended by revising Code Section 11-2-202, relating to final written
expression and parol or extrinsic evidence, as follows:

704 *"*11-2-202. Final written expression; parol or extrinsic evidence.

Terms with respect to which the confirmatory memoranda of the parties agree or which are otherwise set forth in a writing record intended by the parties as a final expression of their agreement with respect to such terms as are included therein may not be contradicted by evidence of any prior agreement or of a contemporaneous oral agreement but may be explained or supplemented:

⁽a) By course of performance, course of dealing, or usage of trade (Code Section11-1-303); and

(b) By evidence of consistent additional terms unless the court finds the writing record

to have been intended also as a complete and exclusive statement of the terms of theagreement."

715 SECTION 5-10. 716 Said title is further amended in Code Section 11-2-209, relating to modification, rescission, and waiver, by revising subsection (2) as follows: 717 718 "(2) A signed agreement which excludes modification or rescission except by a signed 719 writing or other signed record cannot be otherwise modified or rescinded, but except as 720 between merchants such a requirement on a form supplied by the merchant must be 721 separately signed by the other party." 722 SECTION 5-11. 723 Said title is further amended by revising Code Section 11-2A-102, relating to scope, as 724 follows: "11-2A-102. Scope. 725 726 (1) This article applies to any transaction, regardless of form, that creates a lease and, in 727 the case of a hybrid lease, it applies to the extent provided in subsection (2) of this Code 728 section. 729 (2) In a hybrid lease: 730 (a) If the lease-of-goods aspects do not predominate: (i) Only the provisions of this article which relate primarily to the lease-of-goods 731 aspects of the transaction apply, and the provisions that relate primarily to the 732 733 transaction as a whole do not apply: (ii) Code Section 11-2A-209 applies if the lease is a finance lease; and 734

735	(iii) Code Section 11-2A-407 applies to the promises of the lessee in a finance lease
736	to the extent the promises are consideration for the right to possession and use of the
737	leased goods; and
738	(b) If the lease-of-goods aspects predominate, this article applies to the transaction, but
739	does not preclude application in appropriate circumstances of other law to aspects of the
740	lease which do not relate to the lease of goods."
741	SECTION 5-12.
742	Said title is further amended in subsection (1) of Code Section 11-2A-103, relating to
743	definitions and index of definitions, by adding a new paragraph to read as follows:
744	"(h.1) 'Hybrid lease' means a single transaction involving a lease of goods and:
745	(i) The provision of services;
746	(ii) A sale of other goods; or
747	(iii) A sale, lease, or license of property other than goods."
748	SECTION 5-13.
749	Said title is further amended by revising Code Section 11-2A-107, relating to waiver or
750	renunciation of claim or right after default, as follows:
751	"11-2A-107. Waiver or renunciation of claim or right after default.
752	Any claim or right arising out of an alleged default or breach of warranty may be
753	discharged in whole or in part without consideration by a written waiver or renunciation
754	in a signed and record delivered by the aggrieved party."
755	SECTION 5-14.
756	Said title is further amended by revising Code Section 11-2A-202, relating to final
757	expression: parole or extrinsic evidence, as follows:
758	"11-2A-202. Final written expression: Parole or extrinsic evidence.

Terms with respect to which the confirmatory memoranda of the parties agree or which are otherwise set forth in a writing record intended by the parties as a final expression of their agreement with respect to such terms as are included therein may not be contradicted by evidence of any prior agreement or of a contemporaneous oral agreement but may be explained or supplemented:

(a) By course of dealing or usage of trade or by course of performance; and

(b) By evidence of consistent additional terms unless the court finds the writing record
to have been intended also as a complete and exclusive statement of the terms of the
agreement."

768

SECTION 5-15.

Said title is further amended by revising Code Section 11-2A-208, relating to modification,
rescission and waiver, as follows:

771 *"*11-2A-208. Modification, rescission, and waiver.

(1) An agreement modifying a lease contract needs no consideration to be binding.

(2) A signed lease agreement that excludes modification or rescission except by a signed
writing record may not be otherwise modified or rescinded, but, except as between
merchants, such a requirement on a form supplied by a merchant must be separately signed
by the other party.

777 (3) The requirements of the statute of frauds section of this article (Code Section
778 11-2A-201) must be satisfied if the contract as modified is within its provisions.

(4) Although an attempt at modification or rescission does not satisfy the requirements of

subsection (2) <u>of this Code section</u>, it may operate as a waiver.

781 (5) A party who has made a waiver affecting an executory portion of a lease contract may

782 retract the waiver by reasonable notification received by the other party that strict

783 performance will be required of any term waived, unless the retraction would be unjust in

view of a material change of position in reliance on the waiver."

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785	SECTION 5-16.
786	Said title is further amended in subsection (a) of Code Section 11-3-104, relating to
787	negotiable instruments, by revising paragraph (3) as follows:
788	''(3) Does not state any other undertaking or instruction by the person promising or
789	ordering payment to do any act in addition to the payment of money, but the promise or
790	order may contain:
791	(i) An undertaking or power to give, maintain, or protect collateral to secure payment;
792	(ii) An authorization or power to the holder to confess judgment or realize on or
793	dispose of collateral; or
794	(iii) A waiver of the benefit of any law intended for the advantage or protection of an
795	obligor <u>:</u>
796	(iv) A term that specifies the law that governs the promise or order; or
797	(v) An undertaking to resolve in a specified forum a dispute concerning the promise
798	or order."
799	SECTION 5-17.
800	Said title is further amended by revising Code Section 11-3-105, relating to issue of
801	instruments, as follows:
802	"11-3-105. Issue of instrument.
803	(a) 'Issue' means:
804	(1) The the first delivery of an instrument by the maker or drawer, whether to a holder
805	or nonholder, for the purpose of giving rights on the instrument to any person; or
806	(2) If agreed by the payee, the first transmission by the drawer to the payee of an image
807	of an item and information derived from the item that enables the depositary bank to
808	collect the item by transferring or presenting under federal law an electronic check.
809	(b) An unissued instrument, or an unissued incomplete instrument that is completed, is
810	binding on the maker or drawer, but nonissuance is a defense. An instrument that is

- 811 conditionally issued or is issued for a special purpose is binding on the maker or drawer,
- 812 but failure of the condition or special purpose to be fulfilled is a defense.
- 813 (c) 'Issuer' applies to issued and unissued instruments and means a maker or drawer of an
 814 instrument."
- 815

SECTION 5-18.

816 Said title is further amended by revising Code Section 11-3-119, relating to notices of rights

- 817 to defend actions, as follows:
- 818 *"*11-3-119. Notice of right to defend action.

819 In an action for breach of an obligation for which a third person is answerable over 820 pursuant to this article or Article 4 of this title, the defendant may give the third person 821 written notice of the litigation in a record, and the person notified may then give similar 822 notice to any other person who is answerable over. If the notice states that (i) the person 823 notified may come in and defend; and (ii) failure to do so will bind the person notified in 824 an action later brought by the person giving the notice as to any determination of fact 825 common to the two litigations, the person notified is so bound unless after seasonable 826 receipt of the notice the person notified does come in and defend."

827

SECTION 5-19.

Said title is further amended in subsection (a) of Code Section 11-3-312, relating to lost,
destroyed, or stolen cashier's checks, teller's checks, or certified checks, by revising the
introductory language of paragraph (3) as follows:

831 "(3) 'Declaration of loss' means a written statement, made in a record under penalty of
832 perjury, to the effect that:"

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833	SECTION 5-20.
834	Said title is further amended by revising Code Section 11-3-401, relating to signatures, as
835	follows:
836	"11-3-401. Signature necessary for liability on instrument.
837	(a) A person is not liable on an instrument unless (i) the person signed the instrument;
838	or (ii) the person is represented by an agent or representative who signed the instrument
839	and the signature is binding on the represented person under Code Section 11-3-402.
840	(b) A signature may be made (i) manually or by means of a device or machine; and (ii) by
841	the use of any name, including a trade or assumed name or by a word, mark, or symbol
842	executed or adopted by a person with present intention to authenticate a writing."
843	SECTION 5-21.
844	Said title is further amended by revising Code Section 11-3-604, relating to discharge by
845	cancellation or renunciation, as follows:
846	"11-3-604. Discharge by cancellation or renunciation.
847	(a) A person entitled to enforce an instrument, with or without consideration, may
848	discharge the obligation of a party to pay the instrument by (i) an intentional voluntary act
849	such as surrender of the instrument to the party, destruction, mutilation, or cancellation of
850	the instrument, cancellation or striking out of the party's signature, or the addition of words
851	to the instrument indicating discharge; or (ii) agreeing not to sue or otherwise renouncing
852	rights against the party by a signed writing record. The obligation of a party to pay a check
853	is not discharged solely by destruction of the check in connection with a process in which
854	information is extracted from the check and an image of the check is made and,
855	subsequently, the information and image are transmitted for payment.
856	(b) Cancellation or striking out of an indorsement pursuant to subsection (a) of this Code
857	section does not affect the status and rights of a party derived from the indorsement."

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858	SECTION 5-22.
859	Said title is further amended in Code Section 11-4-212, relating to presentment by notice of
860	item not payable by, through, or at a bank and liability of drawer or indorser, by revising
861	subsection (a) as follows:
862	"(a) Unless otherwise instructed, a collecting bank may present an item not payable by,
863	through, or at a bank by sending to the party to accept or pay a written record providing
864	notice that the bank holds the item for acceptance or payment. The notice must be sent in
865	time to be received on or before the day when presentment is due and the bank must meet
866	any requirement of the party to accept or pay under Code Section 11-3-501 by the close of
867	the bank's next banking day after it knows of the requirement."
868	SECTION 5-23.
869	Said title is further amended in subsection (a) of Code Section 11-4-301, relating to deferred
870	posting, recovery of payment by return of items, time of dishonor, and return of items by
871	payor bank, by revising paragraph (2) as follows:
872	"(2) Sends written a record providing notice of dishonor or nonpayment if the item is
873	unavailable for return."
874	SECTION 5-23.1.
875	Said title is further amended in Code Section 11-4-403, relating to customer's right to stop
876	payment and burden of proof of loss, by revising subsection (b) as follows:
877	"(b) A stop-payment order is effective for six months, but it lapses after 14 calendar days
878	if the original order was oral and was not confirmed in writing a record within that period.
879	A stop-payment order may be renewed for additional six-month periods by a writing record
880	given to the bank within a period during which the stop-payment order is effective."

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881	SECTION 5-24.
882	Said title is further amended in subsection (a) of Code Section 11-4A-103, relating to
883	payment order - definitions, by revising the introductory language of paragraph (1) as
884	follows:
885	"(1) 'Payment order' means an instruction of a sender to a receiving bank, transmitted
886	orally , electronically, or in writing or in a record , to pay, or to cause another bank to pay,
887	a fixed or determinable amount of money to a beneficiary if:"
888	SECTION 5-25.
889	Said title is further amended by revising Code Section 11-4A-201, relating to security
890	procedures, as follows:
891	"11-4A-201. Security procedure.
892	'Security procedure' means a procedure established by agreement of a customer and a
893	receiving bank for the purpose of (i) verifying that a payment order or communication
894	amending or canceling a payment order is that of the customer, or (ii) detecting error in the
895	transmission or the content of the payment order or communication. A security procedure
896	may impose an obligation on the receiving bank or the customer and may require the use
897	of algorithms or other codes, identifying words, or numbers, symbols, sounds, biometrics,
898	encryption, callback procedures, or similar security devices. Comparison of a signature on
899	a payment order or communication with an authorized specimen signature of the customer
900	or requiring a payment order to be sent from a known email address, IP address, or
901	telephone number is not by itself a security procedure."
902	SECTION 5-26.

Said title is further amended in Code Section 11-4A-202, relating to authorized and verified
payment orders, by revising subsections (b) and (c) as follows:

905 (b) If a bank and its customer have agreed that the authenticity of payment orders issued 906 to the bank in the name of the customer as sender will be verified pursuant to a security 907 procedure, a payment order received by the receiving bank is effective as the order of the 908 customer, whether or not authorized, if (i) the security procedure is a commercially 909 reasonable method of providing security against unauthorized payment orders, and (ii) the 910 bank proves that it accepted the payment order in good faith and in compliance with the 911 bank's obligations under the security procedure and any written agreement or instruction 912 of the customer, evidenced by a record, restricting acceptance of payment orders issued in 913 the name of the customer. The bank is not required to follow an instruction that violates

914 a written an agreement, evidenced by a record, with the customer or notice of which is not
915 received at a time and in a manner affording the bank a reasonable opportunity to act on
916 it before the payment order is accepted.

917 (c) Commercial reasonableness of a security procedure is a question of law to be 918 determined by considering the wishes of the customer expressed to the bank, the 919 circumstances of the customer known to the bank, including the size, type, and frequency 920 of payment orders normally issued by the customer to the bank, alternative security 921 procedures offered to the customer, and security procedures in general use by customers and receiving banks similarly situated. A security procedure is deemed to be commercially 922 923 reasonable if (i) the security procedure was chosen by the customer after the bank offered, 924 and the customer refused, a security procedure that was commercially reasonable for that 925 customer, and (ii) the customer expressly agreed in writing a record to be bound by any 926 payment order, whether or not authorized, issued in its name and accepted by the bank in 927 compliance with the bank's obligations under the security procedure chosen by the customer." 928

929	SECTION 5-27.
930	Said title is further amended in subsection (a) of Code Section 11-4A-203, relating to
931	unenforceability of certain verified payment orders, by revising paragraph (1) as follows:
932	"(1) By express written agreement evidenced by a record, the receiving bank may limit
933	the extent to which it is entitled to enforce or retain payment of the payment order."
934	SECTION 5-28.
935	Said title is further amended in Code Section 11-4A-210, relating to rejection of payment
936	order, by revising subsection (a) as follows:
937	"(a) A payment order is rejected by the receiving bank by a notice of rejection transmitted
938	to the sender orally, electronically, or in writing a record. A notice of rejection need not
939	use any particular words and is sufficient if it indicates that the receiving bank is rejecting
940	the order or will not execute or pay the order. Rejection is effective when the notice is
941	given if transmission is by a means that is reasonable in the circumstances. If notice of
942	rejection is given by a means that is not reasonable, rejection is effective when the notice
943	is received. If an agreement of the sender and receiving bank establishes the means to be
944	used to reject a payment order, (i) any means complying with the agreement is reasonable
945	and (ii) any means not complying is not reasonable unless no significant delay in receipt
946	of the notice resulted from the use of the noncomplying means."
947	SECTION 5-29.

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948 Said title is further amended in Code Section 11-4A-211, relating to cancellation and949 amendment of payment orders, by revising subsection (a) as follows:

950 "(a) A communication of the sender of a payment order canceling or amending the order 951 may be transmitted to the receiving bank orally, electronically, or in writing a record. If 952 a security procedure is in effect between the sender and the receiving bank, the 953 communication is not effective to cancel or amend the order unless the communication is

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954 verified pursuant to the security procedure or the bank agrees to the cancellation or 955 amendment."

956

SECTION 5-30.

957 Said title is further amended in Code Section 11-4A-305, relating to liability for late or
958 improper execution or failure to execute a payment order, by revising subsections (c) and (d)
959 as follows:

960 "(c) In addition to the amounts payable under subsections (a) and (b), damages, including
961 consequential damages, are recoverable to the extent provided in an express written
962 agreement of the receiving bank, evidenced by a record.

963 (d) If a receiving bank fails to execute a payment order it was obliged by express 964 agreement to execute, the receiving bank is liable to the sender for its expenses in the 965 transaction and for incidental expenses and interest losses resulting from the failure to 966 execute. Additional damages, including consequential damages, are recoverable to the 967 extent provided in an express written agreement of the receiving bank, evidenced by a 968 record, but are not otherwise recoverable."

969

SECTION 5-31.

970 Said title is further amended by revising Code Section 11-5-104, relating to formal971 requirements, as follows:

- 972 *"*11-5-104. Formal requirements.
- 973 A letter of credit, confirmation, advice, transfer, amendment, or cancellation may be issued
- 974 in any form that is a <u>signed</u> record and is authenticated:
- 975 (1) By a signature; or
- 976 (2) In accordance with the agreement of the parties or the standard practice referred to
- 977 in subsection (e) of Code Section 11-5-108."

24 LC 48 1222S/AP 978 SECTION 5-32. 979 Said title is further amended by revising Code Section 11-5-116, relating to choice of law and 980 forum, as follows: "11-5-116. Choice of law and forum. 981 982 (a) The liability of an issuer, nominated person, or adviser for any action or omission is 983 governed by the law of the jurisdiction chosen by an agreement in the form of a record 984 signed or otherwise authenticated by the affected parties in the manner provided in Code 985 Section 11-5-104 or by a provision in the person's letter of credit, confirmation, or other 986 undertaking. The jurisdiction whose law is chosen need not bear any relation to the 987 transaction. 988 (b) Unless subsection (a) of this Code section applies, the liability of an issuer, nominated 989 person, or adviser for any action or omission is governed by the law of the jurisdiction in 990 which the person is located. The person is considered to be located at the address indicated 991 in the person's undertaking. If more than one address is indicated, the person is considered 992 to be located at the address from which the person's undertaking was issued. 993 (c) For the purpose of jurisdiction, choice of law, and recognition of interbranch letters of 994 credit, but not enforcement of a judgment, all branches of a bank are considered separate 995 juridical entities and a bank is considered to be located at the place where its relevant 996 branch is considered to be located under this subsection (d) of this Code section. 997 (d) A branch of a bank is considered to be located at the address indicated in the branch's 998 undertaking. If more than one address is indicated, the branch is considered to be located 999 at the address from which the undertaking was issued. 1000 (c)(e) Except as otherwise provided in this subsection, the liability of an issuer, nominated person, or adviser is governed by any rules of custom or practice, such as the Uniform 1002 Customs and Practice for Documentary Credits, to which the letter of credit, confirmation, or other undertaking, is expressly made subject. If:

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- 1006 (2) The relevant undertaking incorporates rules of custom or practice; and
- 1007 (3) There is conflict between this article and the incorporated rules as applied to that1008 undertaking,
- 1009 the incorporated rules govern except to the extent of any conflict with the nonvariable 1010 provisions specified in subsection (c) of Code Section 11-5-103.
- 1011 (d)(f) If there is conflict between this article and Article 3, 4, 4A, or 9 of this title, this
 1012 article governs.
- 1013 (e)(g) The forum for settling disputes arising out of an undertaking within this article may

1014 be chosen in the manner and with the binding effect that governing law may be chosen in

- 1015 accordance with subsection (a) of this Code section."
- 1016 SECTION 5-33.
- 1017 Said title is further amended in subsection (a) of Code Section 11-7-102, relating to 1018 definitions and index of definitions, by repealing and reserving paragraphs (10) and (11).
- 1019

SECTION 5-34.

Said title is further amended by revising Code Section 11-7-106, relating to control ofelectronic document of title, as follows:

1022 *"*11-7-106. Control of electronic document of title.

(a) A person has control of an electronic document of title if a system employed for
evidencing the transfer of interests in the electronic document reliably establishes that
person as the person to which the electronic document was issued or transferred.

- 1026 (b) A system satisfies subsection (a) of this Code section, and a person is deemed to have
- 1027 <u>has</u> control of an electronic document of title, if the document is created, stored, and
- 1028 assigned transferred in a manner that:

- (1) A single authoritative copy of the document exists which is unique, identifiable, and,
 except as otherwise provided in paragraphs (4), (5), and (6) of this subsection,
 unalterable;
- 1032 (2) The authoritative copy identifies the person asserting control as:
- 1033 (A) The person to which the document was issued; or
- (B) If the authoritative copy indicates that the document has been transferred, theperson to which the document was most recently transferred;
- 1036 (3) The authoritative copy is communicated to and maintained by the person asserting1037 control or its designated custodian;
- (4) Copies or amendments that add or change an identified assignee transferee of the
 authoritative copy can be made only with the consent of the person asserting control;
- 1040 (5) Each copy of the authoritative copy and any copy of a copy is readily identifiable as1041 a copy that is not the authoritative copy; and
- 1042 (6) Any amendment of the authoritative copy is readily identifiable as authorized or1043 unauthorized.
- 1044 (c) A system satisfies subsection (a) of this Code section, and a person has control of an
- 1045 electronic document of title, if an authoritative electronic copy of the document, a record

1046 attached to or logically associated with the electronic copy, or a system in which the

- 1047 <u>electronic copy is recorded:</u>
- 1048 (1) Enables the person readily to identify each electronic copy as either an authoritative
 1049 copy or a nonauthoritative copy;
- 1050 (2) Enables the person readily to identify itself in any way, including by name,
- 1051 identifying number, cryptographic key, office, or account number, as the person to which
- 1052 <u>each authoritative electronic copy was issued or transferred; and</u>
- 1053 (3) Gives the person exclusive power, subject to subsection (d) of this Code section, to:
- 1054 (A) Prevent others from adding or changing the person to which each authoritative
- 1055 electronic copy has been issued or transferred; and

1056	(B) Transfer control of each authoritative electronic copy.
1057	(d) Subject to subsection (e) of this Code section, a power is exclusive under
1058	subparagraphs (c)(3)(A) and (c)(3)(B) of this Code section even if:
1059	(1) The authoritative electronic copy, a record attached to or logically associated with
1060	the authoritative electronic copy, or a system in which the authoritative electronic copy
1061	is recorded limits the use of the document of title or has a protocol that is programmed
1062	to cause a change, including a transfer or loss of control; or
1063	(2) The power is shared with another person.
1064	(e) A power of a person is not shared with another person under paragraph (2) of
1065	subsection (d) of this Code section and the person's power is not exclusive if:
1066	(1) The person can exercise the power only if the power also is exercised by the other
1067	person; and
1068	(2) The other person:
1069	(A) Can exercise the power without exercise of the power by the person; or
1070	(B) Is the transferor to the person of an interest in the document of title.
1071	(f) If a person has the powers specified in subparagraphs $(c)(3)(A)$ and $(c)(3)(B)$ of this
1072	Code section, the powers are presumed to be exclusive.
1073	(g) A person has control of an electronic document of title if another person, other than the
1074	transferor to the person of an interest in the document:
1075	(1) Has control of the document and acknowledges that it has control on behalf of the
1076	person; or
1077	(2) Obtains control of the document after having acknowledged that it will obtain control
1078	of the document on behalf of the person.
1079	(h) A person that has control under this Code section is not required to acknowledge that
1080	it has control on behalf of another person.
1081	(i) If a person acknowledges that it has or will obtain control on behalf of another person,
1082	unless the person otherwise agrees or law other than this article or Article 9 of this title

1083	otherwise provides, the person does not owe any duty to the other person and is not
1084	required to confirm the acknowledgment to any other person."
1085	SECTION 5-35.
1086	Said title is further amended by revising Code Section 11-8-102, relating to definitions, as
1087	follows:
1088	"11-8-102. Definitions.
1089	(a) In this article:
1090	(1) 'Adverse claim' means a claim that a claimant has a property interest in a financial
1091	asset and that it is a violation of the rights of the claimant for another person to hold,
1092	transfer, or deal with the financial asset.
1093	(2) 'Bearer form,' as applied to a certificated security, means a form in which the security
1094	is payable to the bearer of the security certificate according to its terms but not by reason
1095	of an indorsement.
1096	(3) 'Broker' means a person defined as a broker or dealer under the federal securities
1097	laws, but without excluding a bank acting in that capacity.
1098	(4) 'Certificated security' means a security that is represented by a certificate.
1099	(5) 'Clearing corporation' means:
1100	(i) A person that is registered as a 'clearing agency' under the federal securities laws;
1101	(ii) A federal reserve bank; or
1102	(iii) Any other person that provides clearance or settlement services with respect to
1103	financial assets that would require it to register as a clearing agency under the federal
1104	securities laws but for an exclusion or exemption from the registration requirement, if
1105	its activities as a clearing corporation, including promulgation of rules, are subject to
1106	regulation by a federal or state governmental authority.
1107	(6) 'Communicate' means to:
1108	(i) Send a signed writing record; or

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(ii) Transmit information by any mechanism agreed upon by the persons transmitting and receiving the information.

(7) 'Entitlement holder' means a person identified in the records of a securities
intermediary as the person having a security entitlement against the securities
intermediary. If a person acquires a security entitlement by virtue of paragraph (2) or (3)
of subsection (b) of Code Section 11-8-501, that person is the entitlement holder.

(8) 'Entitlement order' means a notification communicated to a securities intermediary
directing transfer or redemption of a financial asset to which the entitlement holder has
a security entitlement.

1118 (9) 'Financial asset,' except as otherwise provided in Code Section 11-8-103, means:

(i) A security;

(ii) An obligation of a person or a share, participation, or other interest in a person or
in property or an enterprise of a person, which is, or is of a type, dealt in or traded on
financial markets, or which is recognized in any area in which it is issued or dealt in as
a medium for investment; or

(iii) Any property that is held by a securities intermediary for another person in a
securities account if the securities intermediary has expressly agreed with the other
person that the property is to be treated as a financial asset under this article.

1127 As context requires, the term means either the interest itself or the means by which a 1128 person's claim to it is evidenced, including a certificated or uncertificated security, a 1129 security certificate, or a security entitlement.

1130 (10) Reserved.

(11) 'Indorsement' means a signature that alone or accompanied by other words is made
on a security certificate in registered form or on a separate document for the purpose of
assigning, transferring, or redeeming the security or granting a power to assign, transfer,
or redeem it.

(12) 'Instruction' means a notification communicated to the issuer of an uncertificated
security which directs that the transfer of the security be registered or that the security be
redeemed.

- 1138 (13) 'Registered form,' as applied to a certificated security, means a form in which:
- (i) The security certificate specifies a person entitled to the security; and
- (ii) A transfer of the security may be registered upon books maintained for that purpose
- by or on behalf of the issuer, or the security certificate so states.
- 1142 (14) 'Securities intermediary' means:
- 1143 (i) A clearing corporation; or
- (ii) A person, including a bank or broker, that in the ordinary course of its businessmaintains securities accounts for others and is acting in that capacity.
- (15) 'Security,' except as otherwise provided in Code Section 11-8-103, means an
 obligation of an issuer or a share, participation, or other interest in an issuer or in property
 or an enterprise of an issuer:
- (i) Which is represented by a security certificate in bearer or registered form, or the
 transfer of which may be registered upon books maintained for that purpose by or on
 behalf of the issuer;
- (ii) Which is one of a class or series or by its terms is divisible into a class or series of
 shares, participations, interests, or obligations; and
- 1154 (iii) Which:

or

- 1155 (A) Is, or is of a type, dealt in or traded on securities exchanges or securities markets;
- 1156
- (B) Is a medium for investment and by its terms expressly provides that it is asecurity governed by this article.
- 1159 (16) 'Security certificate' means a certificate representing a security.
- 1160 (17) 'Security entitlement' means the rights and property interest of an entitlement holder
- 1161 with respect to a financial asset specified in Part 5 of this article.

- 1162 (18) 'Uncertificated security' means a security that is not represented by a certificate.
- 1163 (b) <u>The following Other</u> definitions applying to this article and the Code sections in which
- 1164 they appear are in this article and other articles of this title apply to this article:
- 1165 'Appropriate person.' Code Section 11-8-107.
- 1166 'Control.' Code Section 11-8-106.
- 1167 <u>'Controllable account.' Code Section 11-9-102.</u>
- 1168 <u>'Controllable electronic record.' Code Section 11-12-102.</u>
- 1169 <u>'Controllable payment intangible.' Code Section 11-9-102.</u>
- 1170 'Delivery.' Code Section 11-8-301.
- 1171 'Investment company security.' Code Section 11-8-103.
- 1172 'Issuer.' Code Section 11-8-201.
- 1173 'Overissue.' Code Section 11-8-210.
- 1174 'Protected purchaser.' Code Section 11-8-303.
- 1175 'Securities account.' Code Section 11-8-501.
- (c) In addition, Article 1 of this title contains general definitions and principles ofconstruction and interpretation applicable throughout this article.
- 1178 (d) The characterization of a person, business, or transaction for purposes of this article
- 1179 does not determine the characterization of the person, business, or transaction for purposes
- 1180 of any other law, regulation, or rule."
- 1181

SECTION 5-36.

- 1182 Said title is further amended in Code Section 11-8-103, relating to rules for determining
- 1183 whether certain obligations and interests are securities or financial assets, by adding a new
- 1184 subsection to read as follows:
- 1185 "(h) A controllable account, controllable electronic record, or controllable payment
 1186 intangible is not a financial asset unless subparagraph (a)(9)(iii) of Code Section 11-8-102
- 1187 <u>applies.</u>"

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1188	SECTION 5-37.
1189	Said title is further amended by revising Code Section 11-8-106, relating to control, as
1190	follows:
1191	"11-8-106. Control.
1192	(a) A purchaser has 'control' of a certificated security in bearer form if the certificated
1193	security is delivered to the purchaser.
1194	(b) A purchaser has 'control' of a certificated security in registered form if the certificated
1195	security is delivered to the purchaser, and:
1196	(1) The certificate is indorsed to the purchaser or in blank by an effective indorsement;
1197	or
1198	(2) The certificate is registered in the name of the purchaser, upon original issue or
1199	registration of transfer by the issuer.
1200	(c) A purchaser has 'control' of an uncertificated security if:
1201	(1) The uncertificated security is delivered to the purchaser; or
1202	(2) The issuer has agreed that it will comply with instructions originated by the purchaser
1203	without further consent by the registered owner.
1204	(d) A purchaser has 'control' of a security entitlement if:
1205	(1) The purchaser becomes the entitlement holder;
1206	(2) The securities intermediary has agreed that it will comply with entitlement orders
1207	originated by the purchaser without further consent by the entitlement holder; or
1208	(3) Another person, other than the transferor to the purchaser of an interest in the security
1209	entitlement: has control of the security entitlement on behalf of the purchaser or, having
1210	previously acquired control of the security entitlement, acknowledges that it has control
1211	on behalf of the purchaser.
1212	(A) Has control of the security entitlement and acknowledges that it has control on
1213	behalf of the purchaser; or

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(B) Obtains control of the security entitlement after having acknowledged that it will obtain control of the security entitlement on behalf of the purchaser.

(e) If an interest in a security entitlement is granted by the entitlement holder to theentitlement holder's own securities intermediary, the securities intermediary has control.

(f) A purchaser who has satisfied the requirements of subsection (c) or (d) of this Code section has control, even if the registered owner in the case of subsection (c) of this Code section or the entitlement holder in the case of subsection (d) of this Code section retains the right to make substitutions for the uncertificated security or security entitlement, to originate instructions or entitlement orders to the issuer or securities intermediary, or otherwise to deal with the uncertificated security or security entitlement.

1224 (g) An issuer or a securities intermediary may not enter into an agreement of the kind described in paragraph (2) of subsection (c) of this Code section or paragraph (2) of 1225 1226 subsection (d) of this Code section without the consent of the registered owner or 1227 entitlement holder, but an issuer or a securities intermediary is not required to enter into 1228 such an agreement even though the registered owner or entitlement holder so directs. An 1229 issuer or securities intermediary that has entered into such an agreement is not required to 1230 confirm the existence of the agreement to another party unless requested to do so by the 1231 registered owner or entitlement holder.

1232 (h) A person that has control under this Code section is not required to acknowledge that

1233 <u>it has control on behalf of a purchaser.</u>

1234 (i) If a person acknowledges that it has or will obtain control on behalf of a purchaser,

1235 <u>unless the person otherwise agrees or law other than this article or Article 9 of this title</u>

1236 otherwise provides, the person does not owe any duty to the purchaser and is not required

1237 to confirm the acknowledgment to any other person."

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1238	SECTION 5-38.
1239	Said title is further amended in Code Section 11-8-110, relating to applicability and choice
1240	of law, by adding a new subsection to read as follows:
1241	"(g) The local law of the issuer's jurisdiction or the securities intermediary's jurisdiction
1242	governs a matter or transaction specified in subsection (a) or (b) of this Code section even
1243	if the matter or transaction does not bear any relation to the jurisdiction."
1244	SECTION 5-39.
1245	Said title is further amended by revising Code Section 11-8-303, relating to protected
1246	purchasers, as follows:
1247	"11-8-303. Protected purchaser.
1248	(a) 'Protected purchaser' means a purchaser of a certificated or uncertificated security, or
1249	of an interest therein, who:
1250	(1) Gives value;
1251	(2) Does not have notice of any adverse claim to the security; and
1252	(3) Obtains control of the certificated or uncertificated security.
1253	(b) <u>A</u> In addition to acquiring the rights of a purchaser, a protected purchaser also acquires
1254	its interest in the security free of any adverse claim."
1255	SECTION 5-40.
1256	Said title is further amended by revising Code Section 11-9-102, relating to definitions and
1257	index of definitions, as follows:
1258	"11-9-102. Definitions and index of definitions.
1259	(a) Article 9 definitions. As used in this article, the term:
1260	(1) 'Accession' means goods that are physically united with other goods in such a manner
1261	that the identity of the original goods is not lost.

1262 (2)'Account,' except as used in 'account for,' 'account statement,' 'account to,' 1263 'commodity account' in paragraph (15) of this Code section, 'customer's account,' 'deposit 1264 account' in paragraph (30) of this Code section, 'on account of,' and 'statement of 1265 account,' means a right to payment of a monetary obligation, whether or not earned by performance, (i) for property that has been or is to be sold, leased, licensed, assigned, or 1266 1267 otherwise disposed of, (ii) for services rendered or to be rendered, (iii) for a policy of 1268 insurance issued or to be issued, (iv) for a secondary obligation incurred or to be incurred, 1269 (v) for energy provided or to be provided, (vi) for the use or hire of a vessel under a 1270 charter or other contract. (vii) arising out of the use of a credit or charge card or 1271 information contained on or for use with the card, or (viii) as winnings in a lottery or 1272 other game of chance operated or sponsored by a state, governmental unit of a state, or 1273 person licensed or authorized to operate the game by a state or governmental unit of a 1274 state. The term includes controllable accounts and health care insurance receivables. The 1275 term does not include (i) rights to payment evidenced by chattel paper or an instrument, 1276 (ii) commercial tort claims, (iii) deposit accounts, (iv) investment property, (v) letter of 1277 credit rights or letters of credit, or (vi) rights to payment for money or funds advanced or 1278 sold, other than rights arising out of the use of a credit or charge card or information 1279 contained on or for use with the card, or (vii) rights to payment evidenced by an 1280 instrument.

(3) 'Account debtor' means a person obligated on an account, chattel paper, or general
intangible. The term does not include persons obligated to pay a negotiable instrument,
even if the <u>negotiable</u> instrument constitutes part of evidences chattel paper.

1284 (4) 'Accounting,' except as used in 'accounting for,' means a record:

- 1285 (A) <u>Signed</u> Authenticated by a secured party;
- 1286 (B) Indicating the aggregate unpaid secured obligations as of a date not more than 35
- 1287 days earlier or 35 days later than the date of the record; and
- 1288 (C) Identifying the components of the obligations in reasonable detail.

1289	(5) 'Agricultural lien' means an interest in farm products:
1290	(A) Which secures payment or performance of an obligation for:
1291	(i) Goods or services furnished in connection with a debtor's farming operation; or
1292	(ii) Rent on real property leased by a debtor in connection with its farming operation;
1293	(B) Which is created by statute in favor of a person that:
1294	(i) In the ordinary course of its business furnished goods or services to a debtor in
1295	connection with a debtor's farming operation; or
1296	(ii) Leased real property to a debtor in connection with the debtor's farming
1297	operation; and
1298	(C) Whose effectiveness does not depend on the person's possession of the personal
1299	property.
1300	(6) 'As-extracted collateral' means:
1301	(A) Oil, gas, or other minerals that are subject to a security interest that:
1302	(i) Is created by a debtor having an interest in the minerals before extraction; and
1303	(ii) Attaches to the minerals as extracted; or
1304	(B) Accounts arising out of the sale at the wellhead or minehead of oil, gas, or other
1305	minerals in which the debtor had an interest before extraction.
1306	(7) 'Authenticate' means:
1307	(A) To sign; or
1308	(B) With present intent to adopt or accept a record, to attach to or logically associate
1309	with such record an electronic sound, symbol, or process Reserved.
1310	(7.1) 'Assignee,' except as used in 'assignee for benefit of creditors,' means a person (i)
1311	in whose favor a security interest that secures an obligation is created or provided for
1312	under a security agreement, whether or not the obligation is outstanding or (ii) to which
1313	an account, chattel paper, payment intangible, or promissory note has been sold. The
1314	term includes a person to which a security interest has been transferred by a secured
1315	party.

(7.2) 'Assignor' means a person that (i) under a security agreement creates or provides
for a security interest that secures an obligation or (ii) sells an account, chattel paper,
payment intangible, or promissory note. The term includes a secured party that has
transferred a security interest to another person.

1320 (8) 'Authority' means the Georgia Superior Court Clerks' Cooperative Authority.

(9) 'Bank' means an organization that is engaged in the business of banking. The term
includes savings banks, savings and loan associations, credit unions, and trust companies.
(10) 'Cash proceeds' means proceeds that are money, checks, deposit accounts, or the

1324 like.

1325 (11) 'Certificate of title' means a certificate of title with respect to which a statute 1326 provides for the security interest in question to be indicated on the certificate as a 1327 condition or result of the security interest's obtaining priority over the rights of a lien 1328 creditor with respect to the collateral. The term shall include another record maintained 1329 as an alternative to a certificate of title by the governmental unit that issues certificates 1330 of title if a statute permits the security interest in question to be indicated on the record 1331 as a condition or result of the security interest's obtaining priority over the rights of a lien 1332 creditor with respect to the collateral.

- (12) 'Chattel paper' means: a record or records that evidence both a monetary obligation
 and a security interest in specific goods, a security interest in specific goods and software
 used in the goods, a lease of specific goods, or a lease of specific goods and license of
 software used in the goods. As used in this paragraph, 'monetary obligation' means a
 monetary obligation secured by the goods or owed under a lease of the goods and
 includes a monetary obligation with respect to software used in the goods. The term does
 not include:
- 1340 (A) Charters or other contracts involving the use or hire of a vessel; or
- 1341 (B) Records that evidence a right to payment arising out of the use of a credit or charge
- 1342 card or information contained on or for use with the card.

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1343 If a transaction is evidenced by records that include an instrument or series of 1344 instruments, the group of records taken together constitutes chattel paper. 1345 (A) A right to payment of a monetary obligation secured by specific goods, if the right 1346 to payment and security agreement are evidenced by a record; or (B) A right to payment of a monetary obligation owed by a lessee under a lease 1347 agreement with respect to specific goods and a monetary obligation owed by the lessee 1348 in connection with the transaction giving rise to the lease, if: 1349 1350 (i) The right to payment and lease agreement are evidenced by a record; and (ii) The predominant purpose of the transaction giving rise to the lease was to give 1351 the lessee the right to possession and use of the goods. 1352 The term does not include a right to payment arising out of a charter or other contract 1353 1354 involving the use or hire of a vessel or a right to payment arising out of the use of a credit or charge card or information contained on or for use with the card. 1355 (13) 'Collateral' means the property subject to a security interest or agricultural lien. The 1356 1357 term includes: 1358 (A) Proceeds to which a security interest attaches; 1359 (B) Accounts, chattel paper, payment intangibles, and promissory notes that have been 1360 sold; and 1361 (C) Goods that are the subject of a consignment. (14) 'Commercial tort claim' means a claim arising in tort with respect to which: 1362 1363 (A) The claimant is an organization; or (B) The claimant is an individual and the claim: 1364 1365 (i) Arose in the course of the claimant's business or profession; and 1366 (ii) Does not include damages arising out of personal injury to or the death of an 1367 individual.

1368 (15) 'Commodity account' means an account maintained by a commodity intermediary

1369 in which a commodity contract is carried for a commodity customer.

(16) 'Commodity contract' means a commodity futures contract, an option on a
commodity futures contract, a commodity option, or another contract if the contract or
option is:

- (A) Traded on or subject to the rules of a board of trade that has been designated as acontract market for such a contract pursuant to federal commodities laws; or
- 1375 (B) Traded on a foreign commodity board of trade, exchange, or market and is carried1376 on the books of a commodity intermediary for a commodity customer.
- 1377 (17) 'Commodity customer' means a person for which a commodity intermediary carries1378 a commodity contract on its books.
- 1379 (18) 'Commodity intermediary' means a person that:
- 1380 (A) Is registered as a futures commission merchant under federal commodities law; or
- (B) In the ordinary course of its business provides clearance or settlement services for
 a board of trade that has been designated as a contract market pursuant to federal
 commodities law.
- 1384 (19) 'Communicate' means:
- 1385 (A) To send a written or other tangible record;
- (B) To transmit a record by any means agreed upon by the persons sending andreceiving the record; or
- 1388 (C) In the case of transmission of a record to or by a filing office or the authority, to1389 transmit a record by any means prescribed by filing office rule.
- 1390 (20) 'Consignee' means a merchant to which goods are delivered in a consignment.
- 1391 (21) 'Consignment' means a transaction, regardless of its form, in which a person delivers
- 1392 goods to a merchant for the purpose of sale and:
- 1393 (A) The merchant:
- (i) Deals in goods of that kind under a name other than the name of the personmaking delivery;
- 1396 (ii) Is not an auctioneer; and

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1397 (iii) Is not generally known by its creditors to be substantially engaged in selling the 1398 goods of others; 1399 (B) With respect to each delivery, the aggregate value of the goods is \$1,000.00 or 1400 more at the time of delivery; 1401 (C) The goods are not consumer goods immediately before delivery; and 1402 (D) The transaction does not create a security interest that secures an obligation. 1403 (22) 'Consignor' means a person that delivers goods to a consignee in a consignment. 1404 (23) 'Consumer debtor' means a debtor in a consumer transaction. 1405 (24) 'Consumer goods' means goods that are used or bought for use primarily for 1406 personal, family, or household purposes. 1407 (25) 'Consumer goods transaction' means a consumer transaction in which: 1408 (A) An individual incurs an obligation primarily for personal, family, or household 1409 purposes; and 1410 (B) A security interest in consumer goods secures the obligation. 1411 (26) 'Consumer obligor' means an obligor who is an individual and who incurred the 1412 obligation as part of a transaction entered into primarily for personal, family, or 1413 household purposes. 1414 (27) 'Consumer transaction' means a transaction in which (i) an individual incurs an 1415 obligation primarily for personal, family, or household purposes, (ii) a security interest 1416 secures the obligation, and (iii) the collateral is held or acquired primarily for personal, 1417 family, or household purposes. The term includes consumer goods transactions. 1418 (28) 'Continuation statement' means an amendment of a financing statement which: 1419 (A) Identifies, by its file number, the initial financing statement to which it relates; and 1420 (B) Indicates that it is a continuation statement for, or that it is filed to continue the 1421 effectiveness of, the identified financing statement.

1422	(28.1) 'Controllable account' means an account evidenced by a controllable electronic
1423	record that provides that the account debtor undertakes to pay the person that has control
1424	under Code Section 11-12-105 of the controllable electronic record.
1425	(28.2) 'Controllable payment intangible' means a payment intangible evidenced by a
1426	controllable electronic record that provides that the account debtor undertakes to pay the
1427	person that has control under Code Section 11-12-105 of the controllable electronic
1428	record.
1429	(29) 'Debtor' means:
1430	(A) A person having an interest, other than a security interest or other lien, in the
1431	collateral, whether or not the person is an obligor;
1432	(B) A seller of accounts, chattel paper, payment intangibles, or promissory notes; or
1433	(C) A consignee.
1434	(30) 'Deposit account' means a demand, time, savings, passbook, or similar account
1435	maintained with a bank. The term does not include investment property or accounts
1436	evidenced by an instrument.
1437	(31) 'Document' means a document of title or a receipt of the type described in
1438	subsection (2)(b) of Code Section 11-7-201.
1439	(32) 'Electronic chattel paper' means chattel paper evidenced by a record or records
1440	consisting of information stored in an electronic medium Reserved.
1441	(32.1) 'Electronic money' means money in an electronic form.
1442	(33) 'Encumbrance' means a right, other than an ownership interest, in real property. The
1443	term includes mortgages and other liens on real property.
1444	(34) 'Equipment' means goods other than inventory, farm products, or consumer goods.
1445	(35) 'Farm products' means goods, other than standing timber, with respect to which the
1446	debtor is engaged in a farming operation and which are:
1447	(A) Crops grown, growing, or to be grown, including:
1448	(i) Crops produced on trees, vines, and bushes; and

- 1449 (ii) Aquatic goods produced in aquacultural operations;
- (B) Livestock, born or unborn, including aquatic goods produced in aquaculturaloperations;
- 1452 (C) Supplies used or produced in a farming operation; or
- 1453 (D) Products of crops or livestock in their unmanufactured states.
- 1454 (36) 'Farming operation' means raising, cultivating, propagating, fattening, grazing, or1455 any other farming, livestock, or aquacultural operation.
- 1456 (37) 'File number' means the number assigned to an initial financing statement pursuant1457 to subsection (a) of Code Section 11-9-519.
- (38) 'Filing office' means an office designated in Code Section 11-9-501 as the place tofile a financing statement.
- 1460 (39) 'Filing office rule' means a rule adopted pursuant to Code Section 11-9-526.
- (40) 'Financing statement' means a record or records composed of an initial financingstatement and any filed record relating to the initial financing statement.
- (41) 'Fixture filing' means the filing of a financing statement covering goods that are or
 are to become fixtures and satisfying subsections (a) and (b) of Code Section 11-9-502.
 The term includes the filing of a financing statement covering goods of a transmitting
 utility which are or are to become fixtures.
- (42) 'Fixtures' means goods that have become so related to particular real property thatan interest in them arises under real property law.
- (43) 'General intangible' means any personal property, including things in action, other
 than accounts, chattel paper, commercial tort claims, deposit accounts, documents, goods,
 instruments, investment property, letter of credit rights, letters of credit, money, and oil,
 gas, or other minerals before extraction. The term includes <u>controllable electronic</u>
- 1473 <u>records</u>, payment intangibles, and software.
- 1474 (44) Reserved.

1475 (45) 'Goods' means all things that are movable when a security interest attaches. The 1476 term includes (i) fixtures, (ii) standing timber that is to be cut and removed under a 1477 conveyance or contract for sale, (iii) the unborn young of animals, and (iv) crops grown, 1478 growing, or to be grown, even if the crops are produced on trees, vines, or bushes. The 1479 term also includes a computer program embedded in goods and any supporting 1480 information provided in connection with a transaction relating to the program if (i) the 1481 program is associated with the goods in such a manner that it customarily is considered 1482 part of the goods, or (ii) by becoming the owner of the goods, a person acquires a right 1483 to use the program in connection with the goods. The term does not include a computer 1484 program embedded in goods that consist solely of the medium in which the program is 1485 embedded. The term also does not include accounts, chattel paper, commercial tort 1486 claims, deposit accounts, documents, general intangibles, instruments, investment 1487 property, letter of credit rights, letters of credit, money, or oil, gas, or other minerals 1488 before extraction.

(46) 'Governmental unit' means a subdivision, agency, department, county, parish,
municipality, or other unit of the government of the United States, a state, or a foreign
country. The term includes an organization having a separate corporate existence if the
organization is eligible to issue debt on which interest is exempt from income taxation
under the laws of the United States.

(47) 'Health care insurance receivable' means an interest in or claim under a policy of
insurance which is a right to payment of a monetary obligation for health care goods or
services provided or to be provided.

(48) 'Instrument' means a negotiable instrument or any other writing that evidences a
right to the payment of a monetary obligation, is not itself a security agreement or lease,
and is of a type that in ordinary course of business is transferred by delivery with any
necessary indorsement or assignment. The term does not include (i) investment property,
(ii) letters of credit, or (iii) writings that evidence a right to payment arising out of the use

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1502	of a credit or charge card or information contained on or for use with the card, or (iv)
1503	writings that evidence chattel paper.
1504	(49) 'Inventory' means goods, other than farm products, which:
1505	(A) Are leased by a person as lessor;
1506	(B) Are held by a person for sale or lease or to be furnished under a contract of service;
1507	(C) Are furnished by a person under a contract of service; or
1508	(D) Consist of raw materials, work in process, or materials used or consumed in a
1509	business.
1510	(50) 'Investment property' means a security, whether certificated or uncertificated,
1511	security entitlement, securities account, commodity contract, or commodity account.
1512	(51) 'Jurisdiction of organization,' with respect to a registered organization, means the
1513	jurisdiction under whose law the organization is formed or organized.
1514	(52) 'Letter of credit right' means a right to payment or performance under a letter of
1515	credit, whether or not the beneficiary has demanded or is at the time entitled to demand
1516	payment or performance. The term does not include the right of a beneficiary to demand
1517	payment or performance under a letter of credit.
1518	(53) 'Lien creditor' means:
1519	(A) A creditor that has acquired a lien on the property involved by attachment, levy,
1520	or the like;
1521	(B) An assignee for benefit of creditors from the time of assignment;
1522	(C) A trustee in bankruptcy from the date of the filing of the petition; or
1523	(D) A receiver in equity from the time of appointment.
1524	(53.1) 'Money' has the meaning in paragraph (24) of subsection (b) of Code Section
1525	11-1-201, but does not include (i) a deposit account or (ii) money in an electronic form
1526	that cannot be subjected to control under Code Section 11-9-105A.

H. B. 1240 - 61 - (54) 'Mortgage' means a consensual interest in real property, including fixtures, which
secures payment or performance of an obligation. The term includes a deed to secure
debt.

(55) 'New debtor' means a person that becomes bound as debtor under subsection (d) of
Code Section 11-9-203 by a security agreement previously entered into by another
person.

(56) 'New value' means (i) money, (ii) money's worth in property, services, or new credit,
or (iii) release by a transferee of an interest in property previously transferred to the
transferee. The term does not include an obligation substituted for another obligation.

1536 (57) 'Noncash proceeds' means proceeds other than cash proceeds.

(58) 'Obligor' means a person that, with respect to an obligation secured by a security
interest in or an agricultural lien on the collateral, (i) owes payment or other performance
of the obligation, (ii) has provided property other than the collateral to secure payment
or other performance of the obligation, or (iii) is otherwise accountable in whole or in
part for payment or other performance of the obligation. The term does not include
issuers or nominated persons under a letter of credit.

(59) 'Original debtor,' except as used in subsection (c) of Code Section 11-9-310, means
a person that, as debtor, entered into a security agreement to which a new debtor has
become bound under subsection (d) of Code Section 11-9-203.

(60) 'Payment intangible' means a general intangible under which the account debtor's
principal obligation is a monetary obligation. <u>The term includes a controllable payment</u>
intangible.

- 1549 (61) 'Person related to,' with respect to an individual, means:
- 1550 (A) The spouse of the individual;
- 1551 (B) A brother, brother-in-law, sister, or sister-in-law of the individual;
- 1552 (C) An ancestor or lineal descendant of the individual or the individual's spouse; or

1553	(D) Any other relative, by blood or marriage, of the individual or the individual's
1554	spouse who shares the same home with the individual.
1555	(62) 'Person related to,' with respect to an organization, means:
1556	(A) A person directly or indirectly controlling, controlled by, or under common control
1557	with the organization;
1558	(B) An officer or director of, or a person performing similar functions with respect to,
1559	the organization;
1560	(C) An officer or director of, or a person performing similar functions with respect to,
1561	a person described in subparagraph (A) of this paragraph;
1562	(D) The spouse of an individual described in subparagraph (A), (B), or (C) of this
1563	paragraph; or
1564	(E) An individual who is related by blood or marriage to an individual described in
1565	subparagraph (A), (B), (C), or (D) of this paragraph and shares the same home with the
1566	individual.
1567	(63) 'Proceeds,' except as used in subsection (d)(b) of Code Section 11-9-609, means the
1568	following property:
1569	(A) Whatever is acquired upon the sale, lease, license, exchange, or other disposition
1570	of collateral;
1571	(B) Whatever is collected on, or distributed on account of, collateral;
1572	(C) Rights arising out of collateral;
1573	(D) To the extent of the value of collateral, claims arising out of the loss,
1574	nonconformity, or interference with the use of, defects or infringement of rights in, or
1575	damage to the collateral; or
1576	(E) To the extent of the value of collateral and to the extent payable to the debtor or the
1577	secured party, insurance payable by reason of the loss or nonconformity of, defects or
1578	infringement of rights in, or damage to the collateral.

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1579	(64) 'Promissory note' means an instrument that evidences a promise to pay a monetary
1580	obligation, does not evidence an order to pay, and does not contain an acknowledgment
1581	by a bank that the bank has received for deposit a sum of money or funds.
1582	(65) 'Proposal' means a record authenticated signed by a secured party which includes
1583	the terms on which the secured party is willing to accept collateral in full or partial

1584 satisfaction of the obligation it secures pursuant to Code Sections 11-9-620, 11-9-621,
1585 and 11-9-622.

1586 (66) 'Public finance transaction' means a secured transaction in connection with which:

1587 (A) Debt securities are issued;

(B) All or a portion of the securities issued have an initial stated maturity of at leastfive years; and

(C) The debtor, obligor, secured party, account debtor or other person obligated on
collateral, assignor or assignee of a secured obligation, or assignor or assignee of a
security interest is a state or a governmental unit of a state.

(67) 'Public organic record' means a record that is available to the public for inspectionand is:

(A) A record consisting of the record initially filed with or issued by a state or the
United States to form or organize an organization and any record filed with or issued
by such state or the United States which amends or restates the initial record;

- (B) An organic record of a business trust consisting of the record initially filed with a
 state and any record filed with such state which amends or restates the initial record, if
 a statute of such state governing business trusts requires that the record be filed with
 such state; or
- (C) A record consisting of legislation enacted by the legislature of a state or the
 Congress of the United States which forms or organizes an organization, any record
 amending the legislation, and any record filed with or issued by such state or the United
 States which amends or restates the name of the organization.

(68) 'Pursuant to commitment,' with respect to an advance made or other value given by
a secured party, means pursuant to the secured party's obligation, whether or not a
subsequent event of default or other event not within the secured party's control has
relieved or may relieve the secured party from its obligation.

(69) 'Record,' except as used in 'for record,' 'of record,' 'record or legal title,' and 'record
owner,' means information that is inscribed on a tangible medium or which is stored in
an electronic or other medium and is retrievable in perceivable form.

(70) 'Registered organization' means an organization formed or organized solely under
the law of a single state or the United States by the filing of a public organic record with,
the issuance of a public organic record by, or the enactment of legislation by a state or the
United States. The term shall include a business trust that is formed or organized under
the law of a single state if a statute of such state governing business trusts requires that
the business trust's organic record be filed with such state.

1619 (71) 'Secondary obligor' means an obligor to the extent that:

1620 (A) The obligor's obligation is secondary; or

(B) The obligor has a right of recourse with respect to an obligation secured bycollateral against the debtor, another obligor, or property of either.

- 1623 (72) 'Secured party' means:
- 1624 (A) A person in whose favor a security interest is created or provided for under a
 1625 security agreement, whether or not any obligation to be secured is outstanding;
- 1626 (B) A person that holds an agricultural lien;
- 1627 (C) A consignor;
- 1628 (D) A person to which accounts, chattel paper, payment intangibles, or promissory1629 notes have been sold;
- 1630 (E) A trustee, indenture trustee, agent, collateral agent, or other representative in whose
- 1631 favor a security interest or agricultural lien is created or provided for; or

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1632 (F) A person that holds a security interest arising under Code Section 11-2-401,

- 1633 11-2-505, or subsection (3) of Code Section 11-2-711, subsection (5) of Code Section
 1634 11-2A-508, Code Section 11-4-210, or Code Section 11-5-118.
- 1635 (73) 'Security agreement' means an agreement that creates or provides for a security1636 interest.
- 1637 (74) 'Send,' in connection with a record or notification, means:
- 1638 (A) To deposit in the mail, deliver for transmission, or transmit by any other usual
 1639 means of communication, with postage or cost of transmission provided for, addressed
 1640 to any address reasonable under the circumstances; or
- 1641 (B) To cause the record or notification to be received within the time that it would have
 1642 been received if properly sent under subparagraph (A) of this paragraph Reserved.
- (75) 'Software' means a computer program and any supporting information provided in
 connection with a transaction relating to the program. The term does not include a
 computer program that is included in the definition of goods.
- (76) 'State' means a state of the United States, the District of Columbia, Puerto Rico, the
 United States Virgin Islands, or any territory or insular possession subject to the
 jurisdiction of the United States.
- (77) 'Supporting obligation' means a letter of credit right or secondary obligation that
 supports the payment or performance of an account, chattel paper, a document, a general
 intangible, an instrument, or investment property.
- 1652 (78) 'Tangible chattel paper' means chattel paper evidenced by a record or records
 1653 consisting of information that is inscribed on a tangible medium <u>Reserved</u>.
- 1654 (78.1) 'Tangible money' means money in a tangible form.
- 1655 (79) 'Termination statement' means an amendment of a financing statement which:
- 1656 (A) Identifies, by its file number, the initial financing statement to which it relates; and
- 1657 (B) Indicates either that it is a termination statement or that the identified financing1658 statement is no longer effective.

- 1659 (80) 'Transmitting utility' means a person primarily engaged in the business of:
- 1660 (A) Operating a railroad, subway, street railway, or trolley bus;
- 1661 (B) Transmitting communications electrically, electromagnetically, or by light;
- 1662 (C) Transmitting goods by pipeline or sewer; or
- 1663 (D) Transmitting or producing and transmitting electricity, steam, gas, or water.
- 1664 (b) **Definitions in other articles.** 'Control' as provided in Code Section 11-7-106 and the
- 1665 following definitions in other articles apply to this article:
- 1666 'Applicant.' Code Section 11-5-102.
- 1667 'Beneficiary.' Code Section 11-5-102.
- 1668 'Broker.' Code Section 11-8-102.
- 1669 'Certificated security.' Code Section 11-8-102.
- 1670 'Check.' Code Section 11-3-104.
- 1671 'Clearing corporation.' Code Section 11-8-102.
- 1672 'Contract for sale.' Code Section 11-2-106.
- 1673 <u>'Controllable electronic record.' Code Section 11-12-102.</u>
- 1674 'Customer.' Code Section 11-4-104.
- 1675 'Entitlement holder.' Code Section 11-8-102.
- 1676 'Financial asset.' Code Section 11-8-102.
- 1677 'Holder in due course.' Code Section 11-3-302.
- 1678 'Issuer' (with respect to a letter of credit or letter of credit right). Code Section 11-5-102.
- 1679 'Issuer' (with respect to a security). Code Section 11-8-201.
- 1680 'Issuer' (with respect to documents of title). Code Section 11-7-102.
- 1681 'Lease.' Code Section 11-2A-103.
- 1682 'Lease agreement.' Code Section 11-2A-103.
- 1683 'Lease contract.' Code Section 11-2A-103.
- 1684 'Leasehold interest.' Code Section 11-2A-103.
- 1685 'Lessee.' Code Section 11-2A-103.

- 1686 'Lessee in ordinary course of business.' Code Section 11-2A-103.
- 1687 'Lessor.' Code Section 11-2A-103.
- 1688 'Lessor's residual interest.' Code Section 11-2A-103.
- 1689 'Letter of credit.' Code Section 11-5-102.
- 1690 'Merchant.' Code Section 11-2-104.
- 1691 'Negotiable instrument.' Code Section 11-3-104.
- 1692 'Nominated person.' Code Section 11-5-102.
- 1693 'Note.' Code Section 11-3-104.
- 1694 'Proceeds of a letter of credit.' Code Section 11-5-114.
- 1695 <u>'Protected purchaser.' Code Section 11-8-103.</u>
- 1696 'Prove.' Code Section 11-3-103.
- 1697 <u>'Qualifying purchaser.' Code Section 11-12-102.</u>
- 1698 'Sale.' Code Section 11-2-106.
- 1699 'Securities account.' Code Section 11-8-501.
- 1700 'Securities intermediary.' Code Section 11-8-102.
- 1701 'Security.' Code Section 11-8-102.
- 1702 'Security certificate.' Code Section 11-8-102.
- 1703 'Security entitlement.' Code Section 11-8-102.
- 1704 'Uncertificated security.' Code Section 11-8-102.
- 1705 (c) Article 1 definitions and principles. Article 1 of this title contains general definitions
- 1706 and principles of construction and interpretation applicable throughout this article."
- 1707

SECTION 5-41.

- 1708 Said title is further amended by revising Code Section 11-9-104, relating to control of deposit
- 1709 accounts, as follows:
- 1710 *"*11-9-104. Control of deposit account.
- 1711 (a) **Requirements for control.** A secured party has control of a deposit account if:

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1712	(1) The secured party is the bank with which the deposit account is maintained;
1713	(2) The debtor, secured party, and bank have agreed in an authenticated a signed record
1714	that the bank will comply with instructions originated by the secured party directing
1715	disposition of the funds in the deposit account without further consent by the debtor; or
1716	(3) The secured party becomes the bank's customer with respect to the deposit account:
1717	<u>or</u>
1718	(4) Another person, other than the debtor:
1719	(A) Has control of the deposit account and acknowledges that it has control on behalf
1720	of the secured party; or
1721	(B) Obtains control of the deposit account after having acknowledged that it will obtain
1722	control of the deposit account on behalf of the secured party.
1723	(b) Debtor's right to direct disposition. A secured party that has satisfied subsection (a)
1724	of this Code section has control, even if the debtor retains the right to direct the disposition
1725	of funds from the deposit account."
1726	SECTION 5-42.
1727	Said title is further amended by revising Code Section 11-9-105, relating to control of
1728	electronic chattel paper, as follows:
1729	"11-9-105. Control of electronic copy of record evidencing chattel paper.
1730	(a) General rule; control of electronic chattel paper. A secured party has control of
1731	electronic chattel paper if a system employed for evidencing the transfer of interests in the

1732 chattel paper reliably establishes the secured party as the person to which the chattel paper
1733 was assigned.

1734 (b) Specific facts giving control. A system satisfies the provisions of subsection (a) of

1735 this Code section if the record or records comprising the chattel paper are created, stored,

1736 and assigned in such a manner that:

1737 (1) A single authoritative copy of the record or records exists which is unique,
1738 identifiable, and, except as otherwise provided in paragraphs (4), (5), and (6) of this
1739 subsection, unalterable;

- 1740 (2) The authoritative copy identifies the secured party as the assignee of the record or
 1741 records;
- 1742 (3) The authoritative copy is communicated to and maintained by the secured party or
 1743 its designated custodian;
- 1744 (4) Copies or amendments that add or change an identified assignee of the authoritative
 1745 copy can be made only with the consent of the secured party;
- 1746 (5) Each copy of the authoritative copy and any copy of a copy is readily identifiable as
 1747 a copy that is not the authoritative copy; and
- 1748 (6) Any amendment of the authoritative copy is readily identifiable as authorized or
 1749 unauthorized.
- 1750 (a) General rule: control of electronic copy of record evidencing chattel paper. A
- 1751 purchaser has control of an authoritative electronic copy of a record evidencing chattel
- 1752 paper if a system employed for evidencing the assignment of interests in the chattel paper
- 1753 reliably establishes the purchaser as the person to which the authoritative electronic copy
- 1754 <u>was assigned.</u>
- 1755 (b) Single authoritative copy. A system satisfies subsection (a) of this Code section if
- 1756 the record or records evidencing the chattel paper are created, stored, and assigned in a
- 1757 <u>manner that:</u>
- 1758 (1) A single authoritative copy of the record or records exists which is unique,
- 1759 identifiable, and, except as otherwise provided in paragraphs (4), (5), and (6) of this
- 1760 <u>subsection, unalterable;</u>
- 1761 (2) The authoritative copy identifies the purchaser as the assignee of the record or
 1762 records;

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1763	(3) The authoritative copy is communicated to and maintained by the purchaser or its
1764	designated custodian;
1765	(4) Copies or amendments that add or change an identified assignee of the authoritative
1766	copy can be made only with the consent of the purchaser;
1767	(5) Each copy of the authoritative copy and any copy of a copy is readily identifiable as
1768	a copy that is not the authoritative copy; and
1769	(6) Any amendment of the authoritative copy is readily identifiable as authorized or
1770	unauthorized.
1771	(c) One or more authoritative copies. A system satisfies subsection (a) of this Code
1772	section, and a purchaser has control of an authoritative electronic copy of a record
1773	evidencing chattel paper, if the electronic copy, a record attached to or logically associated
1774	with the electronic copy, or a system in which the electronic copy is recorded:
1775	(1) Enables the purchaser readily to identify each electronic copy as either an
1776	authoritative copy or a nonauthoritative copy;
1777	(2) Enables the purchaser readily to identify itself in any way, including by name,
1778	identifying number, cryptographic key, office, or account number, as the assignee of the
1779	authoritative electronic copy; and
1780	(3) Gives the purchaser exclusive power, subject to subsection (d) of this Code section,
1781	<u>to:</u>
1782	(A) Prevent others from adding or changing an identified assignee of the authoritative
1783	electronic copy; and
1784	(B) Transfer control of the authoritative electronic copy.
1785	(d) Meaning of exclusive. Subject to subsection (e) of this Code section, a power is
1786	exclusive under subparagraphs (c)(3)(A) and (c)(3)(B) of this Code section even if:
1787	(1) The authoritative electronic copy, a record attached to or logically associated with
1788	the authoritative electronic copy, or a system in which the authoritative electronic copy

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is recorded limits the use of the authoritative electronic copy or has a protocol
programmed to cause a change, including a transfer or loss of control; or
(2) The power is shared with another person.
(e) When power not shared with another person. A power of a purchaser is not shared
with another person under paragraph (2) of subsection (d) of this Code section and the
purchaser's power is not exclusive if:
(1) The purchaser can exercise the power only if the power also is exercised by the other
person; and
(2) The other person:
(A) Can exercise the power without exercise of the power by the purchaser; or
(B) Is the transferor to the purchaser of an interest in the chattel paper.
(f) Presumption of exclusivity of certain powers. If a purchaser has the powers
specified in subparagraphs (c)(3)(A) and (c)(3)(B) of this Code section, the powers are
presumed to be exclusive.
(g) Obtaining control through another person. A purchaser has control of an
(g) Obtaining control through another person. A purchaser has control of an authoritative electronic copy of a record evidencing chattel paper if another person, other
authoritative electronic copy of a record evidencing chattel paper if another person, other
authoritative electronic copy of a record evidencing chattel paper if another person, other than the transferor to the purchaser of an interest in the chattel paper:
authoritative electronic copy of a record evidencing chattel paper if another person, other than the transferor to the purchaser of an interest in the chattel paper: (1) Has control of the authoritative electronic copy and acknowledges that it has control
authoritative electronic copy of a record evidencing chattel paper if another person, other than the transferor to the purchaser of an interest in the chattel paper: (1) Has control of the authoritative electronic copy and acknowledges that it has control on behalf of the purchaser; or

1810

SECTION 5-43.

- 1811 Said title is further amended by adding new Code Section 11-9-105A, relating to control of
- 1812 electronic money, as follows:

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1813	" <u>11-9-105A.</u> Control of electronic money.
1814	(a) General rule: control of electronic money. A person has control of electronic money
1815	<u>if:</u>
1816	(1) The electronic money, a record attached to or logically associated with the electronic
1817	money, or a system in which the electronic money is recorded gives the person:
1818	(A) Power to avail itself of substantially all the benefit from the electronic money; and
1819	(B) Exclusive power, subject to subsection (b) of this Code section, to:
1820	(i) Prevent others from availing themselves of substantially all the benefit from the
1821	electronic money; and
1822	(ii) Transfer control of the electronic money to another person or cause another
1823	person to obtain control of other electronic money as a result of the transfer of the
1824	electronic money; and
1825	(2) The electronic money, a record attached to or logically associated with the electronic
1826	money, or a system in which the electronic money is recorded enables the person readily
1827	to identify itself in any way, including by name, identifying number, cryptographic key,
1828	office, or account number, as having the powers under paragraph (1) of this subsection.
1829	(b) Meaning of exclusive. Subject to subsection (c) of this Code section, a power is
1830	exclusive under subparagraphs (a)(1)(B)(i) and (a)(1)(B)(ii) of this Code section even if:
1831	(1) The electronic money, a record attached to or logically associated with the electronic
1832	money, or a system in which the electronic money is recorded limits the use of the
1833	electronic money or has a protocol programmed to cause a change, including a transfer
1834	or loss of control; or
1835	(2) The power is shared with another person.
1836	(c) When power not shared with another person. A power of a person is not shared
1837	with another person under paragraph (2) of subsection (b) of this Code section and the
1838	person's power is not exclusive if:

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1839	(1) The person can exercise the power only if the power also is exercised by the other
1840	person; and
1841	(2) The other person:
1842	(A) Can exercise the power without exercise of the power by the person; or
1843	(B) Is the transferor to the person of an interest in the electronic money.
1844	(d) Presumption of exclusivity of certain powers. If a person has the powers specified
1845	in subparagraphs (a)(1)(B)(i) and (a)(1)(B)(ii) of this Code section, the powers are
1846	presumed to be exclusive.
1847	(e) Control through another person. A person has control of electronic money if
1848	another person, other than the transferor to the person of an interest in the electronic
1849	money:
1850	(1) Has control of the electronic money and acknowledges that it has control on behalf
1851	of the person; or
1852	(2) Obtains control of the electronic money after having acknowledged that it will obtain
1853	control of the electronic money on behalf of the person."
1854	SECTION 5-44.
1855	Said title is further amended by adding new Code Section 11-9-107A, relating to control of
1856	controllable electronic records, controllable accounts, or controllable payment intangibles,
1857	as follows:
1858	"11-9-107A. Control of controllable electronic record, controllable account, or
1859	<u>controllable payment intangible.</u>
1860	(a) Control under Code Section 11-12-105. A secured party has control of a controllable
1861	electronic record as provided in Code Section 11-12-105.
1862	(b) Control of controllable account and controllable payment intangible. A secured
1863	party has control of a controllable account or controllable payment intangible if the secured

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1864 party has control of the controllable electronic record that evidences the controllable
1865 account or controllable payment intangible."

1866 **SECTION 5-45.** 1867 Said title is further amended by adding new Code Section 11-9-107B, relating to no 1868 requirement to acknowledge or confirm and no duties, as follows: 1869 "11-9-107B. No requirement to acknowledge or confirm; no duties. 1870 (a) No requirement to acknowledge. A person that has control under Code Section 1871 11-9-104, 11-9-105, or 11-9-105A is not required to acknowledge that it has control on 1872 behalf of another person. 1873 (b) No duties or confirmation. If a person acknowledges that it has or will obtain control on behalf of another person, unless the person otherwise agrees or law other than this 1874 1875 article otherwise provides, the person does not owe any duty to the other person and is not 1876 required to confirm the acknowledgment to any other person." 1877 **SECTION 5-46.** 1878 Said title is further amended in subsection (b) of Code Section 11-9-203, relating to 1879 attachment and enforceability of security interests, proceeds, supporting obligations, and 1880 formal requisites, by revising paragraph (3) as follows: 1881 "(3) One of the following conditions is met: 1882 (A) The debtor has authenticated signed a security agreement that provides a 1883 description of the collateral and, if the security interest covers timber to be cut, a

- 1884 description of the land concerned;
- 1885 (B) The collateral is not a certificated security and is in the possession of the secured
- 1886 party under Code Section 11-9-313 pursuant to the debtor's security agreement;

1887	(C) The collateral is a certificated security in registered form and the security
1888	certificate has been delivered to the secured party under Code Section 11-8-301
1889	pursuant to the debtor's security agreement; or

1890 (D) The collateral is <u>controllable accounts</u>, <u>controllable electronic records</u>, <u>controllable</u>

1891 <u>payment intangibles,</u> deposit accounts, electronic chattel paper, <u>electronic documents,</u>

- 1892 <u>electronic money</u>, investment property, <u>or</u> letter of credit rights, or electronic
- 1893 documents, and the secured party has control under Code Section 11-7-106, 11-9-104,
- 1894 <u>11-9-105 11-9-105A</u>, 11-9-106, or 11-9-107<u>, or 11-9-107A</u> pursuant to the debtor's
 1895 security agreement; or
- 1896 (E) The collateral is chattel paper and the secured party has possession and control
- 1897 <u>under Code Section 11-9-314A pursuant to the debtor's security agreement.</u>"
- 1898SECTION 5-47.1899Said title is further amended by revising Code Section 11-9-204, relating to after acquired1900property and future advances, as follows:1901"11-9-204. After acquired property; future advances.1902(a) After acquired collateral. Except as otherwise provided in subsection (b) of this

1903 Code section, a security agreement may create or provide for a security interest in after1904 acquired collateral.

(b) When after acquired property clause not effective. Subject to subsection (b.1) of
 this Code section, a A security interest does not attach under a term constituting an after
 acquired property clause to:

- (1) Consumer goods, other than an accession when given as additional security, unless
 the debtor acquires rights in them within ten days after the secured party gives value; or
- 1910 (2) A commercial tort claim.
- 1911 (b.1) Limitation on subsection (b) of this Code section. Subsection (b) of this Code
 1912 section does not prevent a security interest from attaching:

1923

1931

- 1913 (1) To consumer goods as proceeds under subsection (a) of Code Section 11-9-315 or
 1914 commingled goods under subsection (c) of Code Section 11-9-336;
- 1915 (2) To a commercial tort claim as proceeds under subsection (a) of Code Section
 1916 11-9-315; or
- 1917 (3) Under an after-acquired property clause to property that is proceeds of consumer
 1918 goods or a commercial tort claim.
- (c) Future advances and other value. A security agreement may provide that collateral
 secures, or that accounts, chattel paper, payment intangibles, or promissory notes are sold
 in connection with, future advances or other value, whether or not the advances or value
- 1922 are given pursuant to commitment."
- Said title is further amended in Code Section 11-9-207, relating to rights and duties of a
 secured party having possession or control of collateral, by revising the introductory
 language of subsection (c) as follows:

SECTION 5-48.

- 1927 "(c) Duties and rights when secured party in possession or control. Except as
 1928 otherwise provided in subsection (d) of this Code section, a secured party having
 1929 possession of collateral or control of collateral under Code Section 11-7-106, 11-9-104,
 11-9-105, 11-9-105A, 11-9-106, or 11-9-107, or 11-9-107A:"
- 1932 Said title is further amended by revising Code Section 11-9-208, relating to additional duties1933 of a secured party having control of collateral, as follows:

SECTION 5-49.

- 1934 "11-9-208. Additional duties of secured party having control of collateral.
- (a) Applicability of Code section. This Code section applies to cases in which there is
 no outstanding secured obligation and the secured party is not committed to make
 advances, incur obligations, or otherwise give value.

(b) Duties of secured party after receiving demand from debtor. Within ten days after
receiving an authenticated <u>a signed</u> demand by the debtor:

- (1) A secured party having control of a deposit account under paragraph (2) of
 subsection (a) of Code Section 11-9-104 shall send to the bank with which the deposit
 account is maintained an authenticated statement a signed record that releases the bank
 from any further obligation to comply with instructions originated by the secured party;
 (2) A secured party having control of a deposit account under paragraph (3) of
 subsection (a) of Code Section 11-9-104 shall:
- 1946 (A) Pay the debtor the balance on deposit in the deposit account; or
- 1947 (B) Transfer the balance on deposit into a deposit account in the debtor's name;
- 1948 (3) A secured party, other than a buyer, having control of electronic chattel paper under
 1949 Code Section 11-9-105 shall:
- (A) Communicate the authoritative copy of the electronic chattel paper to the debtor
 or its designated custodian;
- (B) If the debtor designates a custodian that is the designated custodian with which the
 authoritative copy of the electronic chattel paper is maintained for the secured party,
 communicate to the custodian an authenticated record releasing the designated
 custodian from any further obligation to comply with instructions originated by the
 secured party and instructing the custodian to comply with instructions originated by
 the debtor; and
- 1958(C) Take appropriate action to enable the debtor or its designated custodian to make1959copies of or revisions to the authoritative copy which add or change an identified
- 1960 assignee of the authoritative copy without the consent of the secured party;
- 1961 (3) A secured party, other than a buyer, having control under Code Section 11-9-105 of
- 1962 <u>an authoritative electronic copy of a record evidencing chattel paper shall transfer control</u>
- 1963 of the electronic copy to the debtor or a person designated by the debtor;

1964 (4) A secured party having control of investment property under paragraph (2) of 1965 subsection (d) of Code Section 11-8-106 or subsection (b) of Code Section 11-9-106 shall 1966 send to the securities intermediary or commodity intermediary with which the security 1967 entitlement or commodity contract is maintained an authenticated a signed record that 1968 releases the securities intermediary or commodity intermediary from any further obligation to comply with entitlement orders or directions originated by the secured party; 1969 1970 (5) A secured party having control of a letter of credit right under Code Section 11-9-107 1971 shall send to each person having an unfulfilled obligation to pay or deliver proceeds of 1972 the letter of credit to the secured party an authenticated a signed release from any further 1973 obligation to pay or deliver proceeds of the letter of credit to the secured party; and

1974 (6) A secured party having control of an electronic document shall:

(A) Give control of the electronic document to the debtor or its designated custodian;
 (B) If the debtor designates a custodian that is the designated custodian with which the
 authoritative copy of the electronic document is maintained for the secured party,
 communicate to the custodian an authenticated record releasing the designated
 custodian from any further obligation to comply with instructions originated by the
 secured party and instructing the custodian to comply with instructions originated by
 the debtor; and

- 1982 (C) Take appropriate action to enable the debtor or its designated custodian to make
 1983 copies of or revisions to the authenticated copy which add or change an identified
 1984 assignee of the authoritative copy without the consent of the secured party.
- 1985 (6) A secured party having control under Code Section 11-7-106 of an authoritative
- 1986 <u>electronic copy of an electronic document shall transfer control of the electronic copy to</u>
- 1987 <u>the debtor or a person designated by the debtor;</u>
- 1988 (7) A secured party having control under Code Section 11-9-105A of electronic money
- 1989 shall transfer control of the electronic money to the debtor or a person designated by the
- 1990 <u>debtor; and</u>

1991	(8) A secured party having control under Code Section 11-12-105 of a controllable
1992	electronic record, other than a buyer of a controllable account or controllable payment
1993	intangible evidenced by the controllable electronic record, shall transfer control of the
1994	controllable electronic record to the debtor or a person designated by the debtor."
1995	SECTION 5-50.
1996	Said title is further amended by revising Code Section 11-9-209, relating to duties of a
1997	secured party if account debtor has been notified of assignment, as follows:
1998	"11-9-209. Duties of secured party if account debtor has been notified of assignment.
1999	(a) Applicability of Code section. Except as otherwise provided in subsection (c) of this
2000	Code section, this Code section applies if:
2001	(1) There is no outstanding secured obligation; and
2002	(2) The secured party is not committed to make advances, incur obligations, or otherwise
2003	give value.
2004	(b) Duties of secured party after receiving demand from debtor. Within ten days after
2005	receiving an authenticated a signed demand by the debtor, a secured party shall send to an
2006	account debtor that has received notification <u>under subsection (a) of Code Section 11-9-406</u>
2007	or subsection (b) of Code Section 11-12-106 of an assignment to the secured party as
2008	assignee under subsection (a) of Code Section 11-9-406 an authenticated a signed record
2009	that releases the account debtor from any further obligation to the secured party.
2010	(c) Inapplicability to sales. This Code section does not apply to an assignment
2011	constituting the sale of an account, chattel paper, or payment intangible."
2012	SECTION 5-51.

Said title is further amended by revising Code Section 11-9-301, relating to law governingperfection and priority of security interests, as follows:

2015 "11-9-301. Law governing perfection and priority of security interests.
2016 Except as otherwise provided in Code Sections 11-9-303 through 11-9-306 <u>11-9-306B</u>, the

following rules determine the law governing perfection, the effect of perfection ornonperfection, and the priority of a security interest in collateral:

- (1) Except as otherwise provided in this Code section, while a debtor is located in a
 jurisdiction, the local law of that jurisdiction governs perfection, the effect of perfection
 or nonperfection, and the priority of a security interest in collateral;
- (2) While collateral is located in a jurisdiction, the local law of that jurisdiction governs
 perfection, the effect of perfection or nonperfection, and the priority of a possessory
 security interest in that collateral;
- (3) Except as otherwise provided in paragraph (4) of this Code section, while tangible
 negotiable tangible documents, goods, instruments, or tangible money, or tangible chattel
 paper is located in a jurisdiction, the local law of that jurisdiction governs:
- 2028 (A) Perfection of a security interest in the goods by filing a fixture filing;
- 2029 (B) Perfection of a security interest in timber to be cut;
- 2030 (C) Perfection of a security interest in crops; and
- 2031 (D) The effect of perfection or nonperfection and the priority of a nonpossessory 2032 security interest in the collateral; and
- (4) The local law of the jurisdiction in which the wellhead or minehead is located
 governs perfection, the effect of perfection or nonperfection, and the priority of a security
 interest in as-extracted collateral."
- 2036 SECTION 5-52.
 2037 Said title is further amended in Code Section 11-9-304, relating to law governing perfection
 2038 and priority of security interests in deposit accounts, by revising subsection (a) as follows:
- 2039 "(a) Law of bank's jurisdiction governs. The local law of a bank's jurisdiction governs
- 2040 perfection, the effect of perfection or nonperfection, and the priority of a security interest

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2041	in a deposit account maintained with that bank even if the transaction does not bear any
2042	relation to the bank's jurisdiction."

2043	SECTION 5-53.
2044	Said title is further amended in subsection (a) of Code Section 11-9-305, relating to law
2045	governing perfection and priority of security interests in investment property, by deleting
2046	"and" at the end of paragraph (3), by substituting "; and" for the period at the end of
2047	paragraph (4), and by adding a new paragraph to read as follows:
2048	"(5) Paragraphs (2), (3), and (4) of this subsection apply even if the transaction does not
2049	bear any relation to the jurisdiction."
2050	SECTION 5-54.
2051	Said title is further amended by adding new Code Section 11-9-306A, relating to law
2052	governing perfection and priority of security interests in chattel paper, as follows:
2053	" <u>11-9-306A.</u> Law governing perfection and priority of security interests in chattel
2054	<u>paper.</u>
2055	(a) Chattel paper evidenced by authoritative electronic copy. Except as provided in
2056	subsection (d) of this Code section, if chattel paper is evidenced only by an authoritative
2057	electronic copy of the chattel paper or is evidenced by an authoritative electronic copy and
2058	an authoritative tangible copy, the local law of the chattel paper's jurisdiction governs
2059	perfection, the effect of perfection or nonperfection, and the priority of a security interest
2060	in the chattel paper, even if the transaction does not bear any relation to the chattel paper's
2061	jurisdiction.
2062	(b) Chattel paper's jurisdiction. The following rules determine the chattel paper's
2063	jurisdiction under this Code section:
2064	(1) If the authoritative electronic copy of the record evidencing chattel paper, or a record
2065	attached to or logically associated with the electronic copy and readily available for

2066	review, expressly provides that a particular jurisdiction is the chattel paper's jurisdiction
2067	for purposes of this part, this article, or this title, that jurisdiction is the chattel paper's
2068	jurisdiction;
2069	(2) If paragraph (1) of this subsection does not apply and the rules of the system in which
2070	the authoritative electronic copy is recorded are readily available for review and expressly
2071	provide that a particular jurisdiction is the chattel paper's jurisdiction for purposes of this
2072	part, this article, or this title, that jurisdiction is the chattel paper's jurisdiction;
2073	(3) If paragraphs (1) and (2) of this subsection do not apply and the authoritative
2074	electronic copy, or a record attached to or logically associated with the electronic copy
2075	and readily available for review, expressly provides that the chattel paper is governed by
2076	the law of a particular jurisdiction, that jurisdiction is the chattel paper's jurisdiction;
2077	(4) If paragraphs (1), (2), and (3) of this subsection do not apply and the rules of the
2078	system in which the authoritative electronic copy is recorded are readily available for
2079	review and expressly provide that the chattel paper or the system is governed by the law
2080	of a particular jurisdiction, that jurisdiction is the chattel paper's jurisdiction; and
2081	(5) If paragraphs (1) through (4) of this subsection do not apply, the chattel paper's
2082	jurisdiction is the jurisdiction in which the debtor is located.
2083	(c) Chattel paper evidenced by authoritative tangible copy. If an authoritative tangible
2084	copy of a record evidences chattel paper and the chattel paper is not evidenced by an
2085	authoritative electronic copy, while the authoritative tangible copy of the record evidencing
2086	chattel paper is located in a jurisdiction, the local law of that jurisdiction governs:
2087	(1) Perfection of a security interest in the chattel paper by possession under Code Section
2088	<u>11-9-314A; and</u>
2089	(2) The effect of perfection or nonperfection and the priority of a security interest in the
2090	chattel paper.

2091	(d) When perfection governed by law of jurisdiction where debtor located. The local
2092	law of the jurisdiction in which the debtor is located governs perfection of a security
2093	interest in chattel paper by filing."
2094	SECTION 5-55.
2095	Said title is further amended by adding new Code Section 11-9-306B, relating to law
2096	governing perfection and priority of security interests in controllable accounts, controllable
2097	electronic records, and controllable payment intangibles, as follows:
2098	"11-9-306B. Law governing perfection and priority of security interests in
2099	controllable accounts, controllable electronic records, and controllable
2100	payment intangibles.
2101	(a) Governing law: general rules. Except as provided in subsection (b) of this Code
2102	section, the local law of the controllable electronic record's jurisdiction specified in
2103	subsections (c) and (d) of Code Section 11-12-107 governs perfection, the effect of
2104	perfection or nonperfection, and the priority of a security interest in a controllable
2105	electronic record and a security interest in a controllable account or controllable payment
2106	intangible evidenced by the controllable electronic record.
2107	(b) When perfection governed by law of jurisdiction where debtor located. The local
2108	law of the jurisdiction in which the debtor is located governs:
2109	(1) Perfection of a security interest in a controllable account, controllable electronic
2110	record, or controllable payment intangible by filing; and
2111	(2) Automatic perfection of a security interest in a controllable payment intangible
2112	created by a sale of the controllable payment intangible."

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2113	SECTION 5-56.
2114	Said title is further amended in Code Section 11-9-310, relating to when filing is required to
2115	perfect security interest or agricultural lien and security interests and agricultural liens to
2116	which filing provisions do not apply, by revising subsection (b) as follows:
2117	"(b) Exceptions; filing not necessary. The filing of a financing statement is not necessary
2118	to perfect a security interest:
2119	(1) That is perfected under subsection (d), (e), (f), or (g) of Code Section 11-9-308;
2120	(2) That is perfected under Code Section 11-9-309 when it attaches;
2121	(3) In property subject to a statute, regulation, or treaty described in subsection (a) of
2122	Code Section 11-9-311;
2123	(4) In goods in possession of a bailee which is perfected under paragraph (1) or (2) of
2124	subsection (d) of Code Section 11-9-312;
2125	(5) In certificated securities, documents, goods, or instruments which is perfected
2126	without filing, control, or possession under subsection (e), (f), or (g) of Code Section
2127	11-9-312;
2128	(6) In collateral in the secured party's possession under Code Section 11-9-313;
2129	(7) In a certificated security which is perfected by delivery of the security certificate to
2130	the secured party under Code Section 11-9-313;
2131	(8) In controllable accounts, controllable electronic records, controllable payment
2132	intangibles, deposit accounts, electronic chattel paper, electronic documents, investment
2133	property, or letter of credit rights which is perfected by control under Code Section
2134	11-9-314;
2135	(8.1) In chattel paper which is perfected by possession and control under Code Section
2136	<u>11-9-314A;</u>
2137	(9) In proceeds which is perfected under Code Section 11-9-315; or
2138	(10) That is perfected under Code Section 11-9-316."

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2139	SECTION 5-57.
2140	Said title is further amended by revising Code Section 11-9-312, relating to perfection of
2141	security interests in chattel paper, deposit accounts, documents, goods covered by
2142	documents, instruments, investment property, letter of credit rights, and money; perfection
2143	by permissive filing; and temporary perfection without filing or transfer of possession, as
2144	follows:
2145	"11-9-312. Perfection of security interests in chattel paper, <u>controllable accounts</u> ,
2146	<u>controllable electronic records, controllable payment intangibles,</u> deposit
2147	accounts, <u>negotiable</u> documents, goods covered by documents,
2148	instruments, investment property, letter of credit rights, and money;
2149	perfection by permissive filing; temporary perfection without filing or
2150	transfer of possession.
2151	(a) Perfection by filing permitted. A security interest in chattel paper, negotiable
2152	documents, controllable accounts, controllable electronic records, controllable payment
2153	intangibles, instruments, or investment property, or negotiable documents may be perfected
2154	by filing.
2155	(b) Control or possession of certain collateral. Except as otherwise provided in
2156	subsections (c) and (d) of Code Section 11-9-315 for proceeds:
2157	(1) A security interest in a deposit account may be perfected only by control under Code
2158	Section 11-9-314;
2159	(2) Except as otherwise provided in subsection (d) of Code Section 11-9-308, a security
2160	interest in a letter of credit right may be perfected only by control under Code Section
2161	11-9-314; and
2162	(3) A security interest in <u>tangible</u> money may be perfected only by the secured party's
2163	taking possession under Code Section 11-9-313; and
2164	(4) A security interest in electronic money may be perfected only by control under Code
2165	<u>Section 11-9-314</u> .

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- 2166 (c) **Goods covered by negotiable document.** While goods are in the possession of a
- 2167 bailee that has issued a negotiable document covering the goods:
- (1) A security interest in the goods may be perfected by perfecting a security interest inthe document; and
- (2) A security interest perfected in the document has priority over any security interestthat becomes perfected in the goods by another method during that time.
- (d) Goods covered by nonnegotiable document. While goods are in the possession of
 a bailee that has issued a nonnegotiable document covering the goods, a security interest
 in the goods may be perfected by:
- 2175 (1) Issuance of a document in the name of the secured party;
- 2176 (2) The bailee's receipt of notification of the secured party's interest; or
- 2177 (3) Filing as to the goods.
- (e) Temporary perfection; new value. A security interest in certificated securities,
 negotiable documents, or instruments is perfected without filing or the taking of possession
 or control for a period of 20 days from the time it attaches to the extent that it arises for
 new value given under an authenticated <u>a signed</u> security agreement.
- (f) Temporary perfection; goods or documents made available to debtor. A perfected security interest in a negotiable document or goods in possession of a bailee, other than one that has issued a negotiable document for the goods, remains perfected for 20 days without filing if the secured party makes available to the debtor the goods or documents representing the goods for the purpose of:
- 2187 (1) Ultimate sale or exchange; or
- (2) Loading, unloading, storing, shipping, transshipping, manufacturing, processing, orotherwise dealing with them in a manner preliminary to their sale or exchange.
- 2190 (g) Temporary perfection; delivery of security certificate or instrument to debtor.
- 2191 A perfected security interest in a certificated security or instrument remains perfected for

2192 20 days without filing if the secured party delivers the security certificate or instrument to

2193 the debtor for the purpose of:

- 2194 (1) Ultimate sale or exchange; or
- 2195 (2) Presentation, collection, enforcement, renewal, or registration of transfer.

(h) Expiration of temporary perfection. After the 20 day period specified in
subsection (e), (f), or (g) of this Code section expires, perfection depends upon compliance
with this article."

2199

SECTION 5-58.

Said title is further amended in Code Section 11-9-313, relating to when possession by or
delivery to a secured party perfects security interest without filing, by revising subsections
(a), (c), and (d) as follows:

"(a) Perfection by possession or delivery. Except as otherwise provided in subsection
(b) of this Code section, a secured party may perfect a security interest in tangible
negotiable documents, goods, instruments, negotiable tangible documents, or tangible
money, or tangible chattel paper by taking possession of the collateral. A secured party
may perfect a security interest in certificated securities by taking delivery of the certificated
securities under Code Section 11-8-301."

"(c) Collateral in possession of person other than debtor. With respect to collateral
other than certificated securities and goods covered by a document, a secured party takes
possession of collateral in the possession of a person other than the debtor, the secured
party, or a lessee of the collateral from the debtor in the ordinary course of the debtor's
business, when:

(1) The person in possession authenticates signs a record acknowledging that it holds
 possession of the collateral for the secured party's benefit; or

(2) The person takes possession of the collateral after having authenticated signed a
record acknowledging that it will hold possession of <u>the</u> collateral for the secured party's
benefit.

(d) Time of perfection by possession; continuation of perfection. If perfection of a
security interest depends upon possession of the collateral by a secured party, perfection
occurs no not earlier than the time the secured party takes possession and continues only
while the secured party retains possession."

2223

SECTION 5-59.

Said title is further amended by revising Code Section 11-9-314, relating to perfection bycontrol, as follows:

2226 *"*11-9-314. **Perfection by control.**

(a) Perfection by control. A security interest in investment property, deposit accounts,
letter of credit rights, electronic chattel paper, or electronic documents controllable
accounts, controllable electronic records, controllable payment intangibles, deposit
accounts, electronic documents, electronic money, investment property, or letter of credit
rights may be perfected by control of the collateral under Code Section 11-7-106, 11-9-104,
11-9-105, 11-9-105A, 11-9-106, or 11-9-107, or 11-9-107A.

2233 (b) Specified collateral; time of perfection by control; continuation of perfection. A 2234 security interest in deposit accounts, electronic chattel paper, letter of credit rights, or 2235 electronic documents controllable accounts, controllable electronic records, controllable 2236 payment intangibles, deposit accounts, electronic documents, electronic money, or letter 2237 of credit rights is perfected by control under Code Section 11-7-106, 11-9-104, 11-9-105, 11-9-105A, or 11-9-107, or 11-9-107A when not earlier than the time the secured party 2238 2239 obtains control and remains perfected by control only while the secured party retains 2240 control.

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2241	(c) Investment property; time of perfection by control; continuation of perfection.
2242	A security interest in investment property is perfected by control under Code
2243	Section 11-9-106 from not earlier than the time the secured party obtains control and
2244	remains perfected by control until:
2245	(1) The secured party does not have control; and
2246	(2) One of the following occurs:
2247	(A) If the collateral is a certificated security, the debtor has or acquires possession of
2248	the security certificate;
2249	(B) If the collateral is an uncertificated security, the issuer has registered or registers
2250	the debtor as the registered owner; or
2251	(C) If the collateral is a security entitlement, the debtor is or becomes the entitlement
2252	holder."
2253	SECTION 5-60.
2254	Said title is further amended by adding new Code Section 11-9-314A, relating to perfection
2255	by possession and control of chattel paper, as follows:
2256	" <u>11-9-314A.</u> Perfection by possession and control of chattel paper.
2257	(a) Perfection by possession and control. A secured party may perfect a security interest
2258	in chattel paper by taking possession of each authoritative tangible copy of the record
2259	evidencing the chattel paper and obtaining control of each authoritative electronic copy of
2260	the electronic record evidencing the chattel paper.
2261	(b) Time of perfection; continuation of perfection. A security interest is perfected under
2262	subsection (a) of this Code section not contine then the time the secured nexts takes
	subsection (a) of this Code section not earlier than the time the secured party takes
2263	possession and obtains control and remains perfected under subsection (a) of this Code

2264 section only while the secured party retains possession and control.

2265	(c) Application of Code Section 11-9-313 to perfection by possession of chattel paper.
2266	Subsections (c) and (f) through (i) of Code Section 11-9-313 apply to perfection by
2267	possession of an authoritative tangible copy of a record evidencing chattel paper."
2268	SECTION 5-61.
2269	Said title is further amended in Code Section 11-9-316, relating to effect of change in
2270	governing law, by revising subsection (a) and (f) as follows:
2271	"(a) General rule; effect on perfection of change in governing law. A security interest
2272	perfected pursuant to the law of the jurisdiction designated in paragraph (1) of Code
2273	Section 11-9-301, or subsection (c) of Code Section 11-9-305, subsection (d) of Code
2274	Section 11-9-306A, or subsection (b) of Code Section 11-9-306B remains perfected until
2275	the earliest of:
2276	(1) The time perfection would have ceased under the law of that jurisdiction;
2277	(2) The expiration of four months after a change of the debtor's location to another
2278	jurisdiction; or
2279	(3) The expiration of one year after a transfer of collateral to a person that thereby
2280	becomes a debtor and is located in another jurisdiction."
2281	"(f) Change in jurisdiction of chattel paper, controllable electronic record, bank,
2282	issuer, nominated person, securities intermediary, or commodity intermediary. A
2283	security interest in chattel paper, controllable accounts, controllable electronic records,
2284	controllable payment intangibles, deposit accounts, letter of credit rights, or investment
2285	property which is perfected under the law of the chattel paper's jurisdiction, the controllable
2286	electronic record's jurisdiction, the bank's jurisdiction, the issuer's jurisdiction, a nominated
2287	person's jurisdiction, the securities intermediary's jurisdiction, or the commodity
2288	intermediary's jurisdiction, as applicable, remains perfected until the earlier of:
2289	(1) The time the security interest would have become unperfected under the law of that
2290	jurisdiction; or

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(2) The expiration of four months after a change of the applicable jurisdiction to anotherjurisdiction."

2293	SECTION 5-62.
2294	Said title is further amended by revising Code Section 11-9-317, relating to interests that take
2295	priority over or take free of security interest or agricultural lien, as follows:
2296	"11-9-317. Interests that take priority over or take free of security interest or
2297	agricultural lien.
2298	(a) Conflicting security interests and rights of lien creditors. A security interest or
2299	agricultural lien is subordinate to the rights of:
2300	(1) A person entitled to priority under Code Section 11-9-322; and
2301	(2) Except as otherwise provided in subsection (e) of this Code section, a person that
2302	becomes a lien creditor before the earlier of the time:
2303	(A) The security interest or agricultural lien is perfected; or
2304	(B) A financing statement covering the collateral is filed.
2305	(b) Buyers that receive delivery. Except as otherwise provided in subsection (e) of this
2306	Code section, a buyer, other than a secured party, of tangible chattel paper, tangible
2307	documents, goods, instruments, tangible documents, or a certificated security takes free of
2308	a security interest or agricultural lien if the buyer gives value and receives delivery of the
2309	collateral without knowledge of the security interest or agricultural lien and before it is
2310	perfected.
2311	(c) Lessees that receive delivery. Except as otherwise provided in subsection (e) of this
2312	Code section, a lessee of goods takes free of a security interest or agricultural lien if the
2313	lessee gives value and receives delivery of the collateral without knowledge of the security
2314	interest or agricultural lien and before it is perfected.
2315	(d) Licensees and buyers of certain collateral. Subject to subsections (f) through (i) of
2316	this Code section, a A licensee of a general intangible or a buyer, other than a secured

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2317 party, of collateral other than tangible chattel paper, tangible documents, electronic money,

2318 goods, instruments, <u>tangible documents</u>, or a certificated security takes free of a security

interest if the licensee or buyer gives value without knowledge of the security interest andbefore it is perfected.

(e) Purchase money security interest. Except as otherwise provided in Code Sections
11-9-320 and 11-9-321, if a person files a financing statement with respect to a purchase
money security interest before or within 20 days after the debtor receives delivery of the
collateral, the security interest takes priority over the rights of a buyer, lessee, or lien
creditor which arise between the time the security interest attaches and the time of filing.
(f) Buyers of chattel paper. A buyer, other than a secured party, of chattel paper takes
free of a security interest if, without knowledge of the security interest and before it is

2328 perfected, the buyer gives value and:

- 2329 (1) Receives delivery of each authoritative tangible copy of the record evidencing the
 2330 chattel paper; and
- 2331 (2) If each authoritative electronic copy of the record evidencing the chattel paper can
- 2332 <u>be subjected to control under Code Section 11-9-105, obtains control of each</u>
 2333 <u>authoritative electronic copy.</u>

(g) Buyers of electronic documents. A buyer of an electronic document takes free of a
 security interest if, without knowledge of the security interest and before it is perfected, the
 buyer gives value and, if each authoritative electronic copy of the document can be
 subjected to control under Code Section 11-7-106, obtains control of each authoritative

2338 <u>electronic copy.</u>

- (h) Buyers of controllable electronic records. A buyer of a controllable electronic
 record takes free of a security interest if, without knowledge of the security interest and
- 2341 <u>before it is perfected, the buyer gives value and obtains control of the controllable</u>
- 2342 <u>electronic record.</u>

2343	(i) Buyers of controllable accounts and controllable payment intangibles. A buyer,
2344	other than a secured party, of a controllable account or a controllable payment intangible
2345	takes free of a security interest if, without knowledge of the security interest and before it
2346	is perfected, the buyer gives value and obtains control of the controllable account or
2347	controllable payment intangible."
2348	SECTION 5-63.
2349	Said title is further amended in Code Section 11-9-323, relating to future advances, by
2350	revising subsections (c) and (e) as follows:
2351	"(c) Buyer of goods. Except as otherwise provided in subsection (d) of this Code section,
2352	a buyer of goods other than a buyer in ordinary course of business takes free of a security
2353	interest to the extent that it secures advances made after the earlier of:
2354	(1) The time the secured party acquires knowledge of the buyer's purchase; or
2355	(2) Forty-five days after the purchase."
2356	"(e) Lessee of goods. Except as otherwise provided in subsection (f) of this Code section,
2357	a lessee of goods , other than a lessee in ordinary course of business, takes the leasehold
2358	interest free of a security interest to the extent that it secures advances made after the
2359	earlier of:
2360	(1) The time the secured party acquires knowledge of the lease; or
2361	(2) Forty-five days after the lease contract becomes enforceable."
22.62	
2362	SECTION 5-64.
2363	Said title is further amended by adding new Code Section 11-9-326A, relating to priority of

security interests in controllable accounts, controllable electronic records, and controllablepayment intangibles, as follows:

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2366	"11-9-326A. Priority of security interest in controllable account, controllable
2367	electronic record, and controllable payment intangible.
2368	A security interest in a controllable account, controllable electronic record, or controllable
2369	payment intangible held by a secured party having control of the account, electronic record,
2370	or payment intangible has priority over a conflicting security interest held by a secured
2371	party that does not have control."
2372	SECTION 5-65.
2373	Said title is further amended by revising Code Section 11-9-330, relating to priority of
2374	purchaser of chattel paper or instrument, as follows:
2375	"11-9-330. Priority of purchaser of chattel paper or instrument.
2376	(a) Purchaser's priority; security interest claimed merely as proceeds. A purchaser
2377	of chattel paper has priority over a security interest in the chattel paper which is claimed
2378	merely as proceeds of inventory subject to a security interest if:
2379	(1) In good faith and in the ordinary course of the purchaser's business, the purchaser
2380	gives new value, and takes possession of each authoritative tangible copy of the record
2381	evidencing the chattel paper, or and obtains control of under Code Section 11-9-105 of
2382	each authoritative electronic copy of the record evidencing the chattel paper under Code
2383	Section 11-9-105; and
2384	(2) The chattel paper does authoritative copies of the record evidencing the chattel paper
2385	do not indicate that it the chattel paper has been assigned to an identified assignee other
2386	than the purchaser.
2387	(b) Purchaser's priority; other security interests. A purchaser of chattel paper has
2388	priority over a security interest in the chattel paper which is claimed other than merely as
2389	proceeds of inventory subject to a security interest if the purchaser gives new value, and
2390	takes possession of each authoritative tangible copy of the record evidencing the chattel
2391	paper, or and obtains control of under Code Section 11-9-105 of each authoritative

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electronic copy of the record evidencing the chattel paper under Code Section 11-9-105 in
good faith, in the ordinary course of the purchaser's business, and without knowledge that
the purchase violates the rights of the secured party.

(c) Chattel paper purchaser's priority in proceeds. Except as otherwise provided in
Code Section 11-9-327, a purchaser having priority in chattel paper under subsection (a)
or (b) of this Code section also has priority in proceeds of the chattel paper to the extent
that:

(1) Code Section 11-9-322 provides for priority in the proceeds; or

(2) The proceeds consist of the specific goods covered by the chattel paper or cash
proceeds of the specific goods, even if the purchaser's security interest in the proceeds is
unperfected.

(d) Instrument purchaser's priority. Except as otherwise provided in subsection (a) of
Code Section 11-9-331, a purchaser of an instrument has priority over a security interest
in the instrument perfected by a method other than possession if the purchaser gives value
and takes possession of the instrument in good faith and without knowledge that the
purchase violates the rights of the secured party.

(e) Holder of purchase money security interest gives new value. For purposes of
subsections (a) and (b) of this Code section, the holder of a purchase money security
interest in inventory gives new value for chattel paper constituting proceeds of the
inventory.

2412 (f) Indication of assignment gives knowledge. For purposes of subsections (b) and (d)

of this Code section, if <u>the authoritative copies of the record evidencing</u> chattel paper or an

2414 instrument indicates indicate that it the chattel paper or instrument has been assigned to an

- 2415 identified secured party other than the purchaser, a purchaser of the chattel paper or
- instrument has knowledge that the purchase violates the rights of the secured party."

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2417	SECTION 5-66.
2418	Said title is further amended by revising Code Section 11-9-331, relating to priority of rights
2419	of purchasers of instruments, documents, and securities under other articles, and priority of
2420	interests in financial assets and security entitlements under Article 8 of this title, as follows:
2421	"11-9-331. Priority of rights of purchasers of instruments, controllable accounts,
2422	<u>controllable electronic records, controllable payment intangibles,</u>
2423	documents, <u>instruments,</u> and securities under other articles; priority of
2424	interests in financial assets and security entitlements and protection
2425	<u>against assertion of claim</u> under Article <u>Articles</u> 8 <u>and 12</u> of this title.
2426	(a) Rights under Articles 3, 7, and 8, and 12 of this title not limited. This article does
2427	not limit the rights of a holder in due course of a negotiable instrument, a holder to which
2428	a negotiable document of title has been duly negotiated, or a protected purchaser of a
2429	security, or a qualifying purchaser of a controllable account, controllable electronic record,
2430	or controllable payment intangible. These holders or purchasers take priority over an
2431	earlier security interest, even if perfected, to the extent provided in Articles 3, 7, and 8, and
2432	<u>12</u> of this title.
2433	(b) Protection under Article Articles 8 and 12 of this title. This article does not limit
2434	the rights of or impose liability on a person to the extent that the person is protected against
2435	the assertion of a claim under Article 8 or 12 of this title.
2436	(c) Filing not notice. Filing under this article does not constitute notice of a claim or
2437	defense to the holders or purchasers or persons described in subsections (a) and (b) of this
2438	Code section."

SECTION 5-67.

Said title is further amended by revising Code Section 11-9-332, relating to transfers ofmoney and transfers of funds from deposit account, as follows:

2442 *"*11-9-332. Transfer of money; transfer of funds from deposit account.

(a) Transferee of <u>tangible</u> money. A transferee of <u>tangible</u> money takes the money free
 of a security interest unless the transferee acts if the transferee receives possession of the
 money without acting in collusion with the debtor in violating the rights of the secured
 party.

(b) Transferee of funds from deposit account. A transferee of funds from a deposit
account takes the funds free of a security interest in the deposit account unless the
transferee acts if the transferee receives the funds without acting in collusion with the
debtor in violating the rights of the secured party.

2451 (c) Transferee of electronic money. A transferee of electronic money takes the money

2452 <u>free of a security interest if the transferee obtains control of the money without acting in</u>

2453 <u>collusion with the debtor in violating the rights of the secured party.</u>"

2454 SECTION 5-68.

Said title is further amended by revising Code Section 11-9-406, relating to discharges of account debtors, notifications of assignment, identification and proof of assignment, and restrictions on assignment of accounts, chattel paper, payment intangibles, and promissory notes ineffective, as follows:

2459 "11-9-406. Discharge of account debtor; notification of assignment; identification and
 2460 proof of assignment; restrictions on assignment of accounts, chattel paper,
 2461 payment intangibles, and promissory notes ineffective.

(a) Discharge of account debtor; effect of notification. Subject to subsections (b)
through (i) and (j) of this Code section, an account debtor on an account, chattel paper, or
a payment intangible may discharge its obligation by paying the assignor until, but not
after, the account debtor receives a notification, authenticated signed by the assignor or the
assignee, that the amount due or to become due has been assigned and that payment is to
be made to the assignee. After receipt of the notification, the account debtor may discharge

- its obligation by paying the assignee and may not discharge the obligation by paying theassignor.
- (b) When notification ineffective. Subject to subsection subsections (h) and (j) of this
 Code section, notification is ineffective under subsection (a) of this Code section:
- 2472 (1) If it does not reasonably identify the rights assigned;
- (2) To the extent that an agreement between an account debtor and a seller of a payment
 intangible limits the account debtor's duty to pay a person other than the seller and the
 limitation is effective under law other than this article; or
- (3) At the option of an account debtor, if the notification notifies the account debtor to
 make less than the full amount of any installment or other periodic payment to the
 assignee, even if:
- (A) Only a portion of the account, chattel paper, or payment intangible has beenassigned to that assignee;
- 2481 (B) A portion has been assigned to another assignee; or
- 2482 (C) The account debtor knows that the assignment to that assignee is limited.
- (c) Proof of assignment. Subject to subsection subsections (h) and (j) of this Code
 section, if requested by the account debtor, an assignee shall seasonably furnish reasonable
 proof that the assignment has been made. Unless the assignee complies, the account debtor
 may discharge its obligation by paying the assignor, even if the account debtor has received
 a notification under subsection (a) of this Code section.
- (d) Term restricting assignment generally ineffective. In this subsection, the term
 'promissory note' includes a negotiable instrument that evidences chattel paper. Except as
 otherwise provided in subsection (e) of this Code section and Code Sections 11-2A-303,
 11-9-407, and 53-12-80 through 53-12-83 and subject to subsection (h) of this Code
 section, a term in an agreement between an account debtor and an assignor or in a
 promissory note shall be is ineffective to the extent that it:

(1) Prohibits, restricts, or requires the consent of the account debtor or person obligated
on the promissory note to the assignment or transfer of, or the creation, attachment,
perfection, or enforcement of a security interest in, the account, chattel paper, payment
intangible, or promissory note; or

(2) Provides that the assignment, transfer, creation, attachment, perfection, or
enforcement of the security interest may give rise to a default, breach, right of
recoupment, claim, defense, termination, right of termination, or remedy under the
account, chattel paper, payment intangible, or promissory note.

(e) Inapplicability of subsection (d) of this Code section to certain sales.
Subsection (d) of this Code section does not apply to the sale of a payment intangible or
promissory note, other than a sale pursuant to a disposition under Code Section 11-9-610
or an acceptance of collateral under Code Section 11-9-620.

(f) Legal restrictions on assignment generally ineffective. Except as otherwise provided in Code Sections 11-2A-303 and 11-9-407 and subject to subsections (h) and (i) of this Code section, a rule of law, statute, or regulation that prohibits, restricts, or requires the consent of a government, governmental body or official, or account debtor to the assignment or transfer of, or creation of a security interest in, an account or chattel paper is ineffective to the extent that the rule of law, statute, or regulation:

(1) Prohibits, restricts, or requires the consent of the government, governmental body or
official, or account debtor to the assignment or transfer of, or the creation, attachment,
perfection, or enforcement of a security interest, in the account or chattel paper; or

2515 (2) Provides that the assignment, transfer, creation, attachment, perfection, or 2516 enforcement of the security interest may give rise to a default, breach, right of 2517 recoupment, claim, defense, termination, right of termination, or remedy under the 2518 account or chattel paper. 2519 (g) **Paragraph (3) of subsection (b) not waivable.** Subject to subsection subsections (h)

- 2520 and (j) of this Code section, an account debtor may not waive or vary its option under 2521 paragraph (3) of subsection (b) of this Code section.
- 2522 (h) **Rule for individual under other law.** This Code section is subject to law other than this article which establishes a different rule for an account debtor who is an individual and 2523 who incurred the obligation primarily for personal, family, or household purposes. 2524
- 2525 (i) Inapplicability to health care insurance receivable. This Code section does not 2526 apply to an assignment of a health care insurance receivable.
- 2527 (i) Inapplicability of certain subsections. Subsections (a), (b), (c), and (g) of this Code
- 2528 section do not apply to a controllable account or controllable payment intangible."
- SECTION 5-69. 2530 Said title is further amended in Code Section 11-9-408, relating to restrictions on assignment 2531 of promissory notes, health care insurance receivables, and certain general intangibles 2532 ineffective, by adding a new subsection to read as follows:
- 2533 "(e) 'Promissory note.' In this Code section, the term 'promissory note' includes a 2534 negotiable instrument that evidences chattel paper."

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SECTION 5-70.

Said title is further amended in Code Section 11-9-601, relating to rights after default. 2536 2537 judicial enforcement and consignors or buyers of accounts, chattel paper, payment 2538 intangibles, or promissory notes, by revising subsection (b) as follows:

2539 "(b) **Rights and duties of secured party in possession or control.** A secured party in possession of collateral or control of collateral under Code Section 11-7-106, 11-9-104, 2540 11-9-105, <u>11-9-105A</u>, 11-9-106, or 11-9-107, or <u>11-9-107A</u> has the rights and duties 2541 provided in Code Section 11-9-207." 2542

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2543	SECTION 5-71.
2544	Said title is further amended by revising Code Section 11-9-605, relating to unknown debtors
2545	or secondary obligors, as follows:
2546	"11-9-605. Unknown debtor or secondary obligor.
2547	(a) In general: no duty owed by secured party. Except as provided in subsection (b) of
2548	this Code section, a A secured party does not owe a duty based on its status as secured
2549	party:
2550	(1) To a person that is a debtor or obligor, unless the secured party knows:
2551	(A) That the person is a debtor or obligor;
2552	(B) The identity of the person; and
2553	(C) How to communicate with the person; or
2554	(2) To a secured party or lienholder that has filed a financing statement against a person,
2555	unless the secured party knows:
2556	(A) That the person is a debtor; and
2557	(B) The identity of the person.
2558	(b) Exception: secured party owes duty to debtor or obligor. A secured party owes a
2559	duty based on its status as a secured party to a person if, at the time the secured party
2560	obtains control of collateral that is a controllable account, controllable electronic record,
2561	or controllable payment intangible or at the time the security interest attaches to the
2562	collateral, whichever is later:
2563	(1) The person is a debtor or obligor; and
2564	(2) The secured party knows that the information in subparagraphs $(a)(1)(A)$, $(a)(1)(B)$,
2565	or (a)(1)(C) of this Code section relating to the person is not provided by the collateral,
2566	a record attached to or logically associated with the collateral, or the system in which the
2567	collateral is recorded."

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2568	SECTION 5-72.
2569	Said title is further amended by revising Code Section 11-9-613, relating to consents and the
2570	form of notification before disposition of collateral, as follows:
2571	"11-9-613. Contents and form of notification before disposition of collateral; general.
2572	(a) Contents and form of notification. Except in a consumer goods transaction, the
2573	following rules apply:
2574	(1) The contents of a notification of disposition are sufficient if the notification:
2575	(A) Describes the debtor and the secured party;
2576	(B) Describes the collateral that is the subject of the intended disposition;
2577	(C) States the method of intended disposition;
2578	(D) States that the debtor is entitled to an accounting of the unpaid indebtedness and
2579	states the charge, if any, for an accounting; and
2580	(E) States the time and place of a public disposition or the time after which any other
2581	disposition is to be made;
2582	(2) Whether the contents of a notification that lacks any of the information specified in
2583	paragraph (1) of this Code section subsection are nevertheless sufficient is a question of
2584	fact;
2585	(3) The contents of a notification providing substantially the information specified in
2586	paragraph (1) of this Code section subsection are sufficient, even if the notification
2587	includes:
2588	(A) Information not specified by that paragraph; or
2589	(B) Minor errors that are not seriously misleading;
2590	(4) A particular phrasing of the notification is not required; and
2591	(5) The following form of notification and the form appearing in paragraph (3) of
2592	subsection (a) of Code Section 11-9-614, when completed in accordance with the
2593	instructions in subsection (b) of this Code section and subsection (b) of Code
2594	Section 11-9-614, each provides sufficient information:

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2595	NOTIFICATION OF DISPOSITION OF COLLATERAL
2506	
2596	To: (Name of debtor, obligor, or other person to which the notification is sent)
2597	From: (Name, address, and telephone number of secured party)
2598	Name of Debtor(s): <u>(Include only if debtor(s) is (are) not an addressee)</u>
2599	(For a public disposition:)
2600	We will sell (or lease or license, as applicable) the <u>(describe collateral)</u> to the highest
2601	qualified bidder in public as follows:
2602	Day and date:
2603	Time:
2604	Place:
2605	(For a private disposition:)
2606	We will sell (or lease or license, as applicable) the <u>(describe collateral)</u> privately
2607	sometime after <u>(day and date)</u> .
2608	You are entitled to an accounting of the unpaid indebtedness secured by the property
2609	that we intend to sell (or lease or license, as applicable) (for a charge of
2610	§). You may request an accounting by calling us at <u>(telephone number)</u> .
2611	'NOTIFICATION OF DISPOSITION OF COLLATERAL
2612	To: (Name of debtor, obligor, or other person to which the notification is sent)
2613	From: (Name, address, and telephone number of secured party)
2614	{1} Name of any debtor that is not an addressee: (Name of each debtor)
2615	{2} We will sell (describe collateral) (to the highest qualified bidder) at public sale. A
2616	sale could include a lease or license. The sale will be held as follows:
2617	<u>(Date)</u>

2618 (Time)

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2619	(Place)
2620	{3} We will sell (describe collateral) at private sale sometime after (date). A sale could
2621	include a lease or license.
2622	{4} You are entitled to an accounting of the unpaid indebtedness secured by the property
2623	that we intend to sell or, as applicable, lease or license.
2624	{5} If you request an accounting you must pay a charge of \$ (amount).
2625	{6} You may request an accounting by calling us at (telephone number).'
2626	(b) Instructions for form of notification. The following instructions apply to the form
2627	of notification in paragraph (5) of subsection (a) of this Code section:
2628	(1) The instructions in this subsection refer to the numbers in braces before items in the
2629	form of notification in paragraph (5) of subsection (a) of this Code section. Do not
2630	include the numbers or braces in the notification. The numbers and braces are used only
2631	for the purpose of these instructions;
2632	(2) Include and complete item $\{1\}$ only if there is a debtor that is not an addressee of the
2633	notification and list the name or names;
2634	(3) Include and complete either item $\{2\}$, if the notification relates to a public disposition
2635	of the collateral, or item {3}, if the notification relates to a private disposition of the
2636	collateral. If item {2} is included, include the words 'to the highest qualified bidder' only
2637	if applicable;
2638	(4) Include and complete items {4} and {6}; and
2639	(5) Include and complete item {5} only if the sender will charge the recipient for an
2640	accounting."
2641	SECTION 5-73.
2642	Said title is further amended by revising Code Section 11-9-614, relating to contents and the

2643 form of notification before disposition of collateral in a consumer goods transaction, as2644 follows:

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2645	"11-9-614. Contents and form of notification before disposition of collateral;
2646	consumer goods transaction.
2647	(a) Contents and form of notification. In a consumer goods transaction, the following
2648	rules apply:
2649	(1) A notification of disposition must provide the following information:
2650	(A) The information specified in paragraph (1) of subsection (a) of Code Section
2651	11-9-613;
2652	(B) A description of any liability for a deficiency of the person to which the
2653	notification is sent;
2654	(C) A telephone number from which the amount that must be paid to the secured party
2655	to redeem the collateral under Code Section 11-9-623 is available; and
2656	(D) A telephone number or mailing address from which additional information
2657	concerning the disposition and the obligation secured is available;
2658	(2) A particular phrasing of the notification is not required;
2659	(3) The following form of notification, when completed in accordance with the
2660	instructions in subsection (b) of this Code section, provides sufficient information:
2661	(Name and address of secured party)
2662	(Date)
2663	NOTICE OF OUR PLAN TO SELL PROPERTY
2664	(Name and address of any obligor who is also a debtor)
2665	Subject: (Identification of transaction)
2666	We have your <u>(describe collateral)</u> , because you broke promises in our agreement.
2667	(For a public disposition:)
2668	We will sell (describe collateral) at public sale. A sale could include a lease or license.
2669	The sale will be held as follows:

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2670	Date:
2671	Time:
2672	Place:
2673	You may attend the sale and bring bidders if you want.
2674	(For a private disposition:)
2675	We will sell (describe collateral) at private sale sometime after (date). A sale could
2676	include a lease or license.
2677	The money that we get from the sale (after paying our costs) will reduce the amount
2678	you owe. If we get less money than you owe, you (will or will not, as applicable) still
2679	owe us the difference. If we get more money than you owe, you will get the extra
2680	money, unless we must pay it to someone else.
2681	You can get the property back at any time before we sell it by paying us the full amount
2682	you owe (not just the past due payments), including our expenses. To learn the exact
2683	amount you must pay, call us at <u>(telephone number)</u> .
2684	If you want us to explain to you in writing how we have figured the amount that you
2685	owe us, you may call us at <u>(telephone number)</u> or write us at <u>(secured party's address)</u>
2686	and request a written explanation. (We will charge you \$ for the
2687	explanation if we sent you another written explanation of the amount you owe us within
2688	the last six months.)
2689	If you need more information about the sale call us at <u>(telephone number)</u> or write us
2690	at <u>(secured party's address)</u> .
2691	We are sending this notice to the following other people who have an interest in
2692	(describe collateral) or who owe money under your agreement:
2693	(Names of all other debtors and obligors, if any);

2694 '(Name and address of secured party) (Date) 2695 NOTICE OF OUR PLAN TO SELL PROPERTY 2696 (Name and address of any obligor who is also a debtor) 2697 Subject: (Identify transaction) We have your (describe collateral), because you broke promises in our agreement. 2698 2699 {1} We will sell (describe collateral) at public sale. A sale could include a lease or 2700 license. The sale will be held as follows: 2701 (Date) 2702 (Time) 2703 (Place) 2704 You may attend the sale and bring bidders if you want. 2705 {2} We will sell (describe collateral) at private sale sometime after (date). A sale could 2706 include a lease or license. 2707 {3} The money that we get from the sale, after paying our costs, will reduce the amount 2708 you owe. If we get less money than you owe, you (will or will not, as applicable) still 2709 owe us the difference. If we get more money than you owe, you will get the extra money, 2710 unless we must pay it to someone else. 2711 {4} You can get the property back at any time before we sell it by paying us the full 2712 amount you owe, not just the past due payments, including our expenses. To learn the 2713 exact amount you must pay, call us at (telephone number). 2714 {5} If you want us to explain to you in (writing) (writing or in (description of electronic record)) (description of electronic record) how we have figured the amount that you owe 2715 2716 us, {6} call us at (telephone number) (or) (write us at (secured party's address)) (or 2717 contact us by (description of electronic communication method)) {7} and request (a

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2718	written explanation) (a written explanation or an explanation in (description of electronic
2719	record)) (an explanation in (description of electronic record)).
2720	{8} We will charge you \$(amount) for the explanation if we sent you another written
2721	explanation of the amount you owe us within the last six months.
2722	{9} If you need more information about the sale (call us at (telephone number)) (or)
2723	(write us at (secured party's address)) (or contact us by (description of electronic
2724	<u>communication method)).</u>
2725	$\{10\}$ We are sending this notice to the following other people who have an interest in
2726	(describe collateral) or who owe money under your agreement:
2727	(Names of all other debtors and obligors, if any)'
2728	(4) A notification in the form of paragraph (3) of this Code section subsection is
2729	sufficient, even if additional information appears at the end of the form;
2730	(5) A notification in the form of paragraph (3) of this Code section subsection is
2731	sufficient, even if it includes errors in information not required by paragraph (1) of this
2732	Code section subsection, unless the error is misleading with respect to rights arising under
2733	this article; and
2734	(6) If a notification under this Code section is not in the form of paragraph (3) of this
2735	Code section subsection, law other than this article determines the effect of including
2736	information not required by paragraph (1) of this Code section subsection.
2737	(b) Instructions for form of notification. The following instructions apply to the form
2738	of notification in paragraph (3) of subsection (a) of this Code section:
2739	(1) The instructions in this subsection refer to the numbers in braces before items in the
2740	form of notification in paragraph (3) of subsection (a) of this Code section. Do not
2741	include the numbers or braces in the notification. The numbers and braces are used only
2742	for the purpose of these instructions;

2743	(2) Include and complete either item $\{1\}$, if the notification relates to a public disposition
2744	of the collateral, or item {2}, if the notification relates to a private disposition of the
2745	<u>collateral;</u>
2746	(3) Include and complete items {3}, {4}, {5}, {6}, and {7};
2747	(4) In item $\{5\}$, include and complete any one of the three alternative methods for the
2748	explanation — writing, writing or electronic record, or electronic record;
2749	(5) In item $\{6\}$, include the telephone number. In addition, the sender may include and
2750	complete either or both of the two additional alternative methods of communication —
2751	writing or electronic communication — for the recipient of the notification to
2752	communicate with the sender. Neither of the two additional methods of communication
2753	is required to be included;
2754	(6) In item {7}, include and complete the method or methods for the explanation —
2755	writing, writing or electronic record, or electronic record — included in item {5};
2756	(7) Include and complete item $\{8\}$ only if a written explanation is included in item $\{5\}$
2757	as a method for communicating the explanation and the sender will charge the recipient
2758	for another written explanation;
2759	(8) In item $\{9\}$, include either the telephone number or the address or both the telephone
2760	number and the address. In addition, the sender may include and complete the additional
2761	method of communication — electronic communication — for the recipient of the
2762	notification to communicate with the sender. The additional method of electronic
2763	communication is not required to be included; and
2764	(9) If item {10} does not apply, insert 'None' after 'agreement:'."
2765	SECTION 5-74.

Said title is further amended by revising Code Section 11-9-616, relating to explanations ofcalculation of surplus or deficiency, as follows:

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2768 "11-9-616. Explanation of calculation of surplus or deficiency. 2769 (a) **Definitions.** As used in this Code section, the term: 2770 (1) 'Explanation' means a writing record that: 2771 (A) States the amount of the surplus or deficiency; (B) Provides an explanation in accordance with subsection (c) of this Code section of 2772 2773 how the secured party calculated the surplus or deficiency; 2774 (C) States, if applicable, that future debits, credits, charges, including additional credit 2775 service charges or interest, rebates, and expenses may affect the amount of the surplus 2776 or deficiency: and 2777 (D) Provides a telephone number or mailing address from which additional information 2778 concerning the transaction is available. 2779 (2) 'Request' means a record: 2780 (A) <u>Signed</u> Authenticated by a debtor or consumer obligor; (B) Requesting that the recipient provide an explanation: and 2781 2782 (C) Sent after disposition of the collateral under Code Section 11-9-610. 2783 (b) **Explanation of calculation.** In a consumer goods transaction in which the debtor is 2784 entitled to a surplus or a consumer obligor is liable for a deficiency under Code Section 2785 11-9-615, the secured party shall: 2786 (1) Send an explanation to the debtor or consumer obligor, as applicable, after the disposition and: 2787 2788 (A) Before or when the secured party accounts to the debtor and pays any surplus or 2789 first makes written demand in a record on the consumer obligor after the disposition for 2790 payment of the deficiency; and 2791 (B) Within 14 days after receipt of a request; or 2792 (2) In the case of a consumer obligor who is liable for a deficiency, within 14 days after 2793 receipt of a request, send to the consumer obligor a record waiving the secured party's 2794 right to a deficiency.

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(c) Required information. To comply with subparagraph (a)(1)(B) of this Code section,
 a writing an explanation must provide the following information in the following order:

- (1) The aggregate amount of obligations secured by the security interest under which the
 disposition was made, and, if the amount reflects a rebate of unearned interest or credit
 service charge, an indication of that fact, calculated as of a specified date:
- (A) If the secured party takes or receives possession of the collateral after default, not
 more than 35 days before the secured party takes or receives possession; or
- (B) If the secured party takes or receives possession of the collateral before default ordoes not take possession of the collateral, not more than 35 days before the disposition;
- 2804 (2) The amount of proceeds of the disposition;

2805 (3) The aggregate amount of the obligations after deducting the amount of proceeds;

(4) The amount, in the aggregate or by type, and types of expenses, including expenses
of retaking, holding, preparing for disposition, processing, and disposing of the collateral,
and attorney's fees secured by the collateral which are known to the secured party and
relate to the current disposition;

- (5) The amount, in the aggregate or by type, and types of credits, including rebates of
 interest or credit service charges, to which the obligor is known to be entitled and which
 are not reflected in the amount in paragraph (1) of this subsection; and
- 2813 (6) The amount of the surplus or deficiency.

(d) Substantial compliance. A particular phrasing of the explanation is not required. An
explanation complying substantially with the requirements of subsection (a) of this Code
section is sufficient, even if it includes minor errors that are not seriously misleading.

(e) Charges for responses. A debtor or consumer obligor is entitled without charge to
one response to a request under this Code section during any six-month period in which the
secured party did not send to the debtor or consumer obligor an explanation pursuant to
paragraph (1) of subsection (b) of this Code section. The secured party may require
payment of a charge not exceeding \$10.00 for each additional response."

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2822	SECTION 5-75.
2823	Said title is further amended by revising Code Section 11-9-628, relating to nonliability and
2824	limitation on liability of secured parties and liability of secondary obligors, as follows:
2825	"11-9-628. Nonliability and limitation on liability of secured party; liability of
2826	secondary obligor.
2827	(a) Limitation of liability of secured party for noncompliance with article. Subject to
2828	subsection (f) of this Code section, unless Unless a secured party knows that a person is a
2829	debtor or obligor, knows the identity of the person, and knows how to communicate with
2830	the person:
2831	(1) The secured party is not liable to the person, or to a secured party or lienholder that
2832	has filed a financing statement against the person, for failure to comply with this article;
2833	and
2834	(2) The secured party's failure to comply with this article does not affect the liability of
2835	the person for a deficiency.
2836	(b) Limitation of liability based on status as secured party. Subject to subsection (f)
2837	of this Code section, a A secured party is not liable because of its status as secured party:
2838	(1) To a person that is a debtor or obligor, unless the secured party knows:
2839	(A) That the person is a debtor or obligor;
2840	(B) The identity of the person; and
2841	(C) How to communicate with the person; or
2842	(2) To a secured party or lienholder that has filed a financing statement against a person,
2843	unless the secured party knows:
2844	(A) That the person is a debtor; and
2845	(B) The identity of the person.
2846	(c) Limitation of liability if reasonable belief that transaction not a consumer goods
2847	transaction or consumer transaction. A secured party is not liable to any person, and a
2848	person's liability for a deficiency is not affected, because of any act or omission arising out

of the secured party's reasonable belief that a transaction is not a consumer goods transaction or a consumer transaction or that goods are not consumer goods, if the secured party's belief is based on its reasonable reliance on:

- (1) A debtor's representation concerning the purpose for which collateral was to be used,acquired, or held; or
- (2) An obligor's representation concerning the purpose for which a secured obligationwas incurred.
- (d) Limitation of liability for statutory damages. A secured party is not liable to any
 person under paragraph (2) of subsection (c) of Code Section 11-9-625 for its failure to
 comply with Code Section 11-9-616.

(e) Limitation of multiple liability for statutory damages. A secured party is not liable
under paragraph (2) of subsection (c) of Code Section 11-9-625 more than once with
respect to any one secured obligation.

2862 (f) Exception: limitation of liability under subsections (a) and (b) of this Code section

2863 does not apply. Subsections (a) and (b) of this Code section do not apply to limit the

2864 <u>liability of a secured party to a person if, at the time the secured party obtains control of</u>

2865 <u>collateral that is a controllable account, controllable electronic record, or controllable</u>

2866 payment intangible or at the time the security interest attaches to the collateral, whichever

- 2867 <u>is later:</u>
- 2868 (1) The person is a debtor or obligor; and
- 2869 (2) The secured party knows that the information in subparagraph (b)(1)(A), (b)(1)(B),
- 2870 <u>or (b)(1)(C) of this Code section relating to the person is not provided by the collateral,</u>
- 2871 <u>a record attached to or logically associated with the collateral, or the system in which the</u>
- 2872 <u>collateral is recorded.</u>"

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2873	PART VI
2874	ADDITIONAL CHANGES
2875	SECTION 6-1.
2876	Said title is further amended by replacing "authenticated" with "signed", "authenticating"
2877	with "signing", and "an authenticated" with "a signed" wherever the phrases occur in:
2878	(1) Code Section 11-1-306, relating to waiver or renunciation of claim or right after breach;
2879	(2) Code Section 11-9-210, relating to request for accounting and request regarding list of
2880	collateral or statement of account;
2881	(3) Code Section 11-9-324, relating to priority of purchase money security interests;
2882	(4) Code Section 11-9-334, relating to priority of security interests in fixtures and crops;
2883	(5) Code Section 11-9-341, relating to a bank's rights and duties with respect to a deposit
2884	account;
2885	(6) Code Section 11-9-404, relating to rights acquired by assignee and claims and defenses
2886	against assignee;
2887	(7) Code Section 11-9-509, relating to persons entitled to file a record;
2888	(8) Code Section 11-9-513, relating to termination statement;
2889	(9) Code Section 11-9-608, relating to application of proceeds of collection or enforcement
2890	and liability for deficiency and right to surplus;
2891	(10) Code Section 11-9-611, relating to notification before disposition of collateral;
2892	(11) Code Section 11-9-615, relating to application of proceeds of disposition and liability
2893	for deficiency and right to surplus;
2894	(12) Code Section 11-9-619, relating to transfer of record or legal title;
2895	(13) Code Section 11-9-620, relating to acceptance of collateral in full or partial
2896	satisfaction of obligation and compulsory disposition of collateral;
2897	(14) Code Section 11-9-621, relating to notification of proposal to accept collateral; and
2898	(15) Code Section 11-9-624, relating to waiver.

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2899	SECTION 6-2.
2900	Said title is further amended by replacing "writing" with "record" wherever the term occurs
2901	in:
2902	(1) Code Section 11-2-203, relating to seals inoperative;
2903	(2) Code Section 11-2-205, relating to firm offers;
2904	(3) Code Section 11-2A-201, relating to statute of frauds;
2905	(4) Code Section 11-2A-203, relating to seals inoperative;
2906	(5) Code Section 11-2A-205, relating to firm offers;
2907	(6) Code Section 11-3-106, relating to unconditional promise or order;
2908	(7) Code Section 11-4A-207, relating to misdescription of beneficiary; and
2909	(8) Code Section 11-4A-208, relating to misdescription of intermediary bank or
2910	beneficiary's bank.
2911	PART VII
2912	REPEALER
2913	SECTION 7-1.

2914 All laws and parts of laws in conflict with this Act are repealed.