1 AN ACT concerning the Uniform Commercial Code.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Uniform Commercial Code is amended by 4 5 changing the heading of Article 1, Part 1 and Sections 1-101, 1-102, 1-103, 1-104, 1-105, 1-106, 1-107, 1-108, and 1-109, the 6 7 heading of Article 1, Part 2 and Sections 1-201, 1-202, 1-203, 8 1-204, 1-205, 1-206, 1-207, 1-208, and 1-209 and by adding the heading of Article 1, Part 3 and Sections 1-301, 1-302, 1-303, 9 10 1-304, 1-305, 1-306, 1-307, 1-308, 1-309, and 1-310 as follows: 11 (810 ILCS 5/Art. 1 Pt. 1 heading) 12 PART 1-GENERAL PROVISIONS SHORT TITLE, CONSTRUCTION, APPLICATION 13 14 AND SUBJECT MATTER OF THE ACT 15 (810 ILCS 5/1-101) (from Ch. 26, par. 1-101) 16 Sec. 1-101. Short Titles. Short title. 17 (a) This Act may be cited as the Uniform Commercial Code. 18 (b) This Article may be cited as Uniform Commercial Code -General Provisions. This Act shall be known and may be cited as 19

21 (Source: Laws 1961, p. 2101.)

Uniform Commercial Code.

22

23

24

25

26

1	(810 ILCS 5/1-102) (from Ch. 26, par. 1-102)
2	Sec. 1-102. <u>Scope of Article.</u> Purposes, rules o
3	construction, variation by agreement. This Article applies to
4	transaction to the extent that it is governed by another
5	Article of the Uniform Commercial Code.
6	(1) This Act shall be liberally construed and applied to
7	promote its underlying purposes and policies.
8	(2) Underlying purposes and policies of this Act are
9	(a) to simplify, clarify and modernize the law
10	governing commercial transactions;
11	(b) to permit the continued expansion of commercial
12	practices through custom, usage and agreement of the parties;
13	(c) to make uniform the law among the various
14	jurisdictions.
15	(3) The effect of provisions of this Act may be varied by
16	agreement, except as otherwise provided in this Act and except
17	that the obligations of good faith, diligence, reasonableness
18	and care prescribed by this Act may not be disclaimed by
19	agreement but the parties may by agreement determine the
20	standards by which the performance of such obligations is to be

(4) The presence in certain provisions of this Act of the words "unless otherwise agreed" or words of similar import does not imply that the effect of other provisions may not be varied by agreement under subsection (3).

measured if such standards are not manifestly unreasonable.

(5) In this Act unless the context otherwise requires

1	(a) words in the singular number include the plural,
2	and in the plural include the singular;
3	(b) words of the masculine gender include the feminine
4	and the neuter, and when the sense so indicates words of the
5	neuter gender may refer to any gender.
6	(Source: Laws 1961, p. 2101.)
7	(810 ILCS 5/1-103) (from Ch. 26, par. 1-103)
8	Sec. 1-103. Construction of Uniform Commercial Code to
9	promote its purposes and policies; applicability of
10	supplemental principles of law. Supplementary general
11	principles of law applicable.
12	(a) The Uniform Commercial Code must be liberally construed
13	and applied to promote its underlying purposes and policies,
14	which are:
15	(1) to simplify, clarify, and modernize the law
16	governing commercial transactions;
17	(2) to permit the continued expansion of commercial
18	practices through custom, usage, and agreement of the
19	parties; and
20	(3) to make uniform the law among the various
21	jurisdictions.
22	(b) Unless displaced by the particular provisions of the
23	Uniform Commercial Code, the principles of law and equity,
24	including the law merchant and the law relative to capacity to
25	contract, principal and agent, estoppel, fraud,

misrepresentation, duress, coercion, mistake, bankruptcy, and

- 2 other validating or invalidating cause supplement its
- 3 provisions.

- 4 Unless displaced by the particular provisions of this Act,
- 5 the principles of law and equity, including the law merchant
- 6 and the law relative to capacity to contract, principal and
- 7 agent, estoppel, fraud, misrepresentation, duress, coercion,
- 8 mistake, unjust enrichment, bankruptcy, or other validating or
- 9 invalidating cause shall supplement its provisions.
- 10 (Source: P.A. 88-123.)
- 11 (810 ILCS 5/1-104) (from Ch. 26, par. 1-104)
- 12 Sec. 1-104. Construction against implied repeal.
- 13 Construction against implicit repeal. The Uniform Commercial
- 14 Code being a general Act intended as a unified coverage of its
- subject matter, no part of it shall be deemed to be impliedly
- 16 repealed by subsequent legislation if such construction can
- 17 reasonably be avoided.
- This Act being a general act intended as a unified coverage
- 19 of its subject matter, no part of it shall be deemed to be
- 20 impliedly repealed by subsequent legislation if such
- 21 construction can reasonably be avoided.
- 22 (Source: Laws 1961, p. 2101.)
- 23 (810 ILCS 5/1-105) (from Ch. 26, par. 1-105)
- Sec. 1-105. Severability. If any provision or clause of the

1	Uniform Commercial Code or its application to any person or
2	circumstance is held invalid, the invalidity does not affect
3	other provisions or applications of the Uniform Commercial Code
4	which can be given effect without the invalid provision or
5	application, and to this end the provisions of the Uniform
6	Commercial Code are severable.
7	Territorial application of the Act; parties' power to choose
8	applicable law.
9	(1) Except as provided in this Section, when a transaction
10	bears a reasonable relation to this State and also to another
11	state or nation the parties may agree that the law either of
12	this State or of the other state or nation shall govern their
13	rights and duties. Failing an agreement, this Act applies to
14	transactions bearing an appropriate relation to this State.
15	(2) Where one of the following provisions of this Act
16	specifies the applicable law, that provision governs and a
17	contrary agreement is effective only to the extent permitted by
18	the law (including the conflict of laws rules) so specified:
19	Rights of creditors against sold goods. Section 2 402.
20	Applicability of the Article on Leases. Sections 2A-105 and
21	2A-106.
22	Applicability of the Article on Bank Deposits and
23	Collections. Section 4-102.
24	Governing law in the Article on Funds Transfers. Section
25	$4\lambda - 507$.
26	Letters of Credit. Section 5 116.

```
Applicability of the Article on Investment Securit
1
 2
              Section 8-110.
          Law governing perfection, the effect of perfection
 3
              nonperfection, and the priority of security interests
 4
              and agricultural liens. Sections 9 301 through 9 307.
 5
      (Source: P.A. 91-893, eff. 7-1-01.)
 6
          (810 ILCS 5/1-106) (from Ch. 26, par. 1-106)
 7
 8
          Sec. 1-106. Use of singular and plural; gender. Remedies to
      be liberally administered. In the Uniform Commercial Code,
 9
10
      unless the statutory context otherwise requires:
11
              (1) words in the singular number include the plural,
12
          and those in the plural include the singular; and
              (2) words of any gender also refer to any other gender.
1.3
          (1) The remedies provided by this Act shall be liberally
14
15
      administered to the end that the aggrieved party may be put in
16
      as good a position as if the other party had fully performed
      but neither consequential or special nor penal damages may be
17
18
      had except as specifically provided in this Act or by other
      rule of law.
19
          (2) Any right or obligation declared by this Act is
20
21
      enforceable by action unless the provision declaring it
      specifies a different and limited effect.
22
      (Source: Laws 1961, 1st SS., p. 7.)
23
24
          (810 ILCS 5/1-107) (from Ch. 26, par. 1-107)
```

6

7

11

12

1.3

16

20

21

22

Sec. 1-107. Section captions. Waiver or renunciation of

2 claim or right after breach. Section captions are part of the

3 Uniform Commercial Code.

4 Any claim or right arising out of an alleged breach can be

5 discharged in whole or in part without consideration by a

written waiver or renunciation signed and delivered by the

aggrieved party.

8 (Source: Laws 1961, p. 2101.)

9 (810 ILCS 5/1-108) (from Ch. 26, par. 1-108)

10 Sec. 1-108. Relation to Electronic Signatures in Global and

National Commerce Act. Severability. This Article modifies,

limits, and supersedes the federal Electronic Signatures in

Global and National Commerce Act, 15 U.S.C. Section 7001 et

14 seq., except that nothing in this Article modifies, limits, or

15 supersedes 15 U.S.C. Section 7001(c) or authorizes electronic

delivery of any of the notices described in 15 U.S.C. Section

17 7003 (b).

18 If any provision or clause of this Act or application

19 thereof to any person or circumstances is held invalid, such

invalidity shall not affect other provisions or applications of

the Act which can be given effect without the invalid provision

or application, and to this end the provisions of this Act are

23 declared to be severable.

24 (Source: Laws 1961, p. 2101.)

(810 ILCS 5/1-109) (from Ch. 26, par. 1-109) 1 2 Sec. 1-109. (Blank). Section captions. Section captions are parts of this Act. 3 (Source: Laws 1961, p. 2101.) 4 5 (810 ILCS 5/Art. 1 Pt. 2 heading) PART 2-6 GENERAL DEFINITIONS AND PRINCIPLES OF INTERPRETATION 7 8 (810 ILCS 5/1-201) (from Ch. 26, par. 1-201) 9 Sec. 1-201. General Definitions. 10 (a) Unless the context otherwise requires, words or phrases defined in this Section, or in the additional definitions 11 12 contained in other Articles of the Uniform Commercial Code that apply to particular Articles or parts thereof, have the 13 14 meanings stated. 15 (b) Subject to definitions contained in other Articles of the Uniform Commercial Code that apply to particular Articles 16 17 or parts thereof: (1) "Action", in the sense of a judicial proceeding, 18 includes recoupment, <u>counterclaim</u>, <u>set-off</u>, <u>suit in</u> 19 20 equity, and any other proceeding in which rights are 21 determined. (2) "Aggrieved party" means a party entitled to pursue 22 23 a remedy. (3) "Agreement", as distinguished from "contract", 24

26

1	means the bargain of the parties in fact, as found in their
2	language or inferred from other circumstances, including
3	course of performance, course of dealing, or usage of trade
4	as provided in Section 1-303.
5	(4) "Bank" means a person engaged in the business of
6	banking and includes a savings bank, savings and loan
7	association, credit union, and trust company.
8	(5) "Bearer" means a person in possession of a
9	negotiable instrument, document of title, or certificated
10	security that is payable to bearer or indorsed in blank.
11	(6) "Bill of lading" means a document evidencing the
12	receipt of goods for shipment issued by a person engaged in
13	the business of transporting or forwarding goods.
14	(7) "Branch" includes a separately incorporated
15	foreign branch of a bank.
16	(8) "Burden of establishing" a fact means the burden of
17	persuading the trier of fact that the existence of the fact
18	is more probable than its nonexistence.
19	(9) "Buyer in ordinary course of business" means a
20	person that buys goods in good faith, without knowledge
21	that the sale violates the rights of another person in the
22	goods, and in the ordinary course from a person, other than
23	a pawnbroker, in the business of selling goods of that
24	kind. A person buys goods in the ordinary course if the

sale to the person comports with the usual or customary

practices in the kind of business in which the seller is

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

engaged or with the seller's own usual or customary practices. A person that sells oil, gas, or other minerals at the wellhead or minehead is a person in the business of selling goods of that kind. A buyer in ordinary course of business may buy for cash, by exchange of other property, or on secured or unsecured credit, and may acquire goods or documents of title under a preexisting contract for sale. Only a buyer that takes possession of the goods or has a right to recover the goods from the seller under Article 2 may be a buyer in ordinary course of business. "Buyer in ordinary course of business" does not include a person that acquires goods in a transfer in bulk or as security for or in total or partial satisfaction of a money debt.

- (10) "Conspicuous", with reference to a term, means so written, displayed, or presented that a reasonable person against which it is to operate ought to have noticed it. Whether a term is "conspicuous" or not is a decision for the court. Conspicuous terms include the following:
 - (A) a heading in capitals equal to or greater in size than the surrounding text, or in contrasting type, font, or color to the surrounding text of the same or lesser size; and
 - (B) language in the body of a record or display in larger type than the surrounding text, or in contrasting type, font, or color to the surrounding text of the same size, or set off from surrounding text

1	of the same size by symbols or other marks that call
2	attention to the language.
3	(11) "Consumer" means an individual who enters into a
4	transaction primarily for personal, family, or household
5	purposes.
6	(12) "Contract", as distinguished from "agreement",
7	means the total legal obligation that results from the
8	parties' agreement as determined by the Uniform Commercial
9	Code as supplemented by any other applicable laws.
10	(13) "Creditor" includes a general creditor, a secured
11	creditor, a lien creditor, and any representative of
12	creditors, including an assignee for the benefit of
13	creditors, a trustee in bankruptcy, a receiver in equity,
14	and an executor or administrator of an insolvent debtor's
15	or assignor's estate.
16	(14) "Defendant" includes a person in the position of
17	defendant in a counterclaim, cross-claim, or third-party
18	claim.
19	(15) "Delivery", with respect to an instrument,
20	document of title, or chattel paper, means voluntary
21	transfer of possession.
22	(16) "Document of title" includes bill of lading, dock
23	warrant, dock receipt, warehouse receipt or order for the
24	delivery of goods, and also any other document which in the
25	regular course of business or financing is treated as
26	adequately evidencing that the person in possession of it

1	is entitled to receive, hold, and dispose of the document
2	and the goods it covers. To be a document of title, a
3	document must purport to be issued by or addressed to a
4	bailee and purport to cover goods in the bailee's
5	possession which are either identified or are fungible
6	portions of an identified mass.
7	(17) "Fault" means a default, breach, or wrongful act
8	or omission.
9	(18) "Fungible goods" means:
10	(A) goods of which any unit, by nature or usage of
11	trade, is the equivalent of any other like unit; or
12	(B) goods that by agreement are treated as
13	equivalent.
14	(19) "Genuine" means free of forgery or
15	counterfeiting.
16	(20) "Good faith" means honesty in fact in the conduct
17	or transaction concerned.
18	(21) "Holder" means:
19	(A) the person in possession of a negotiable
20	instrument that is payable either to bearer or to an
21	identified person that is the person in possession; or
22	(B) the person in possession of a document of title
23	if the goods are deliverable either to bearer or to the
24	order of the person in possession.
25	(22) "Insolvency proceeding" includes an assignment
26	for the benefit of creditors or other proceeding intended

1	to liquidate or rehabilitate the estate of the person
2	involved.
3	(23) "Insolvent" means:
4	(A) having generally ceased to pay debts in the
5	ordinary course of business other than as a result of
6	bona fide dispute;
7	(B) being unable to pay debts as they become due;
8	<u>or</u>
9	(C) being insolvent within the meaning of federal
10	bankruptcy law.
11	(24) "Money" means a medium of exchange currently
12	authorized or adopted by a domestic or foreign government.
13	The term includes a monetary unit of account established by
14	an intergovernmental organization or by agreement between
15	two or more countries.
16	(25) "Organization" means a person other than an
17	individual.
18	(26) "Party", as distinguished from "third party",
19	means a person that has engaged in a transaction or made an
20	agreement subject to the Uniform Commercial Code.
21	(27) "Person" means an individual, corporation,
22	business trust, estate, trust, partnership, limited
23	liability company, association, joint venture, government,
24	governmental subdivision, agency, or instrumentality,
25	public corporation, or any other legal or commercial
26	entity.

1	(28) "Present value" means the amount as of a date
2	certain of one or more sums payable in the future,
3	discounted to the date certain by use of either an interest
4	rate specified by the parties if that rate is not
5	manifestly unreasonable at the time the transaction is
6	entered into or, if an interest rate is not so specified, a
7	commercially reasonable rate that takes into account the
8	facts and circumstances at the time the transaction is
9	entered into.
10	(29) "Purchase" means taking by sale, lease, discount,
11	negotiation, mortgage, pledge, lien, security interest,
12	issue or reissue, gift, or any other voluntary transaction
13	creating an interest in property.
14	(30) "Purchaser" means a person that takes by purchase.
15	(31) "Record" means information that is inscribed on a
16	tangible medium or that is stored in an electronic or other
17	medium and is retrievable in perceivable form.
18	(32) "Remedy" means any remedial right to which an
19	aggrieved party is entitled with or without resort to a
20	tribunal.
21	(33) "Representative" means a person empowered to act
22	for another, including an agent, an officer of a
23	corporation or association, and a trustee, executor, or
24	administrator of an estate.
25	(34) "Right" includes remedy.
26	(35) "Security interest" means an interest in personal

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

property or fixtures which secures payment or performance of an obligation. "Security interest" includes any interest of a consignor and a buyer of accounts, chattel paper, a payment intangible, or a promissory note in a transaction that is subject to Article 9. "Security interest" does not include the special property interest of a buyer of goods on identification of those goods to a contract for sale under Section 2-401, but a buyer may also acquire a "security interest" by complying with Article 9. Except as otherwise provided in Section 2-505, the right of a seller or lessor of goods under Article 2 or 2A to 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. The retention or reservation of title by a seller of goods notwithstanding shipment or delivery to the buyer under Section 2-401 is limited in effect to a reservation of a "security interest". Whether a transaction in the form of a lease creates a "security interest" is determined pursuant to Section 1-203.

- (36) "Send" in connection with a writing, record, or notice means:
 - (A) to deposit in the mail or deliver for transmission by any other usual means of communication with postage or cost of transmission provided for and properly addressed and, in the case of an instrument,

1	to an address specified thereon or otherwise agreed, or
2	if there be none to any address reasonable under the
3	circumstances; or
4	(B) in any other way to cause to be received any
5	record or notice within the time it would have arrived
6	if properly sent.
7	(37) "Signed" includes using any symbol executed or
8	adopted with present intention to adopt or accept a
9	writing.
10	(38) "State" means a State of the United States, the
11	District of Columbia, Puerto Rico, the United States Virgin
12	Islands, or any territory or insular possession subject to
13	the jurisdiction of the United States.
14	(39) "Surety" includes a guarantor or other secondary
15	obligor.
16	(40) "Term" means a portion of an agreement that
17	relates to a particular matter.
18	(41) "Unauthorized signature" means a signature made
19	without actual, implied, or apparent authority. The term
20	includes a forgery.
21	(42) "Warehouse receipt" means a receipt issued by a
22	person engaged in the business of storing goods for hire.
23	(43) "Writing" includes printing, typewriting, or any
24	other intentional reduction to tangible form. "Written"
25	has a corresponding meaning.
26	Subject to additional definitions contained in the subsequent

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

1	Articles	of this	Act which	ch are	applicabl	.e to spec	cific Arti	cles
2	or Parts	thereof,	and unl	ess the	e context	otherwise	e requires	, in
3	this Act:	-						

- (1) "Action" in the sense of a judicial proceeding includes recoupment, counterclaim, set off, suit in equity and any other proceedings in which rights are determined.
- (2) "Aggrieved party" means a party entitled to resort to a remedy.
- (3) "Agreement" means the bargain of the parties in fact as found in their language or by implication from other circumstances including course of dealing or usage of trade or course of performance as provided in this Act (Sections 1-205, 2-208, and 2A-207). Whether an agreement has legal consequences is determined by the provisions of this Act, if applicable; otherwise by the law of contracts (Section 1-103). (Compare "Contract".)
- (4) "Bank" means any person engaged in the business of banking.
- (5) "Bearer" means the person in possession of an instrument, document of title, or certificated security payable to bearer or indorsed in blank.
- (6) "Bill of lading" means a document evidencing the receipt of goods for shipment issued by a person engaged in the business of transporting or forwarding goods, and includes an airbill. "Airbill" means a document serving for air transportation as a bill of lading does for marine or rail

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

transportation, and includes an air consignment note or air waybill.

- (7) "Branch" includes a separately incorporated foreign branch of a bank.
- (8) "Burden of establishing" a fact means the burden of persuading the triers of fact that the existence of the fact is more probable than its non existence.
- (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 the ordinary course from a person, other than a pawnbroker, in the business of selling goods of that kind. A person buys goods in the ordinary course if the sale to the person comports with the usual or customary practices in the kind of business in which the seller is engaged or with the seller's own usual or customary practices. A person that sells oil, gas, or other minerals at the wellhead or minehead is a person in the business of selling goods of that kind. A buyer in ordinary course of business may buy for cash, by exchange of other property, or on secured or unsecured credit, and may acquire goods or documents of title under a pre-existing contract for sale. Only a buyer that takes possession of the goods or has a right to recover the goods from the seller under Article 2 may be a buyer in ordinary course of business. A person that acquires goods in a transfer in bulk or as security for or in total or partial satisfaction of a money debt is not a buyer in

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

ordinary course of business.

- (10) "Conspicuous": A term or clause is conspicuous when it is so written that a reasonable person against whom it is to operate ought to have noticed it. A printed heading in capitals (as: NON NEGOTIABLE BILL OF LADING) is conspicuous. Language in the body of a form is "conspicuous" if it is in larger or other contrasting type or color. But in a telegram any stated term is "conspicuous". Whether a term or clause is "conspicuous" is for decision by the court.
- (11) "Contract" means the total legal obligation which results from the parties' agreement as affected by this Act and any other applicable rules of law. (Compare "Agreement".)
- (12) "Creditor" includes a general creditor, a creditor, a lien creditor and any representative of creditors, including an assignee for the benefit of creditors, a trustee in bankruptcy, a receiver in equity and an executor or administrator of an insolvent debtor's or assignor's estate.
- (13) "Defendant" includes a person in the position of defendant in a cross action or counterclaim.
- (14) "Delivery" with respect to instruments, documents of title, chattel paper or certificated securities means voluntary transfer of possession.
- (15) "Document of title" includes bill of lading, warrant, dock receipt, warehouse receipt or order for the delivery of goods, and also any other document which in the regular course of business or financing is treated

adequately evidencing that the person in possession of it is entitled to receive, hold and dispose of the document and the goods it covers. To be a document of title a document must purport to be issued by or addressed to a bailee and purport to cover goods in the bailee's possession which are either identified or are fungible portions of an identified mass.

(16) "Fault" means wrongful act, omission or breach.

(17) "Fungible" with respect to goods or securities means goods or securities of which any unit is, by nature or usage of trade, the equivalent of any other like unit. Goods which are not fungible shall be deemed fungible for the purposes of this Act to the extent that under a particular agreement or document unlike units are treated as equivalents.

- (18) "Genuine" means free of forgery or counterfeiting.
- (19) "Good faith" means honesty in fact in the conduct or transaction concerned.
 - the person in possession if the instrument is payable to bearer or, in the case of an instrument payable to an identified person, if the identified person is in possession. "Holder" with respect to a document of title means the person in possession if the goods are deliverable to bearer or to the order of the person in possession.
 - (21) To "honor" is to pay or accept and pay, or where a credit so engages to purchase or discount a draft complying with the terms of the credit.

26

1	(22) "Insolvency proceedings" includes any assignment for
2	the benefit of creditors or other proceedings intended to
3	liquidate or rehabilitate the estate of the person involved.
4	(23) A person is "insolvent" who either has ceased to pay
5	his debts in the ordinary course of business or cannot pay his
6	debts as they become due or is insolvent within the meaning of
7	the federal bankruptcy law.
8	(24) "Money" means a medium of exchange authorized or
9	adopted by a domestic or foreign government and includes a
10	monetary unit of account established by an intergovernmental
11	organization or by agreement between 2 or more nations.
12	(25) A person has "notice" of a fact when
13	(a) he has actual knowledge of it; or
14	(b) he has received a notice or notification of it; or
15	(c) from all the facts and circumstances known to him
16	at the time in question he has reason to know that it
17	exists. A person "knows" or has "knowledge" of a fact when
18	he has actual knowledge of it. "Discover" or "learn" or a
19	word or phrase of similar import refers to knowledge rather
20	than to reason to know. The time and circumstances under
21	which a notice or notification may cease to be effective
22	are not determined by this Act.
23	(26) A person "notifies" or "gives" a notice or
24	notification to another by taking such steps as may be

reasonably required to inform the other in ordinary course

whether or not such other actually comes to know of it. A

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

person "receives" a notice or notification when

(a) it comes to his attention; or

(b) it is duly delivered at the place of business through which the contract was made or at any other place held out by him as the place for receipt of such communications.

(27) Notice, knowledge or a notice or notification received by an organization is effective for a particular transaction from the time when it is brought to the attention of the individual conducting that transaction, and in any event from the time when it would have been brought to his attention if the organization had exercised due diligence. An organization exercises due diligence if it maintains reasonable routines for communicating significant information to the person conducting the transaction and there is reasonable compliance with the routines. Due diligence does not require an individual acting for the organization to communicate information unless such communication is part of his regular duties or unless he has reason to know of the transaction and that the transaction would be materially affected by the information.

(28) "Organization" includes a corporation, government or governmental subdivision or agency, business trust, estate, trust, partnership or association, two or more persons having a joint or common interest, or any other legal or commercial entity.

(29) "Party", as distinct from "third party", means

25

26

1	person who has engaged in a transaction or made an agreement
2	within this Act.
3	(30) "Person" includes an individual or an organization
4	(see Section 1-102).
5	(31) "Presumption" or "presumed" means that the trier of
6	fact must find the existence of the fact presumed unless and
7	until evidence is introduced which would support a finding of
8	its non existence.
9	(32) "Purchase" includes taking by sale, discount,
10	negotiation, mortgage, pledge, lien, security interest, issue
11	or reissue, gift or any other voluntary transaction creating ar
12	interest in property.
13	(33) "Purchaser" means a person who takes by purchase.
13 14	(33) "Purchaser" means a person who takes by purchase. (34) "Remedy" means any remedial right to which ar
14	(34) "Remedy" means any remedial right to which ar
14 15	(34) "Remedy" means any remedial right to which ar aggrieved party is entitled with or without resort to a
14 15 16	(34) "Remedy" means any remedial right to which ar aggrieved party is entitled with or without resort to tribunal.
14 15 16 17	(34) "Remedy" means any remedial right to which ar aggrieved party is entitled with or without resort to tribunal. (35) "Representative" includes an agent, an officer of a
14 15 16 17 18	(34) "Remedy" means any remedial right to which ar aggrieved party is entitled with or without resort to a tribunal. (35) "Representative" includes an agent, an officer of a corporation or association, and a trustee, executor or
14 15 16 17	(34) "Remedy" means any remedial right to which ar aggrieved party is entitled with or without resort to a tribunal. (35) "Representative" includes an agent, an officer of a corporation or association, and a trustee, executor or administrator of an estate, or any other person empowered to
14 15 16 17 18 19	(34) "Remedy" means any remedial right to which are aggrieved party is entitled with or without resort to a tribunal. (35) "Representative" includes an agent, an officer of a corporation or association, and a trustee, executor or administrator of an estate, or any other person empowered to act for another.

obligation. The term also includes any interest of a consignor

and a buyer of accounts, chattel paper, a payment intangible,

or a promissory note in a transaction that is subject to

Article 9. The special property interest of a buyer of goods on identification of those goods to a contract for sale under Section 2-401 is not a "security interest", but a buyer may also acquire a "security interest", by complying with Article 9. Except as otherwise provided in Section 2 505, the right of a seller or lessor of goods under Article 2 or 2A to 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. The retention or reservation of title by a seller of goods notwithstanding shipment or delivery to the buyer (Section 2-401) is limited in effect to a reservation of a "security interest".

Whether a transaction creates a lease or security interest is determined by the facts of each case; however, a transaction creates a security interest if the consideration the lessee is to pay the lessor for the right to possession and use of the goods is an obligation for the term of the lease not subject to termination by the lessee; and

(a) the original term of the lease is equal to or greater than the remaining economic life of the goods;

(b) the lessee is bound to renew the lease for the remaining economic life of the goods or is bound to become the owner of the goods;

(c) the lessee has an option to renew the lease for the remaining economic life of the goods for no additional consideration or nominal additional consideration upon

1	compliance with the lease agreement; or
2	(d) the lessee has an option to become the owner of the
3	goods for no additional consideration or nominal
4	additional consideration upon compliance with the lease
5	agreement.
6	A transaction does not create a security interest merely
7	because it provides that:
8	(a) the present value of the consideration the lessee
9	is obligated to pay the lessor for the right to possession
10	and use of the goods is substantially equal to or is
11	greater than the fair market value of the goods at the time
12	the lease is entered into;
13	(b) the lessee assumes risk of loss of the goods, or
14	agrees to pay taxes, insurance, filing, recording, or
15	registration fees, or service or maintenance costs with
16	respect to the goods;
17	(c) the lessee has an option to renew the lease or to
18	become the owner of the goods;
19	(d) the lessee has an option to renew the lease for a
20	fixed rent that is equal to or greater than the reasonably
21	predictable fair market rent for the use of the goods for
22	the term of the renewal at the time the option is to be
23	performed; or
24	(e) the lessee has an option to become the owner of the
25	goods for a fixed price that is equal to or greater than
26	the reasonably predictable fair market value of the goods

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

at the time the option is to be performed. For purposes of this subsection (37):

(x) Additional consideration is not nominal if (i) when the option to renew the lease is granted to the lessee the rent is stated to be the fair market rent for the use of the goods for the term of the renewal determined at the time the option is to be performed, or (ii) when the option to become the owner of the goods is granted to the lessee the price is stated to be the fair market value of the goods determined at the time the option is to be performed. Additional consideration is nominal if it is less than the lessee's reasonably predictable cost of performing under the lease agreement if the option is not exercised;

(y) "Reasonably predictable" and "remaining economic life of the goods" are to be determined with reference to the facts and circumstances at the time the transaction is entered into; and

(z) "Present value" means the amount as of a date certain of one or more sums payable in the future, discounted to the date certain. The discount is determined by the interest rate specified by the parties if the rate is not manifestly unreasonable at the time the transaction is entered into; otherwise, the discount is determined by a commercially reasonable rate that takes into account the facts and circumstances as of each case at the time the transaction was entered into.

(38) "Send" in connection with any writing or notice means
to deposit in the mail or deliver for transmission by any other
usual 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
otherwise agreed, or if there be none to any address reasonable
under the circumstances. The receipt of any writing or notice
within the time at which it would have arrived if properly sent
has the effect of a proper sending.
(39) "Signed" includes any symbol executed or adopted by a
party with present intention to authenticate a writing.
(40) "Surety" includes guaranter.
(41) "Telegram" includes a message transmitted by radio,
teletype, cable, any mechanical method of transmission, or the
like.
(42) "Term" means that portion of an agreement which
relates to a particular matter.
(43) "Unauthorized" signature means one made without
actual, implied, or apparent authority and includes a forgery.
(44) "Value". Except as otherwise provided with respect to
negotiable instruments and bank collections (Sections 3-303,
4-210, and 4-211), a person gives "value" for rights if he
acquires them:
(a) in return for a binding commitment to extend credit
or for the extension of immediately available credit
whether or not drawn upon and whether or not a charge back

1	is provided for in the event of difficulties in collection;
2	or
3	(b) as security for or in total or partial satisfaction
4	of a pre-existing claim; or
5	(c) by accepting delivery pursuant to a pre existing
6	contract for purchase; or
7	(d) generally, in return for any consideration
8	sufficient to support a simple contract.
9	(45) "Warehouse receipt" means a receipt issued by a person
10	engaged in the business of storing goods for hire.
11	(46) "Written" or "writing" includes printing, typewriting
12	or any other intentional reduction to tangible form.
13	(Source: P.A. 91-893, eff. 7-1-01.)
14	(810 ILCS 5/1-202) (from Ch. 26, par. 1-202)
15	Sec. 1-202. <u>Notice; knowledge.</u> Prima facie evidence by
16	third party documents.
17	(a) Subject to subsection (f), a person has "notice" of a
18	<pre>fact if the person:</pre>
19	(1) has actual knowledge of it;
20	(2) has received a notice or notification of it; or
21	(3) from all the facts and circumstances known to the
22	person at the time in question, has reason to know that it
23	exists.
24	(b) "Knowledge" means actual knowledge. "Knows" has a
25	corresponding meaning.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

	(C)	"Dis	cover",	"lea	ırn"	, or	word	s of	similar	import	refer
			_								
to k	nowl	edge	rather	than	to	reaso	n to	know	•		

- (d) A person "notifies" or "gives" a notice or notification to another person by taking such steps as may be reasonably required to inform the other person in ordinary course, whether or not the other person actually comes to know of it.
- (e) Subject to subsection (f), a person "receives" a notice or notification when:
 - (1) it comes to that person's attention; or
 - (2) it is duly delivered in a form reasonable under the circumstances at the place of business through which the contract was made or at another location held out by that person as the place for receipt of <u>such communications</u>.
- (f) Notice, knowledge, or a notice or notification received by an organization is effective for a particular transaction from the time it is brought to the attention of the individual conducting that transaction and, in any event, from the time it would have been brought to the individual's attention if the organization had exercised due diligence. An organization exercises due diligence if it maintains reasonable routines for communicating significant information to the person conducting the transaction and there is reasonable compliance with the routines. Due diligence does not require an individual acting for the organization to communicate information unless the communication is part of the individual's regular duties or the individual has reason to know of the transaction and that the

1	transaction	would k	oe ma	<u>ateriall</u>	У	affected	bу	the	<u>information.</u>

- A document in due form purporting to be a bill of lading, policy or certificate of insurance, official weigher's inspector's certificate, consular invoice, or any other document authorized or required by the contract to be issued by a third party shall be prima facie evidence of authenticity and genuineness and of the facts stated document by the third party.
- 9 (Source: Laws 1961, p. 2101.)
- 10 (810 ILCS 5/1-203) (from Ch. 26, par. 1-203)
- 11 Sec. 1-203. Lease distinguished from security interest.
- Obligation of good faith. 12
- 1.3 (a) Whether a transaction in the form of a lease creates a lease or security interest is determined by the facts of each 14
- 15 case.

3

4

5

6

7

- 16 (b) A transaction in the form of a lease creates a security
- interest if the consideration that the lessee is to pay the 17
- 18 lessor for the right to possession and use of the goods is an
- obligation for the term of the lease and is not subject to 19
- 20 termination by the lessee, and:
- 21 (1) the original term of the lease is equal to or
- 22 greater than the remaining economic life of the goods;
- 23 (2) the lessee is bound to renew the lease for the
- 24 remaining economic life of the goods or is bound to become
- 25 the owner of the goods;

1	(3) the lessee has an option to renew the lease for the
2	remaining economic life of the goods for no additional
3	consideration or for nominal additional consideration upon
4	compliance with the lease agreement; or
5	(4) the lessee has an option to become the owner of the
6	goods for no additional consideration or for nominal
7	additional consideration upon compliance with the lease
8	agreement.
9	(c) A transaction in the form of a lease does not create a
10	security interest merely because:
11	(1) the present value of the consideration the lessee
12	is obligated to pay the lessor for the right to possession
13	and use of the goods is substantially equal to or is
14	greater than the fair market value of the goods at the time
15	the lease is entered into;
16	(2) the lessee assumes risk of loss of the goods;
17	(3) the lessee agrees to pay, with respect to the
18	goods, taxes, insurance, filing, recording, or
19	registration fees, or service or maintenance costs;
20	(4) the lessee has an option to renew the lease or to
21	become the owner of the goods;
22	(5) the lessee has an option to renew the lease for a
23	fixed rent that is equal to or greater than the reasonably
24	predictable fair market rent for the use of the goods for
25	the term of the renewal at the time the option is to be
26	<pre>performed; or</pre>

1	(6) the lessee has an option to become the owner of the
2	goods for a fixed price that is equal to or greater than
3	the reasonably predictable fair market value of the goods
4	at the time the option is to be performed.
5	(d) Additional consideration is nominal if it is less than
6	the lessee's reasonably predictable cost of performing under
7	the lease agreement if the option is not exercised. Additional
8	consideration is not nominal if:
9	(1) when the option to renew the lease is granted to
10	the lessee, the rent is stated to be the fair market rent
11	for the use of the goods for the term of the renewal
12	determined at the time the option is to be performed; or
13	(2) when the option to become the owner of the goods is
14	granted to the lessee, the price is stated to be the fair
15	market value of the goods determined at the time the option
16	is to be performed.
17	(e) The "remaining economic life of the goods" and
18	"reasonably predictable" fair market rent, fair market value,
19	or cost of performing under the lease agreement must be
20	determined with reference to the facts and circumstances at the
21	time the transaction is entered into.
22	Every contract or duty within this Act imposes an
23	obligation of good faith in its performance or enforcement.
24	(Source: Laws 1961, p. 2101.)

25 (810 ILCS 5/1-204) (from Ch. 26, par. 1-204)

1	Sec. 1-204. <u>Value.</u> <u>Time; reasonable time; "seasonably".</u>
2	Except as otherwise provided in Articles 3, 4, 5, and 6, a
3	person gives value for rights if the person acquires them:
4	(1) in return for a binding commitment to extend credit
5	or for the extension of immediately available credit,
6	whether or not drawn upon and whether or not a charge-back
7	is provided for in the event of difficulties in collection;
8	(2) as security for, or in total or partial
9	satisfaction of, a preexisting claim;
10	(3) by accepting delivery under a preexisting contract
11	for purchase; or
12	(4) in return for any consideration sufficient to
13	support a simple contract.
14	(1) Whenever this Act requires any action to be taken
15	within a reasonable time, any time which is not manifestly
16	unreasonable may be fixed by agreement.
17	(2) What is a reasonable time for taking any action depends
18	on the nature, purpose and circumstances of such action.
19	(3) An action is taken "seasonably" when it is taken at or
20	within the time agreed or if no time is agreed at or within
21	reasonable time.
22	(Source: Laws 1961, p. 2101.)
23	(810 ILCS 5/1-205) (from Ch. 26, par. 1-205)
24	Sec. 1-205. Reasonable time; seasonableness. Course of
25	dealing and usage of trade.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

<u>(a)</u>	Whether	а	time	for	taking	an	action	requ	uired	by	the
Uniform	Commerci	م 1	Codo	i c	roacona	hlo	donondo	on	+ h o	nati	120
OHITTOTH	Commerci	_a_	Code	15	reasona	рте	depends	OII	the	IIati	ire,
purpose, and circumstances of the action.											

- (b) An action is taken seasonably if it is taken at or within the time agreed or, if no time is agreed, at or within a reasonable time.
- (1) A course of dealing is a sequence of previous conduct between the parties to a particular transaction which is fairly to be regarded as establishing a common basis of understanding for interpreting their expressions and other conduct.
- (2) A usage of trade is any practice or method of dealing having such regularity of observance in a place, vocation or trade as to justify an expectation that it will be observed with respect to the transaction in question. The existence and scope of such a usage are to be proved as facts. If it is established that such a usage is embodied in a written trade code or similar writing the interpretation of the writing is for the court.
- (3) A course of dealing between parties and any usage of trade in the vocation or trade in which they are engaged or of which they are or should be aware give particular meaning to and supplement or qualify terms of an agreement.
- (4) The express terms of an agreement and an applicable course of dealing or usage of trade shall be construed wherever reasonable as consistent with each other; but when such construction is unreasonable express terms control both course

4

5

6

7

8

9

18

19

20

21

22

23

24

25

of dealing and usage of trade and course of dealing controls 1 2 usage of trade.

- (5) An applicable usage of trade in the place where part of performance is to occur shall be used in interpreting the agreement as to that part of the performance.
- (6) Evidence of a relevant usage of trade offered by one party is not admissible unless and until he has given the other party such notice as the court finds sufficient to unfair surprise to the latter.
- 10 (Source: Laws 1961, p. 2101.)
- 11 (810 ILCS 5/1-206) (from Ch. 26, par. 1-206)
- 12 Sec. 1-206. Presumptions. Statute of frauds for kinds of personal property not otherwise covered. Whenever the Uniform 1.3 Commercial Code creates a "presumption" with respect to a fact, 14 or provides that a fact is "presumed", the trier of fact must 15 16 find the existence of the fact unless and until evidence is introduced that supports a finding of its nonexistence. 17
 - (1) Except in the cases described in subsection (2) of this Section a contract for the sale of personal property is not enforceable by way of action or defense beyond \$5,000 in amount or value of remedy unless there is some writing which indicates that a contract for sale has been made between the parties at defined or stated price, reasonably identifies the subject matter, and is signed by the party against whom enforcement is sought or by his authorized agent.

```
(2) Subsection (1) of this Section does not apply to
1
 2
      contracts for the sale of goods (Section 2-201) nor of
      securities (Section 8-113) nor to security agreements (Section
 3
      9-203).
 4
 5
      (Source: P.A. 89-364, eff. 1-1-96.)
          (810 ILCS 5/1-207) (from Ch. 26, par. 1-207)
 6
 7
          Sec. 1-207. (Blank). Performance or acceptance under
      reservation of rights.
 8
 9
          (1) A party who, with explicit reservation of rights,
10
      performs or promises performance or assents to performance in a
11
      manner demanded or offered by the other party does not thereby
      prejudice the rights reserved. Such words as "without
12
      prejudice", "under protest" or the like are sufficient.
1.3
14
          (2) Subsection (1) does not apply to an accord and
15
      satisfaction.
16
      (Source: P.A. 87-582.)
          (810 ILCS 5/1-208) (from Ch. 26, par. 1-208)
17
          Sec. 1-208. (Blank). Option to Accelerate at Will.
18
19
          A term providing that one party or his successor in
20
      interest may accelerate payment or performance or require
      collateral or additional collateral "at will" or "when he
21
      himself insecure" or in words of similar import shall be
22
23
      construed to mean that he shall have power to do so only if he
24
      in good faith believes that the prospect of payment or
```

22

23

choose applicable law.

1	performance is impaired. The burden of establishing lack of
2	good faith is on the party against whom the power has been
3	exercised.
4	(Source: Laws 1961, 1st SS., p. 7.)
5	(810 ILCS 5/1-209) (from Ch. 26, par. 1-209)
6	Sec. 1-209. (Blank). Subordinated Obligations.
7	An obligation may be issued as subordinated to payment of
8	another obligation of the person obligated, or a creditor may
9	subordinate his right to payment of an obligation by agreement
10	with either the person obligated or another creditor of the
11	person obligated. Such a subordination does not create a
12	security interest as against either the common debtor or a
13	subordinated creditor. This Section shall be construed as
14	declaring the law as it existed prior to the enactment of this
15	Section and not as modifying it.
16	(Source: P.A. 77-2810.)
17	(810 ILCS 5/Art. 1 Pt. 3 heading new)
18	PART 3
19	TERRITORIAL APPLICABILITY AND GENERAL RULES
20	(810 ILCS 5/1-301 new)

Sec. 1-301. Territorial applicability; parties' power to

(a) Except as otherwise provided in this Section, when a

- transaction bears a reasonable relation to this State and also 1
- 2 to another state or nation the parties may agree that the law
- 3 either of this State or of such other state or nation shall
- 4 govern their rights and duties.
- 5 (b) In the absence of an agreement effective under
- subsection (a), and except as provided in subsection (c), the 6
- 7 Uniform Commercial Code applies to transactions bearing an
- 8 appropriate relation to this State.
- 9 (c) If one of the following provisions of the Uniform
- Commercial Code specifies the applicable law, that provision 10
- 11 governs and a contrary agreement is effective only to the
- 12 extent permitted by the law so specified:
- 13 (1) Section 2-402;
- 14 (2) Sections 2A-105 and 2A-106;
- 15 (3) Section 4-102;
- 16 (4) Section 4A-507;
- 17 (5) Section 5-116;
- 18 (6) Section 8-110;
- 19 (7) Sections 9-301 through 9-307.
- 20 (810 ILCS 5/1-302 new)
- 21 Sec. 1-302. Variation by agreement.
- 22 (a) Except as otherwise provided in subsection (b) or
- elsewhere in the Uniform Commercial Code, the effect of 23
- 24 provisions of the Uniform Commercial Code may be varied by
- 25 agreement.

22

23

24

25

a party; and

1	(b) The obligations of good faith, diligence,
2	reasonableness, and care prescribed by the Uniform Commercial
3	Code may not be disclaimed by agreement. The parties, by
4	agreement, may determine the standards by which the performance
5	of those obligations is to be measured if those standards are
6	not manifestly unreasonable. Whenever the Uniform Commercial
7	Code requires an action to be taken within a reasonable time, a
8	time that is not manifestly unreasonable may be fixed by
9	agreement.
10	(c) The presence in certain provisions of the Uniform
11	Commercial Code of the phrase "unless otherwise agreed", or
12	words of similar import, does not imply that the effect of
13	other provisions may not be varied by agreement under this
14	Section.
15	(810 ILCS 5/1-303 new)
16	Sec. 1-303. Course of performance, course of dealing, and
17	usage of trade.
18	(a) A "course of performance" is a sequence of conduct
19	between the parties to a particular transaction that exists if:
20	(1) the agreement of the parties with respect to the

(2) the other party, with knowledge of the nature of the performance and opportunity for objection to it, accepts the performance or acquiesces in it without

transaction involves repeated occasions for performance by

objection.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (b) A "course of dealing" is a sequence of conduct concerning previous transactions between the parties to a particular transaction that is fairly to be regarded as establishing a common basis of understanding for interpreting their expressions and other conduct.
- (c) A "usage of trade" is any practice or method of dealing having such regularity of observance in a place, vocation, or trade as to justify an expectation that it will be observed with respect to the transaction in question. The existence and scope of such a usage must be proved as facts. If it is established that such a usage is embodied in a trade code or similar record, the interpretation of the record is a question of law.
- (d) A course of performance or course of dealing between the parties or usage of trade in the vocation or trade in which they are engaged or of which they are or should be aware is relevant in ascertaining the meaning of the parties' agreement, may give particular meaning to specific terms of the agreement, and may supplement or qualify the terms of the agreement. A usage of trade applicable in the place in which part of the performance under the agreement is to occur may be so utilized as to that part of the performance.
- (e) Except as otherwise provided in subsection (f), the express terms of an agreement and any applicable course of performance, course of dealing, or usage of trade must be

1	construed whenever reasonable as consistent with each other. If
2	such a construction is unreasonable:
3	(1) express terms prevail over course of performance,
4	course of dealing, and usage of trade;
5	(2) course of performance prevails over course of
6	dealing and usage of trade; and
7	(3) course of dealing prevails over usage of trade.
8	(f) Subject to Section 2-209, a course of performance is
9	relevant to show a waiver or modification of any term
10	inconsistent with the course of performance.
11	(g) Evidence of a relevant usage of trade offered by one
12	party is not admissible unless that party has given the other
13	party notice that the court finds sufficient to prevent unfair
14	surprise to the other party.
15	(810 ILCS 5/1-304 new)
16	Sec. 1-304. Obligation of good faith. Every contract or
17	duty within the Uniform Commercial Code imposes an obligation
18	of good faith in its performance and enforcement.
19	(810 ILCS 5/1-305 new)
20	Sec. 1-305. Remedies to be liberally administered.
21	(a) The remedies provided by the Uniform Commercial Code
22	must be liberally administered to the end that the aggrieved
23	party may be put in as good a position as if the other party had

fully performed but neither consequential or special damages

- nor penal damages may be had except as specifically provided in 1
- 2 the Uniform Commercial Code or by other rule of law.
- 3 (b) Any right or obligation declared by the Uniform
- 4 Commercial Code is enforceable by action unless the provision
- 5 declaring it specifies a different and limited effect.
- 6 (810 ILCS 5/1-306 new)
- 7 Sec. 1-306. Waiver or renunciation of claim or right after
- 8 breach. A claim or right arising out of an alleged breach may
- be discharged in whole or in part without consideration by 9
- 10 agreement of the aggrieved party in an authenticated record.
- 11 (810 ILCS 5/1-307 new)
- 12 Sec. 1-307. Prima facie evidence by third-party documents.
- A document in due form purporting to be a bill of lading, 13
- 14 policy or certificate of insurance, official weigher's or
- 15 inspector's certificate, consular invoice, or any other
- document authorized or required by the contract to be issued by 16
- 17 a third party is prima facie evidence of its own authenticity
- 18 and genuineness and of the facts stated in the document by the
- 19 third party.
- 20 (810 ILCS 5/1-308 new)
- 21 Sec. 1-308. Performance or acceptance under reservation of
- 22 rights.
- (a) A party that with explicit reservation of rights 23

- performs or promises performance or assents to performance in a 1
- 2 manner demanded or offered by the other party does not thereby
- 3 prejudice the rights reserved. Such words as "without
- prejudice", "under protest", or the like are sufficient. 4
- 5 (b) Subsection (a) does not apply to an accord and
- 6 satisfaction.
- 7 (810 ILCS 5/1-309 new)
- 8 Sec. 1-309. Option to accelerate at will. A term providing
- that one party or that party's successor in interest may 9
- 10 accelerate payment or performance or require collateral or
- 11 additional collateral "at will" or when the party "deems itself
- insecure", or words of similar import, means that the party has 12
- 13 power to do so only if that party in good faith believes that
- the prospect of payment or performance is impaired. The burden 14
- 15 of establishing lack of good faith is on the party against
- 16 which the power has been exercised.
- 17 (810 ILCS 5/1-310 new)
- Sec. 1-310. Subordinated obligations. An obligation may be 18
- 19 issued as subordinated to performance of another obligation of
- 20 the person obligated, or a creditor may subordinate its right
- to performance of an obligation by agreement with either the 21
- 22 person obligated or another creditor of the person obligated.
- 23 Subordination does not create a security interest as against
- 24 either the common debtor or a subordinated creditor.

Section 10. The Uniform Commercial Code is amended	k	b
----------------------------------------------------	---	---

- 2 changing the headings of Article 7 and Article 7, Part 1 and
- 3 Sections 7-101, 7-102, 7-103, 7-104, and 7-105, the heading of
- 4 Article 7, Part 2 and Sections 7-201, 7-202, 7-203, 7-204,
- 5 7-205, 7-206, 7-207, 7-208, 7-209, and 7-210, the heading of
- 6 Article 7, Part 3 and Sections 7-301, 7-302, 7-303, 7-304,
- 7 7-305, 7-307, 7-308, and 7-309, the heading of Article 7, Part
- 8 4 and Sections 7-401, 7-402, 7-403, and 7-404, the heading of
- 9 Article 7, Part 5 and Sections 7-501, 7-502, 7-503, 7-504,
- 10 7-505, 7-506, 7-507, 7-508, and 7-509, the heading of Article
- 11 7, Part 6 and Sections 7-601, 7-602, and 7-603 and adding
- 12 Section 7-106, the heading of Article 7, Part 7, and Sections
- 13 7-701, 7-702, 7-703, and 7-704 as follows:
- 14 (810 ILCS 5/Art. 7 heading)
- 15 ARTICLE 7
- 16 DOCUMENTS OF TITLE WAREHOUSE RECEIPTS, BILLS OF LADING
- 17 AND OTHER DOCUMENTS OF TITLE
- 18 (810 ILCS 5/Art. 7 Pt. 1 heading)
- 19 PART 1-
- 20 GENERAL
- 21 (810 ILCS 5/7-101) (from Ch. 26, par. 7-101)
- 22 Sec. 7-101. Short title. This Article may be cited as

1	IIniform	Commorgial	Code-Documents	\circ f	$T_1 + 1 \land$	Thic	Artiala	chall
1	OHITTOIM	Commercial	code Documents	OT	TTCTE.	TITE	111 61616	SHATT

- be known and may be cited as Uniform Commercial Code-Documents 2
- of Title. 3
- (Source: Laws 1961, p. 2101.) 4
- 5 (810 ILCS 5/7-102) (from Ch. 26, par. 7-102)
- Sec. 7-102. Definitions and index of definitions. 6
- 7 (a) In this Article, unless the context otherwise requires:
- (1) "Bailee" means a person that by a warehouse 8
- 9 receipt, bill of lading, or other document of title
- 10 acknowledges possession of goods and contracts to deliver
- 11 them.
- (2) "Carrier" means a person that issues a bill of 12
- lading. 1.3
- 14 (3) "Consignee" means a person named in a bill of
- 15 lading to which or to whose order the bill promises
- 16 delivery.
- (4) "Consignor" means a person named in a bill of 17
- 18 lading as the person from which the goods have been
- 19 received for shipment.
- 20 (5) "Delivery order" means a record that contains an
- 21 order to deliver goods directed to a warehouse, carrier, or
- 22 other person that in the ordinary course of business issues
- 23 warehouse receipts or bills of lading.
- 24 (6) "Good faith" means honesty in fact and the
- observance of reasonable commercial standards of fair 25

26

1	dealing.
2	(7) "Goods" means all things that are treated as
3	movable for the purposes of a contract for storage or
4	transportation.
5	(8) "Issuer" means a bailee that issues a document of
6	title or, in the case of an unaccepted delivery order, the
7	person that orders the possessor of goods to deliver. The
8	term includes a person for which an agent or employee
9	purports to act in issuing a document if the agent or
10	employee has real or apparent authority to issue documents,
11	even if the issuer did not receive any goods, the goods
12	were misdescribed, or in any other respect the agent or
13	employee violated the issuer's instructions.
14	(9) "Person entitled under the document" means the
15	holder, in the case of a negotiable document of title, or
16	the person to which delivery of the goods is to be made by
17	the terms of, or pursuant to instructions in a record
18	under, a nonnegotiable document of title.
19	(10) "Record" means information that is inscribed on a
20	tangible medium or that is stored in an electronic or other
21	medium and is retrievable in perceivable form.
22	(11) "Sign" means, with present intent to authenticate
23	or adopt a record:
24	(A) to execute or adopt a tangible symbol; or

(B) to attach to or logically associate with the

record an electronic sound, symbol, or process.

1	(12) "Shipper" means a person that enters into a
2	contract of transportation with a carrier.
3	(13) "Warehouse" means a person engaged in the business
4	of storing goods for hire. The owner of a self-service
5	storage facility as defined in the Self-Service Storage
6	Facility Act is not a warehouse for the purposes of this
7	Article.
8	(b) Definitions in other Articles applying to this Article
9	and the Sections in which they appear are:
10	(1) "Contract for sale", Section 2-106.
11	(2) "Lessee in the ordinary course of business",
12	Section 2A-103.
13	(3) "Receipt" of goods, Section 2-103.
14	(c) In addition, Article 1 contains general definitions and
15	principles of construction and interpretation applicable
16	throughout this Article.
17	(1) In this Article, unless the context otherwise requires:
18	(a) "Bailee" means the person who by a warehouse receipt,
19	bill of lading or other document of title acknowledges
20	possession of goods and contracts to deliver them.
21	(b) "Consignee" means the person named in a bill to whom or
22	to whose order the bill promises delivery.
23	(c) "Consignor" means the person named in a bill as the
24	person from whom the goods have been received for shipment.
25	(d) "Delivery order" means a written order to deliver goods
26	directed to a warehouseman, carrier or other person who in the

1	ordinary course of business issues warehouse receipts or bills
2	of lading.
3	(e) "Document" means document of title as defined in the
4	general definitions in Article 1 (Section 1201).
5	(f) "Goods" means all things which are treated as movable
6	for the purposes of a contract of storage or transportation.
7	(g) "Issuer" means a bailee who issues a document except
8	that in relation to an unaccepted delivery order it means the
9	person who orders the possessor of goods to deliver. Issuer
10	includes any person for whom an agent or employee purports to
11	act in issuing a document if the agent or employee has real or
12	apparent authority to issue documents, notwithstanding that
13	the issuer received no goods or that the goods were
14	misdescribed or that in any other respect the agent or employee
15	violated his instructions.
16	(h) "Warehouseman" is a person engaged in the business of
17	storing goods for hire. The owner of a self service storage
18	facility as defined in the Self Service Storage Facility Act,
19	enacted by the Eighty Third General Assembly, is not a
20	warehouseman for the purposes of this Article.
21	(2) Other definitions applying to this Article or to
22	specified Parts thereof, and the Sections in which they appear
23	are:
24	"Duly negotiate". Section 7-501.
25	"Person entitled under the document". Section 7-403(4).

(3) Definitions in other Articles applying to this Article

- and the Sections in which they appear are: 1
- 2 "Contract for sale". Section 2-106.
- "Overseas". Section 2-323. 3
- "Receipt" of goods. Section 2-103. 4
- 5 (4) In addition Article 1 contains general definitions
- 6 principles of construction and interpretation applicable
- 7 throughout this Article.
- (Source: P.A. 83-800.) 8
- 9 (810 ILCS 5/7-103) (from Ch. 26, par. 7-103)
- Sec. 7-103. Relation of Article to treaty or statute. 10
- 11 Relation of Article to treaty, statute, tariff, classification
- 12 or regulation.
- 1.3 (a) This Article is subject to any treaty or statute of the
- United States or regulatory statute of this State to the extent 14
- the treaty, statute, or regulatory statute is applicable. 15
- 16 (b) This Article does not modify or repeal any law
- prescribing the form or content of a document of title or the 17
- 18 services or facilities to be afforded by a bailee, or otherwise
- regulating a bailee's business in respects not specifically 19
- treated in this Article. However, violation of such a law does 20
- 21 not affect the status of a document of title that otherwise is
- 22 within the definition of a document of title.
- 23 (c) This Act modifies, limits, and supersedes the federal
- Electronic Signatures in Global and National Commerce Act (15 24
- U.S.C. Section 7001, et seq.) but does not modify, limit, or 25

- supersede Section 101(c) of that Act (15 U.S.C. Section 1
- 2 7001(c)) or authorize electronic delivery of any of the notices
- described in Section 103(b) of that Act (15 U.S.C. Section 3
- 4 7003(b)).
- 5 (d) (Blank).
- 6 To the extent that any treaty or statute of the United
- 7 States, regulatory statute of this State or tariff,
- 8 classification or regulation filed or issued pursuant thereto
- 9 is applicable, the provisions of this Article are subject
- 10 thereto.
- 11 (Source: Laws 1961, p. 2101.)
- 12 (810 ILCS 5/7-104) (from Ch. 26, par. 7-104)
- Sec. 7-104. Negotiable and nonnegotiable document of 1.3
- title. Negotiable and non-negotiable warehouse receipt, bill 14
- 15 of lading or other document of title.
- 16 (a) Except as otherwise provided in subsection (c), a
- document of title is negotiable if by its terms the goods are 17
- 18 to be delivered to bearer or to the order of a named person.
- (b) A document of title other than one described in 19
- 20 subsection (a) is nonnegotiable. A bill of lading that states
- 21 that the goods are consigned to a named person is not made
- negotiable by a provision that the goods are to be delivered 22
- 23 only against an order in a record signed by the same or another
- 24 named person.
- (c) A document of title is nonnegotiable if, at the time it 25

1	is issued, the document has a conspicuous legend, however
2	expressed, that it is nonnegotiable.
3	(1) A warehouse receipt, bill of lading or other document
4	of title is negotiable
5	(a) if by its terms the goods are to be delivered to
6	bearer or to the order of a named person; or
7	(b) where recognized in overseas trade, if it runs to a
8	named person or assigns.
9	(2) Any other document is non negotiable. A bill of lading
10	in which it is stated that the goods are consigned to a named
11	person is not made negotiable by a provision that the goods are
12	to be delivered only against a written order signed by the same
13	or another named person.
14	(Source: Laws 1961, p. 2101.)
15	(810 ILCS 5/7-105) (from Ch. 26, par. 7-105)
16	Sec. 7-105. Reissuance in alternative medium. Construction
17	against negative implication.
18	(a) Upon request of a person entitled under an electronic
19	document of title, the issuer of the electronic document may
20	issue a tangible document of title as a substitute for the
21	electronic document if:
22	(1) the person entitled under the electronic document
23	surrenders control of the document to the issuer; and
24	(2) the tangible document when issued contains a

statement that it is issued in substitution for the

1	electronic document.
2	(b) Upon issuance of a tangible document of title in
3	substitution for an electronic document of title in accordance
4	with subsection (a):
5	(1) the electronic document ceases to have any effect
6	or validity; and
7	(2) the person that procured issuance of the tangible
8	document warrants to all subsequent persons entitled under
9	the tangible document that the warrantor was a person
10	entitled under the electronic document when the warrantor
11	surrendered control of the electronic document to the
12	<u>issuer.</u>
13	(c) Upon request of a person entitled under a tangible
14	document of title, the issuer of the tangible document may
15	issue an electronic document of title as a substitute for the
16	tangible document if:
17	(1) the person entitled under the tangible document
18	surrenders possession of the document to the issuer; and
19	(2) the electronic document when issued contains a
20	statement that it is issued in substitution for the
21	tangible document.
22	(d) Upon issuance of an electronic document of title in
23	substitution for a tangible document of title in accordance
24	with subsection (c):
25	(1) the tangible document ceases to have any effect or
26	validity; and

1	(2) the person that procured issuance of the electronic
2	document warrants to all subsequent persons entitled under
3	the electronic document that the warrantor was a person
4	entitled under the tangible document when the warrantor
5	surrendered possession of the tangible document to the
6	issuer.
7	The omission from either Part 2 or Part 3 of this Article of a
8	provision corresponding to a provision made in the other Part
9	does not imply that a corresponding rule of law is not
10	applicable.
11	(Source: Laws 1961, p. 2101.)
12	(810 ILCS 5/7-106 new)
13	Sec. 7-106. Control of electronic document of title.
14	(a) A person has control of an electronic document of title
15	if a system employed for evidencing the transfer of interests
16	in the electronic document reliably establishes that person as
17	the person to which the electronic document was issued or
18	transferred.
19	(b) A system satisfies subsection (a), and a person is
20	deemed to have control of an electronic document of title, if
21	the document is created, stored, and assigned in such a manner
22	that:
23	(1) a single authoritative copy of the document exists
24	which is unique, identifiable, and, except as otherwise
25	provided in paragraphs (4) , (5) , and (6) , unalterable;

	_ /	
_	.74	-

1	(2) the authoritative copy identifies the person							
2	asserting control as:							
3	(A) the person to which the document was issued; or							
4	(B) if the authoritative copy indicates that the							
5	document has been transferred, the person to which the							
6	document was most recently transferred;							
7	(3) the authoritative copy is communicated to and							
8	maintained by the person asserting control or its							
9	designated custodian;							
10	(4) copies or amendments that add or change an							
11	identified assignee of the authoritative copy can be made							
12	only with the consent of the person asserting control;							
13	(5) each copy of the authoritative copy and any copy of							
14	a copy is readily identifiable as a copy that is not the							
15	authoritative copy; and							
16	(6) any amendment of the authoritative copy is readily							
17	identifiable as authorized or unauthorized.							
18	(810 ILCS 5/Art. 7 Pt. 2 heading)							
19	PART 2 .							
20	WAREHOUSE RECEIPTS: SPECIAL PROVISIONS							
21	(810 ILCS 5/7-201) (from Ch. 26, par. 7-201)							
22	Sec. 7-201. Person that may issue a warehouse receipt;							
23	storage under bond. Who may issue a warehouse receipt; storage							
24	under government bond.							

- 1 (a) A warehouse receipt may be issued by any warehouse.
- 2 (b) If goods, including distilled spirits and agricultural
- commodities, are stored under a statute requiring a bond 3
- against withdrawal or a license for the issuance of receipts in 4
- the nature of warehouse receipts, a receipt issued for the 5
- goods is deemed to be a warehouse receipt even if issued by a 6
- 7 person that is the owner of the goods and is not a warehouse.
- 8 (1) A warehouse receipt may be issued by any warehouseman.
- 9 (2) Where goods including distilled spirits and
- 10 agricultural commodities are stored under a statute requiring a
- 11 bond against withdrawal or a license for the issuance of
- 12 receipts in the nature of warehouse receipts, a receipt issued
- for the goods has like effect as a warehouse 13
- though issued by a person who is the owner of the goods and is 14
- 15 not a warehouseman.
- 16 (Source: Laws 1961, p. 2101.)
- 17 (810 ILCS 5/7-202) (from Ch. 26, par. 7-202)
- Sec. 7-202. Form of warehouse receipt; effect of omission. 18
- 19 Form of warehouse receipt; essential terms; optional terms.
- (a) A warehouse receipt need not be in any particular form. 20
- 21 (b) Unless a warehouse receipt provides for each of the
- 22 following, the warehouse is liable for damages caused to a
- person injured by its omission: 23
- 24 (1) a statement of the location of the warehouse
- 25 facility where the goods are stored;

1	(2) the date of issue of the receipt;
2	(3) the unique identification code of the receipt;
3	(4) a statement whether the goods received will be
4	delivered to the bearer, to a named person, or to a named
5	person or its order;
6	(5) the rate of storage and handling charges, unless
7	goods are stored under a field warehousing arrangement, in
8	which case a statement of that fact is sufficient on a
9	nonnegotiable receipt;
10	(6) a description of the goods or the packages
11	<pre>containing them;</pre>
12	(7) the signature of the warehouse or its agent;
13	(8) if the receipt is issued for goods that the
14	warehouse owns, either solely, jointly, or in common with
15	others, a statement of the fact of that ownership; and
16	(9) a statement of the amount of advances made and of
17	liabilities incurred for which the warehouse claims a lien
18	or security interest, unless the precise amount of advances
19	made or liabilities incurred, at the time of the issue of
20	the receipt, is unknown to the warehouse or to its agent
21	that issued the receipt, in which case a statement of the
22	fact that advances have been made or liabilities incurred
23	and the purpose of the advances or liabilities is
24	sufficient.
25	(c) A warehouse may insert in its receipt any terms that
26	are not contrary to the Uniform Commercial Code and do not

1	impair its obligation of delivery under Section 7-403 or its
2	duty of care under Section 7-204. Any contrary provision is
3	ineffective.
4	(1) A warehouse receipt need not be in any particular form.
5	(2) Unless a warehouse receipt embodies within its written
6	or printed terms each of the following, the warehouseman is
7	liable for damages caused by the omission to a person injured
8	thereby:
9	(a) the location of the warehouse where the goods are
10	stored;
11	(b) the date of issue of the receipt;
12	(c) the consecutive number of the receipt;
13	(d) a statement whether the goods received will be
14	delivered to the bearer, to a specified person, or to a
15	specified person or his order;
16	(e) the rate of storage and handling charges, except
17	that where goods are stored under a field warehousing
18	arrangement a statement of that fact is sufficient on a
19	non negotiable receipt;
20	(f) a description of the goods or of the packages
21	containing them;
22	(g) the signature of the warehouseman, which may be
23	<pre>made by his authorized agent;</pre>
24	(h) if the receipt is issued for goods of which the
25	warehouseman is owner, either solely or jointly or in common
26	with others, the fact of such ownership; and

2

3

4

5

6

7

8

9

10

11

12

13

16

17

18

19

20

21

22

23

24

(i) a statement of the amount of advances made and of
liabilities incurred for which the warehouseman claims a lien
or security interest (Section 7209). If the precise amount of
such advances made or of such liabilities incurred is, at the
time of the issue of the receipt, unknown to the warehouseman
or to his agent who issues it, a statement of the fact that
advances have been made or liabilities incurred and the purpose
thereof is sufficient.

- (3) A warehouseman may insert in his receipt any other terms which are not contrary to the provisions of this Act and do not impair his obligation of delivery (Section 7--403) or his duty of care (Section 7--204). Any contrary provisions shall be ineffective.
- (Source: Laws 1961, p. 2101.) 14
- 15 (810 ILCS 5/7-203) (from Ch. 26, par. 7-203)
 - Sec. 7-203. Liability for non-receipt or misdescription. A party to or purchaser for value in good faith of a document of title, other than a bill of lading, that relies upon the description of the goods in the document may recover from the issuer damages caused by the nonreceipt or misdescription of the goods, except to the extent that:
 - (1) the document conspicuously indicates that the issuer does not know whether all or part of the goods in fact were received or conform to the description, such as a case in which the description is in terms of marks or

7

8

9

10

11

12

13

14

15

16

17

18

21

22

23

24

25

1	labels or kind, quantity, or condition, or the receipt or
2	description is qualified by "contents, condition, and
3	quality unknown", "said to contain", or words of similar
4	<pre>import, if the indication is true; or</pre>
5	(2) the party or purchaser otherwise has notice of the

(2) the party or purchaser otherwise has notice of the nonreceipt or misdescription.

A party to or purchaser for value in good faith of a document of title other than a bill of lading relying in either case upon the description therein of the goods may recover from the issuer damages caused by the non receipt or misdescription of the goods, except to the extent that the document conspicuously indicates that the issuer does not know whether any part or all of the goods in fact were received or conform to the description as where the description is in terms of marks or labels or kind, quantity or condition, or the receipt or description is qualified by "contents, condition and quality unknown", "said to contain" or the like, if such indication be true, or the party or purchaser otherwise has notice.

(Source: Laws 1961, p. 2101.) 19

20 (810 ILCS 5/7-204) (from Ch. 26, par. 7-204)

Sec. 7-204. Duty of care; contractual limitation of warehouse's liability. Duty of care; contractual limitation of warehouseman's liability.

(a) A warehouse is liable for damages for loss of or injury to the goods caused by its failure to exercise care with regard

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- to the goods that a reasonably careful person would exercise 1 2 under similar circumstances. Unless otherwise agreed, the warehouse is not liable for damages that could not have been 3 avoided by the exercise of that care. 4
 - (b) Damages may be limited by a term in the warehouse receipt or storage agreement limiting the amount of liability in case of loss or damage beyond which the warehouse is not liable. Such a limitation is not effective with respect to the warehouse's liability for conversion to its own use. On request of the bailor in a record at the time of signing the storage agreement or within a reasonable time after receipt of the warehouse receipt, the warehouse's liability may be increased on part or all of the goods covered by the storage agreement or the warehouse receipt. In this event, increased rates may be charged based on an increased valuation of the goods.
 - (c) Reasonable provisions as to the time and manner of presenting claims and commencing actions based on the bailment may be included in the warehouse receipt or storage agreement.
 - (d) (Blank).
 - (1) A warehouseman is liable for damages for loss of or injury to the goods caused by his failure to exercise such care regard to them as a reasonably careful man would exercise under like circumstances but unless otherwise agreed he liable for damages which could not have been avoided by the exercise of such care.
 - (2) Damages may be limited by a term in the warehouse

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

20

21

22

23

24

25

receipt or storage agreement limiting the amount of liability in case of loss or damage, and setting forth a specific liability per article or item, or value per unit of weight, beyond which the warehouseman shall not be liable; provided, however, that such liability may on written request of the bailor at the time of signing such storage agreement or within a reasonable time after receipt of the warehouse receipt be increased on part or all of the goods thereunder, in which event increased rates may be charged based on such increased valuation, but that no such increase shall be permitted contrary to a lawful limitation of liability contained in the warehouseman's tariff, if any. No such limitation is effective with respect to the warehouseman's liability for conversion his own use.

(3) Reasonable provisions as to the time and manner of presenting claims and instituting actions based on the bailment may be included in the warehouse receipt or tariff.

(Source: Laws 1961, p. 2101.)

19 (810 ILCS 5/7-205) (from Ch. 26, par. 7-205)

> Sec. 7-205. Title under warehouse receipt defeated in certain cases. A buyer in ordinary course of business of fungible goods sold and delivered by a warehouse that is also in the business of buying and selling such goods takes the goods free of any claim under a warehouse receipt even if the receipt is negotiable and has been duly negotiated.

A buyer in the ordinary course of business of fungible 1 2 goods sold and delivered by a warehouseman who is also in the business of buying and selling such goods takes free of any 3 claim under a warehouse receipt even though it has been duly 4

5 negotiated.

6

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

(Source: Laws 1961, p. 2101.)

7 (810 ILCS 5/7-206) (from Ch. 26, par. 7-206)

Sec. 7-206. Termination of storage at warehouse's option.

Termination of storage at warehouseman's option.

(a) A warehouse, by giving notice to the person on whose account the goods are held and any other person known to claim an interest in the goods, may require payment of any charges and removal of the goods from the warehouse at the termination of the period of storage fixed by the document of title or, if a period is not fixed, within a stated period not less than 30 days after the warehouse gives notice. If the goods are not removed before the date specified in the notice, the warehouse may sell them pursuant to Section 7-210.

(b) If a warehouse in good faith believes that goods are about to deteriorate or decline in value to less than the amount of its lien within the time provided in subsection (a) and Section 7-210, the warehouse may specify in the notice given under subsection (a) any reasonable shorter time for removal of the goods and, if the goods are not removed, may sell them at public sale held not less than one week after a

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

single advertisement or posting.

- (c) If, as a result of a quality or condition of the goods of which the warehouse did not have notice at the time of deposit, the goods are a hazard to other property, the warehouse facilities, or other persons, the warehouse may sell the goods at public or private sale without advertisement or posting on reasonable notification to all persons known to claim an interest in the goods. If the warehouse, after a reasonable effort, is unable to sell the goods, it may dispose of them in any lawful manner and does not incur liability by reason of that disposition.
- (d) A warehouse shall deliver the goods to any person entitled to them under this Article upon due demand made at any time before sale or other disposition under this Section.
- (e) A warehouse may satisfy its lien from the proceeds of any sale or disposition under this Section but shall hold the balance for delivery on the demand of any person to which the warehouse would have been bound to deliver the goods.
- (1) A warehouseman may on notifying the person on whose account the goods are held and any other person known to claim an interest in the goods require payment of any charges and removal of the goods from the warehouse at the termination of the period of storage fixed by the document, or, if no period is fixed, within a stated period not less than 30 days after the notification. If the goods are not removed before the date specified in the notification, the warehouseman may sell them

in accordance with the provisions of the Section on enforcement of a warehouseman's lien (Section 7--210).

(2) If a warehouseman in good faith believes that the goods are about to deteriorate or decline in value to less than the amount of his lien within the time prescribed in subsection (1) for notification, advertisement and sale, the warehouseman may specify in the notification any reasonable shorter time for removal of the goods and in case the goods are not removed, may sell them at public sale held not less than one week after a single advertisement or posting.

(3) If as a result of a quality or condition of the goods of which the warehouseman had no notice at the time of deposit the goods are a hazard to other property or to the warehouse or to persons, the warehouseman may sell the goods at public or private sale without advertisement on reasonable notification to all persons known to claim an interest in the goods. If the warehouseman after a reasonable effort is unable to sell the goods he may dispose of them in any lawful manner and shall incur no liability by reason of such disposition.

(4) The warehouseman must deliver the goods to any person entitled to them under this Article upon due demand made at any time prior to sale or other disposition under this Section.

(5) The warehouseman may satisfy his lien from the proceeds of any sale or disposition under this Section but must hold the balance for delivery on the demand of any person to whom he would have been bound to deliver the goods.

commingled.

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

- (Source: Laws 1961, p. 2101.) 1
- (810 ILCS 5/7-207) (from Ch. 26, par. 7-207) 2
- 3 Sec. 7-207. Goods must be kept separate; fungible goods.
- 4 (a) Unless the warehouse receipt provides otherwise, a 5 warehouse shall keep separate the goods covered by each receipt 6 so as to permit at all times identification and delivery of those goods. However, different lots of fungible goods may be 7
 - (b) If different lots of fungible goods are commingled, the goods are owned in common by the persons entitled thereto and the warehouse is severally liable to each owner for that owner's share. If, because of overissue, a mass of fungible goods is insufficient to meet all the receipts the warehouse has issued against it, the persons entitled include all holders to which overissued receipts have been duly negotiated.
 - (1) Unless the warehouse receipt otherwise provides, a warehouseman must keep separate the goods covered by each receipt so as to permit at all times identification and delivery of those goods except that different lots of fungible goods may be commingled.
 - (2) Fungible goods so commingled are owned in common by the persons entitled thereto and the warehouseman liable to each owner for that owner's share. Where because overissue a mass of fungible goods is insufficient to meet all the receipts which the warehouseman has issued against it, the

- persons entitled include all holders to whom overissued 1
- 2 receipts have been duly negotiated.
- 3 (Source: Laws 1961, p. 2101.)
- 4 (810 ILCS 5/7-208) (from Ch. 26, par. 7-208)
- 5 Sec. 7-208. Altered warehouse receipts. If a blank in a
- 6 negotiable tangible warehouse receipt has been filled in
- without authority, a good-faith purchaser for value and without 7
- 8 notice of the lack of authority may treat the insertion as
- authorized. Any other unauthorized alteration leaves any 9
- 10 tangible or electronic warehouse receipt enforceable against
- 11 the issuer according to its original tenor.
- 12 Where a blank in a negotiable warehouse receipt has
- 13 filled in without authority, a purchaser for value and without
- 14 notice of the want of authority may treat the insertion as
- 15 authorized. Any other unauthorized alteration leaves
- 16 receipt enforceable against the issuer according to
- 17 original tenor.
- 18 (Source: Laws 1961, p. 2101.)
- 19 (810 ILCS 5/7-209) (from Ch. 26, par. 7-209)
- 20 Sec. 7-209. Lien of warehouse. Lien of warehouseman.
- 21 (a) A warehouse has a lien against the bailor on the goods
- 22 covered by a warehouse receipt or storage agreement or on the
- 23 proceeds thereof in its possession for charges for storage or
- transportation, including demurrage and terminal charges, 24

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

insurance, labor, or other charges, present or future, in relation to the goods, and for expenses necessary for preservation of the goods or reasonably incurred in their sale pursuant to law. If the person on whose account the goods are held is liable for similar charges or expenses in relation to other goods whenever deposited and it is stated in the warehouse receipt or storage agreement that a lien is claimed for charges and expenses in relation to other goods, the warehouse also has a lien against the goods covered by the warehouse receipt or storage agreement or on the proceeds thereof in its possession for those charges and expenses, whether or not the other goods have been delivered by the warehouse. However, as against a person to which a negotiable warehouse receipt is duly negotiated, a warehouse's lien is limited to charges in an amount or at a rate specified in the warehouse receipt or, if no charges are so specified, to a reasonable charge for storage of the specific goods covered by the receipt subsequent to the date of the receipt.

(b) A warehouse may also reserve a security interest against the bailor for the maximum amount specified on the receipt for charges other than those specified in subsection (a), such as for money advanced and interest. The security interest is governed by Article 9.

(c) A warehouse's lien for charges and expenses under subsection (a) or a security interest under subsection (b) is also effective against any person that so entrusted the bailor

1	with possession of the goods that a pledge of them by the
2	bailor to a good-faith purchaser for value would have been
3	valid. However, the lien or security interest is not effective
4	against a person that before issuance of a document of title
5	had a legal interest or a perfected security interest in the
6	goods and that did not:
7	(1) deliver or entrust the goods or any document of
8	title covering the goods to the bailor or the bailor's
9	<pre>nominee with:</pre>
10	(A) actual or apparent authority to ship, store, or
11	sell;
12	(B) power to obtain delivery under Section 7-403;
13	<u>or</u>
14	(C) power of disposition under Sections 2-403,
15	2A-304(2), 2A-305(2), 9-320, or 9-321(c) or other
16	statute or rule of law; or
17	(2) acquiesce in the procurement by the bailor or its
18	nominee of any document.
19	(d) A warehouse's lien on household goods for charges and
20	expenses in relation to the goods under subsection (a) is also
21	effective against all persons if the depositor was the legal
22	possessor of the goods at the time of deposit. In this
23	subsection, "household goods" means furniture, furnishings, or
24	personal effects used by the depositor in a dwelling.
25	(e) A warehouse loses its lien on any goods that it
26	voluntarily delivers or unjustifiably refuses to deliver.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

(1) A warehouseman has a lien against the bailor on the goods covered by a warehouse receipt or on the proceeds thereof in his possession for charges for storage or transportation (including demurrage and terminal charges), insurance, labor, or charges present or future in relation to the goods, and for expenses necessary for preservation of the goods or reasonably incurred in their sale pursuant to law. If the person on whose account the goods are held is liable for like charges expenses in relation to other goods whenever deposited and it is stated in the receipt that a lien is claimed for charges and expenses in relation to other goods, the warehouseman also has a lien against him for such charges and expenses whether or not the other goods have been delivered by the warehouseman. against a person to whom a negotiable warehouse receipt is duly negotiated a warehouseman's lien is limited to charges in an amount or at a rate specified on the receipt or if no charges are so specified then to a reasonable charge for storage of the goods covered by the receipt subsequent to the date of receipt.

(2) The warehouseman may also reserve a security interest against the bailor for a maximum amount specified on the receipt for charges other than those specified in subsection (1), such as for money advanced and interest. Such a security interest is governed by the Article on Secured Transactions (Article 9).

(3) (a) A warehouseman's lien for charges and expenses

under subsection (1) or a security interest under subsection 1 (2) is also effective against any person who so entrusted the 2 bailor with possession of the goods that a pledge of them by 3 him to a good faith purchaser for value would have been valid 4 5 but is not effective against a person as to whom the document

confers no right in the goods covered by it under Section 6

7 503.

7

8

9

10

11

12

13

14

15

16

21

22

23

24

25

(b) A warehouseman's lien on household goods for charges and expenses in relation to the goods under subsection (1) is also effective against all persons if the depositor was the legal possessor of the goods at the time of deposit. "Household goods" means furniture, furnishings and personal effects used by the depositor in a dwelling.

(4) A warehouseman loses his lien on any goods which he voluntarily delivers or which he unjustifiably refuses to deliver.

17 (Source: P.A. 77-2810.)

(810 ILCS 5/7-210) (from Ch. 26, par. 7-210) 18

Sec. 7-210. Enforcement of warehouse's lien. Enforcement 19 of warehouseman's lien. 20

(a) Except as otherwise provided in subsection (b), a warehouse's lien may be enforced by public or private sale of the goods, in bulk or in packages, at any time or place and on any terms that are commercially reasonable, after notifying all persons known to claim an interest in the goods. The

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

notification must include a statement of the amount due, the nature of the proposed sale, and the time and place of any public sale. The fact that a better price could have been obtained by a sale at a different time or in a method different from that selected by the warehouse is not of itself sufficient to establish that the sale was not made in a commercially reasonable manner. The warehouse sells in a commercially reasonable manner if the warehouse sells the goods in the usual manner in any recognized market therefore, sells at the price current in that market at the time of the sale, or otherwise sells in conformity with commercially reasonable practices among dealers in the type of goods sold. A sale of more goods than apparently necessary to be offered to ensure satisfaction of the obligation is not commercially reasonable, except in cases covered by the preceding sentence.

- (b) A warehouse may enforce its lien on goods, other than goods stored by a merchant in the course of its business, only if the following requirements are satisfied:
 - (1) All persons known to claim an interest in the goods must be notified.
 - (2) The notification must include an itemized statement of the claim, a description of the goods subject to the lien, a demand for payment within a specified time not less than 10 days after receipt of the notification, and a conspicuous statement that unless the claim is paid within that time the goods will be advertised for sale and

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

sold b	y auction a	t a s	pecified	time	and	place.
--------	-------------	-------	----------	------	-----	--------

- (3) The sale must conform to the terms of the notification.
 - (4) The sale must be held at the nearest suitable place to where the goods are held or stored.
 - (5) After the expiration of the time given in the notification, an advertisement of the sale must be published once a week for two weeks consecutively in a newspaper of general circulation where the sale is to be held. The advertisement must include a description of the goods, the name of the person on whose account the goods are being held, and the time and place of the sale. The sale must take place at least 15 days after the first publication. If there is no newspaper of general circulation where the sale is to be held, the advertisement must be posted at least 10 days before the sale in not fewer than six conspicuous places in the neighborhood of the proposed sale.
 - (c) Before any sale pursuant to this Section, any person claiming a right in the goods may pay the amount necessary to satisfy the lien and the reasonable expenses incurred in complying with this Section. In that event, the goods may not be sold but must be retained by the warehouse subject to the terms of the receipt and this Article.
- (d) A warehouse may buy at any public sale held pursuant to this Section.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

(e)	A purc	haser	in g	rood	faith o	f goods	sold	to e	nforce	а
		4-1	+1				ا ما الما الما الما	LF		
warehous	e's IIe	en tak	les ti	ie go	ods ire	e or any	y righ	LS OI	perso	ns
against	which	the	lien	was	valid,	despit	te the	war	ehouse	's
noncompl	iance w	7i+h +	hia S	ecti.	on					

- (f) A warehouse may satisfy its lien from the proceeds of any sale pursuant to this Section but shall hold the balance, if any, for delivery on demand to any person to which the warehouse would have been bound to deliver the goods.
- (q) The rights provided by this Section are in addition to all other rights allowed by law to a creditor against a debtor.
- (h) If a lien is on goods stored by a merchant in the course of its business, the lien may be enforced in accordance with subsection (a) or (b).
- (i) A warehouse is liable for damages caused by failure to comply with the requirements for sale under this Section and, in case of willful violation, is liable for conversion.
- (1) Except as provided in subsection (2), a warehouseman's lien may be enforced by public or private sale of the goods in block or in parcels, at any time or place and on any terms which are commercially reasonable, after notifying all persons known to claim an interest in the goods. Such notification must include a statement of the amount due, the nature of the proposed sale and the time and place of any public sale. fact that a better price could have been obtained by a sale at a different time or in a different method from that selected by the warehouseman is not of itself sufficient to establish

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

the sale was not made in a commercially reasonable manner. If the warehouseman either sells the goods in the usual manner in any recognized market therefor, or if he sells at the price current in such market at the time of his sale, or if he has otherwise sold in conformity with commercially reasonable practices among dealers in the type of goods sold, he has sold in a commercially reasonable manner. A sale of more goods than apparently necessary to be offered to insure satisfaction of the obligation is not commercially reasonable except in cases covered by the preceding sentence.

- (2) A warehouseman's lien on goods other than goods stored by a merchant in the course of his business may be enforced only as follows:
- (a) All persons known to claim an interest in the goods must be notified.
- (b) The notification must be delivered in person or sent by registered or certified letter to the last known address of any person to be notified.
- (c) The notification must include an itemized statement of the claim, a description of the goods subject to the lien, a demand for payment within a specified time not less than 10 days after receipt of the notification, and a conspicuous statement that unless the claim is paid within that time the goods will be advertised for sale and sold by auction at a specified time and place.
- 26 (d) The sale must conform to the terms of the

notification.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

(e) The sale must be held at the nearest suitable place to that where the goods are held or stored.

(f) After the expiration of the time given in the notification, an advertisement of the sale must be published once a week for 2 weeks consecutively in a newspaper of general circulation where the sale is to be held. The advertisement must include a description of the goods, the name of the person on whose account they are being held, and the time and place of the sale. The sale must take place at least 15 days after the first publication. If there is no newspaper of general circulation where the sale is to be held, the advertisement must be posted at least 10 days before the sale in not less than 6 conspicuous places in the neighborhood of the proposed sale.

(3) Before any sale pursuant to this Section any person claiming a right in the goods may pay the amount necessary to satisfy the lien and the reasonable expenses incurred under this Section. In that event the goods must not be sold, but must be retained by the warehouseman subject to the terms of the receipt and this Article.

(4) The warehouseman may buy at any public sale pursuant to this Section.

(5) A purchaser in good faith of goods sold to enforce a warehouseman's lien takes the goods free of any rights of persons against whom the lien was valid, despite noncompliance

- by the warehouseman with the requirements of this Section. 1
- 2 (6) The warehouseman may satisfy his lien from the proceeds
- of any sale pursuant to this Section but must hold the balance, 3
- if any, for delivery on demand to any person to whom he would 4
- 5 have been bound to deliver the goods.
- 6 (7) The rights provided by this Section shall be in
- addition to all other rights allowed by law to a creditor 7
- 8 against his debtor.
- 9 (8) Where a lien is on goods stored by a merchant in the
- 10 course of his business the lien may be enforced in accordance
- 11 with either subsection (1) or (2).
- 12 (9) The warehouseman is liable for damages caused by
- failure to comply with the requirements for sale under 13
- Section and in case of willful violation is liable for 14
- 15 conversion.
- 16 (Source: Laws 1965, p. 803.)
- 17 (810 ILCS 5/Art. 7 Pt. 3 heading)
- PART 3-18
- 19 BILLS OF LADING: SPECIAL PROVISIONS
- 20 (810 ILCS 5/7-301) (from Ch. 26, par. 7-301)
- Sec. 7-301. Liability for nonreceipt or misdescription; 21
- "said to contain"; "shipper's weight, load, and count"; 22
- improper handling. Liability for non-receipt or 23
- misdescription; "said to contain"; "shipper's load and count"; 24

improper handling.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (a) A consignee of a nonnegotiable bill of lading which has given value in good faith, or a holder to which a negotiable bill has been duly negotiated, relying upon the description of the goods in the bill or upon the date shown in the bill, may recover from the issuer damages caused by the misdating of the bill or the nonreceipt or misdescription of the goods, except to the extent that the bill indicates that the issuer does not know whether any part or all of the goods in fact were received or conform to the description, such as in a case in which the description is in terms of marks or labels or kind, quantity, or condition or the receipt or description is qualified by "contents or condition of contents of packages unknown", "said to contain", "shipper's weight, load, and count", or words of similar import, if that indication is true.
 - (b) If goods are loaded by the issuer of a bill of lading:
 - (1) the issuer shall count the packages of goods if shipped in packages and ascertain the kind and quantity if shipped in bulk; and
 - (2) words such as "shipper's weight, load, and count", or words of similar import indicating that the description was made by the shipper are ineffective except as to goods concealed in packages.
- (c) If bulk goods are loaded by a shipper that makes available to the issuer of a bill of lading adequate facilities for weighing those goods, the issuer shall ascertain the kind

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

and quantity within a reasonable time after receiving the 1 2 shipper's request in a record to do so. In that case, "shipper's weight" or words of similar import are ineffective. 3

- (d) The issuer of a bill of lading, by including in the bill the words "shipper's weight, load, and count", or words of similar import, may indicate that the goods were loaded by the shipper, and, if that statement is true, the issuer is not liable for damages caused by the improper loading. However, omission of such words does not imply liability for damages caused by improper loading.
- (e) A shipper guarantees to an issuer the accuracy at the time of shipment of the description, marks, labels, number, kind, quantity, condition, and weight, as furnished by the shipper, and the shipper shall indemnify the issuer against damage caused by inaccuracies in those particulars. This right of indemnity does not limit the issuer's responsibility or liability under the contract of carriage to any person other than the shipper.
- (1) A consignee of a non negotiable bill who has given value in good faith or a holder to whom a negotiable bill has been duly negotiated relying in either case upon the description therein of the goods, or upon the date therein shown, may recover from the issuer damages caused misdating of the bill or the non-receipt or misdescription of the goods, except to the extent that the document indicates that the issuer does not know whether any part or all of

where the description is in terms of marks or labels or kind, quantity, or condition or the receipt or description is qualified by "contents or condition of contents of packages unknown", "said to contain", "shipper's weight, load and count" or the like, if such indication be true.

(2) When goods are loaded by an issuer who is a common carrier, the issuer must count the packages of goods if package freight and ascertain the kind and quantity if bulk freight. In such cases "shipper's weight, load and count" or other words indicating that the description was made by the shipper are ineffective except as to freight concealed by packages.

(3) When bulk freight is loaded by a shipper who makes available to the issuer adequate facilities for weighing such freight, an issuer who is a common carrier must ascertain the kind and quantity within a reasonable time after receiving the written request of the shipper to do so. In such cases "shipper's weight" or other words of like purport are ineffective.

(4) The issuer may by inserting in the bill the words "shipper's weight, load and count" or other words of like purport indicate that the goods were loaded by the shipper; and if such statement be true the issuer shall not be liable for damages caused by the improper loading. But their omission does not imply liability for such damages.

(5) The shipper shall be deemed to have guaranteed to the

- issuer the accuracy at the time of shipment of the description, 1
- 2 marks, labels, number, kind, quantity, condition and weight, as
- furnished by him; and the shipper shall indemnify the issuer 3
- against damage caused by inaccuracies in such particulars. The 4
- right of the issuer to such indemnity shall in no way limit his 5
- 6 responsibility and liability under the contract of carriage
- 7 any person other than the shipper.
- 8 (Source: Laws 1961, p. 2101.)
- 9 (810 ILCS 5/7-302) (from Ch. 26, par. 7-302)
- Sec. 7-302. Through bills of lading and similar documents 10
- 11 of title. Through bills of lading and similar documents.
- 12 (a) The issuer of a through bill of lading, or other
- document of title embodying an undertaking to be performed in 13
- part by a person acting as its agent or by a performing 14
- 15 carrier, is liable to any person entitled to recover on the
- 16 bill or other document for any breach by the other person or
- the performing carrier of its obligation under the bill or 17
- 18 other document. However, to the extent that the bill or other
- document covers an undertaking to be performed overseas or in 19
- 20 territory not contiguous to the continental United States or an
- 21 undertaking including matters other than transportation, this
- 22 liability for breach by the other person or the performing
- 23 carrier may be varied by agreement of the parties.
- 24 (b) If goods covered by a through bill of lading or other
- document of title embodying an undertaking to be performed in 25

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

part by a person other than the issuer are received by that
person, the person is subject, with respect to its own
performance while the goods are in its possession, to the
obligation of the issuer. The person's obligation is discharged
by delivery of the goods to another person pursuant to the bill
or other document and does not include liability for breach by
any other person or by the issuer.

- (c) The issuer of a through bill of lading or other document of title described in subsection (a) is entitled to recover from the performing carrier, or other person in possession of the goods when the breach of the obligation under the bill or other document occurred:
 - (1) the amount it may be required to pay to any person entitled to recover on the bill or other document for the breach, as may be evidenced by any receipt, judgment, or transcript of judgment; and
 - (2) the amount of any expense reasonably incurred by the issuer in defending any action commenced by any person entitled to recover on the bill or other document for the breach.
- (1) The issuer of a through bill of lading or other document embodying an undertaking to be performed in part by persons acting as its agents or by connecting carriers liable to anyone entitled to recover on the document for any breach by such other persons or by a connecting carrier of its obligation under the document but to the extent that the bill

covers an undertaking to be performed overseas or in territory

not contiguous to the continental United States or an

undertaking including matters other than transportation this

liability may be varied by agreement of the parties.

(2) Where goods covered by a through bill of lading or other document embodying an undertaking to be performed in part by persons other than the issuer are received by any such person, he is subject with respect to his own performance while the goods are in his possession to the obligation of the issuer. His obligation is discharged by delivery of the goods to another such person pursuant to the document, and does not include liability for breach by any other such persons or by the issuer.

(3) The issuer of such through bill of lading or other document shall be entitled to recover from the connecting carrier or such other person in possession of the goods when the breach of the obligation under the document occurred, the amount it may be required to pay to anyone entitled to recover on the document therefor, as may be evidenced by any receipt, judgment, or transcript thereof, and the amount of any expense reasonably incurred by it in defending any action brought by anyone entitled to recover on the document therefor.

(Source: Laws 1961, p. 2101.)

```
24 (810 ILCS 5/7-303) (from Ch. 26, par. 7-303)
```

Sec. 7-303. Diversion; reconsignment; change of

1	instructions.
2	(a) Unless the bill of lading otherwise provides, a carrier
3	may deliver the goods to a person or destination other than
4	that stated in the bill or may otherwise dispose of the goods,
5	without liability for misdelivery, on instructions from:
6	(1) the holder of a negotiable bill;
7	(2) the consignor on a nonnegotiable bill, even if the
8	consignee has given contrary instructions;
9	(3) the consignee on a nonnegotiable bill in the
10	absence of contrary instructions from the consignor, if the
11	goods have arrived at the billed destination or if the
12	consignee is in possession of the tangible bill or in
13	control of the electronic bill; or
14	(4) the consignee on a nonnegotiable bill, if the
15	consignee is entitled as against the consignor to dispose
16	of the goods.
17	(b) Unless instructions described in subsection (a) are
18	included in a negotiable bill of lading, a person to which the
19	bill is duly negotiated may hold the bailee according to the
20	original terms.
21	(1) Unless the bill of lading otherwise provides, the
22	carrier may deliver the goods to a person or destination other
23	than that stated in the bill or may otherwise dispose of the
24	goods on instructions from
25	(a) the holder of a negotiable bill; or
26	(b) the consignor on a non negotiable bill

1	notriithatandina	aontrory	ingtrugtions	from	+ho	annaianna.	02
L	HOCWICHS Canaing	Concrary	THEFT GET ONE	TTOIL	CIIC	consignec,	OI

- 2 (c) the consignee on a non-negotiable bill in the absence of contrary instructions from the consignor, if the 3 goods have arrived at the billed destination or if the 4 5 consignee is in possession of the bill; or
- 6 (d) the consignee on a non negotiable bill if he is 7 entitled as against the consignor to dispose of them.
- 8 (2) Unless such instructions are noted on a negotiable bill 9 of lading, a person to whom the bill is duly negotiated can 10 hold the bailee according to the original terms.
- 11 (Source: Laws 1961, p. 2101.)
- 12 (810 ILCS 5/7-304) (from Ch. 26, par. 7-304)
- Sec. 7-304. Tangible bills of lading in a set. Bills of 1.3 14 lading in a set.
- 15 (a) Except as customary in international transportation, a 16 tangible bill of lading may not be issued in a set of parts.
- The issuer is liable for damages caused by violation of this 17 18 subsection.
- (b) If a tangible bill of lading is lawfully issued in a 19 set of parts, each of which contains an identification code and 20 21 is expressed to be valid only if the goods have not been 22 delivered against any other part, the whole of the parts
- 23 constitutes one bill.
- 24 (c) If a tangible negotiable bill of lading is lawfully 25 issued in a set of parts and different parts are negotiated to

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- different persons, the title of the holder to which the first 1 due negotiation is made prevails as to both the document of 2 title and the goods even if any later holder may have received 3 the goods from the carrier in good faith and discharged the 4 5 carrier's obligation by surrendering its part.
 - (d) A person that negotiates or transfers a single part of a tangible bill of lading issued in a set is liable to holders of that part as if it were the whole set.
 - (e) The bailee shall deliver in accordance with Part 4 against the first presented part of a tangible bill of lading lawfully issued in a set. Delivery in this manner discharges the bailee's obligation on the whole bill.
 - (1) Except where customary in overseas transportation, bill of lading must not be issued in a set of parts. The issuer is liable for damages caused by violation of this subsection.
 - (2) Where a bill of lading is lawfully drawn in a set of parts, each of which is numbered and expressed to be valid only if the goods have not been delivered against any other part, the whole of the parts constitute one bill.
 - (3) Where a bill of lading is lawfully issued in a set of parts and different parts are negotiated to different persons, the title of the holder to whom the first due negotiation is made prevails as to both the document and the goods even though any later holder may have received the goods from the carrier in good faith and discharged the carrier's obligation by surrender of his part.

- (4) Any person who negotiates or transfers a single part of 1 2 a bill of lading drawn in a set is liable to holders of that part as if it were the whole set. 3
- (5) The bailee is obliged to deliver in accordance with 4 5 Part 4 of this Article against the first presented part of a bill of lading lawfully drawn in a set. Such delivery 6 7 discharges the bailee's obligation on the whole bill.
- (Source: Laws 1961, 1st S.S., p. 7.) 8
- 9 (810 ILCS 5/7-305) (from Ch. 26, par. 7-305)
- 10 Sec. 7-305. Destination bills.

16

17

18

19

20

21

22

23

- 11 (a) Instead of issuing a bill of lading to the consignor at the place of shipment, a carrier, at the request of the 12 consignor, may procure the bill to be issued at destination or 1.3 at any other place designated in the request. 14
 - (b) Upon request of any person entitled as against a carrier to control the goods while in transit and on surrender of possession or control of any outstanding bill of lading or other receipt covering the goods, the issuer, subject to Section 7-105, may procure a substitute bill to be issued at any place designated in the request.
 - (1) Instead of issuing a bill of lading to the consignor at the place of shipment a carrier may at the request consignor procure the bill to be issued at destination or at any other place designated in the request.
- 25 (2) Upon request of anyone entitled as against the carrier

- to control the goods while in transit and on surrender 1
- 2 outstanding bill of lading or other receipt covering
- goods, the issuer may procure a substitute bill to be issued 3
- any place designated in the request. 4
- 5 (Source: Laws 1961, p. 2101.)
- (810 ILCS 5/7-307) (from Ch. 26, par. 7-307) 6
- 7 Sec. 7-307. Lien of carrier.
- 8 (a) A carrier has a lien on the goods covered by a bill of
- 9 lading or on the proceeds thereof in its possession for charges
- 10 after the date of the carrier's receipt of the goods for
- 11 storage or transportation, including demurrage and terminal
- 12 charges, and for expenses necessary for preservation of the
- 13 goods incident to their transportation or reasonably incurred
- in their sale pursuant to law. However, against a purchaser for 14
- 15 value of a negotiable bill of lading, a carrier's lien is
- 16 limited to charges stated in the bill or the applicable tariffs
- or, if no charges are stated, a reasonable charge. 17
- 18 (b) A lien for charges and expenses under subsection (a) on
- goods that the carrier was required by law to receive for 19
- 20 transportation is effective against the consignor or any person
- 21 entitled to the goods unless the carrier had notice that the
- 22 consignor lacked authority to subject the goods to those
- 23 charges and expenses. Any other lien under subsection (a) is
- 24 effective against the consignor and any person that permitted
- the bailor to have control or possession of the goods unless 25

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

the carrier had notice that the bailor lacked authority.

- (c) A carrier loses its lien on any goods that it voluntarily delivers or unjustifiably refuses to deliver.
- (1) A carrier has a lien on the goods covered by a bill of lading for charges subsequent to the date of its receipt of the goods for storage or transportation (including demurrage and terminal charges) and for expenses necessary for preservation of the goods incident to their transportation or reasonably incurred in their sale pursuant to law. But against a purchaser for value of a negotiable bill of lading a carrier's lien is limited to charges stated in the bill or the applicable tariffs, or if no charges are stated then to a reasonable charge.
- (2) A lien for charges and expenses under subsection (1) on goods which the carrier was required by law to receive for transportation is effective against the consignor or any person entitled to the goods unless the carrier had notice that the consignor lacked authority to subject the goods to such charges and expenses. Any other lien under subsection (1) is effective against the consignor and any person who permitted the bailor to have control or possession of the goods unless the carrier had notice that the bailor lacked such authority.
- (3) A carrier loses his lien on any goods which he voluntarily delivers or which he unjustifiably refuses to deliver.
- 26 (Source: Laws 1961, p. 2101.)

23

24

- (810 ILCS 5/7-308) (from Ch. 26, par. 7-308)1
- Sec. 7-308. Enforcement of carrier's lien. 2
- 3 (a) A carrier's lien on goods may be enforced by public or private sale of the goods, in bulk or in packages, at any time 4 5 or place and on any terms that are commercially reasonable, 6 after notifying all persons known to claim an interest in the 7 goods. The notification must include a statement of the amount 8 due, the nature of the proposed sale, and the time and place of 9 any public sale. The fact that a better price could have been 10 obtained by a sale at a different time or in a method different 11 from that selected by the carrier is not of itself sufficient 12 to establish that the sale was not made in a commercially 13 reasonable manner. The carrier sells goods in a commercially 14 reasonable manner if the carrier sells the goods in the usual 15 manner in any recognized market therefor, sells at the price 16 current in that market at the time of the sale, or otherwise sells in conformity with commercially reasonable practices 17 18 among dealers in the type of goods sold. A sale of more goods 19 than apparently necessary to be offered to ensure satisfaction 20 of the obligation is not commercially reasonable, except in 21 cases covered by the preceding sentence.
 - (b) Before any sale pursuant to this Section, any person claiming a right in the goods may pay the amount necessary to satisfy the lien and the reasonable expenses incurred in complying with this Section. In that event, the goods may not

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- be sold but must be retained by the carrier, subject to the 1 2 terms of the bill of lading and this Article.
- 3 (c) A carrier may buy at any public sale pursuant to this 4 Section.
 - (d) A purchaser in good faith of goods sold to enforce a carrier's lien takes the goods free of any rights of persons against which the lien was valid, despite the carrier's noncompliance with this Section.
 - (e) A carrier may satisfy its lien from the proceeds of any sale pursuant to this Section but shall hold the balance, if any, for delivery on demand to any person to which the carrier would have been bound to deliver the goods.
 - (f) The rights provided by this Section are in addition to all other rights allowed by law to a creditor against a debtor.
 - (q) A carrier's lien may be enforced pursuant to either subsection (a) or the procedure set forth in Section 7-210(b).
 - (h) A carrier is liable for damages caused by failure to comply with the requirements for sale under this Section and, in case of willful violation, is liable for conversion.
 - (1) A carrier's lien may be enforced by public or private sale of the goods, in block or in parcels, at any time or place and on any terms which are commercially reasonable, after notifying all persons known to claim an interest in the goods. Such notification must include a statement of the amount due, the nature of the proposed sale and the time and place of any public sale. The fact that a better price could have been

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

obtained by a sale at a different time or in a different method from that selected by the carrier is not of itself sufficient to establish that the sale was not made in a commercially reasonable manner. If the carrier either sells the goods in the usual manner in any recognized market therefor or if he sells at the price current in such market at the time of his sale or if he has otherwise sold in conformity with commercially reasonable practices among dealers in the type of goods sold he has sold in a commercially reasonable manner. A sale of more goods than apparently necessary to be offered to ensure satisfaction of the obligation is not commercially reasonable except in cases covered by the preceding sentence.

(2) Before any sale pursuant to this Section any person claiming a right in the goods may pay the amount necessary to satisfy the lien and the reasonable expenses incurred under this section. In that event the goods must not be sold, but must be retained by the carrier subject to the terms of the bill and this Article.

(3) The carrier may buy at any public sale pursuant to this Section.

(4) A purchaser in good faith of goods sold to enforce a carrier's lien takes the goods free of any rights of persons against whom the lien was valid, despite noncompliance by the carrier with the requirements of this Section.

(5) The carrier may satisfy his lien from the proceeds of any sale pursuant to this Section but must hold the balance, if

- 1 any, for delivery on demand to any person to whom he would have
- 2 been bound to deliver the goods.
- (6) The rights provided by this Section shall be 3
- 4 addition to all other rights allowed by law to
- 5 against his debtor.
- 6 (7) A carrier's lien may be enforced in accordance with
- 7 either subsection (1) or the procedure set forth in subsection
- (2) of Section 7 210. 8
- 9 (8) The carrier is liable for damages caused by failure to
- 10 comply with the requirements for sale under this Section and in
- 11 case of willful violation is liable for conversion.
- 12 (Source: Laws 1961, p. 2101.)
- (810 ILCS 5/7-309) (from Ch. 26, par. 7-309) 1.3
- Sec. 7-309. Duty of care; contractual limitation of 14
- 15 carrier's liability.
- 16 (a) A carrier that issues a bill of lading, whether
- negotiable or nonnegotiable, shall exercise the degree of care 17
- in relation to the goods which a reasonably careful person 18
- would exercise under similar circumstances. This subsection 19
- 20 does not affect any statute, regulation, or rule of law that
- 21 imposes liability upon a common carrier for damages not caused
- 22 by its negligence.
- (b) Damages may be limited by a term in the bill of lading 23
- 24 or in a transportation agreement that the carrier's liability
- may not exceed a value stated in the bill or transportation 25

agreement if the carrier's rates are dependent upon value and the consignor is afforded an opportunity to declare a higher value and the consignor is advised of the opportunity. However, such a limitation is not effective with respect to the carrier's liability for conversion to its own use.

(c) Reasonable provisions as to the time and manner of presenting claims and commencing actions based on the shipment may be included in a bill of lading or a transportation agreement.

(1) A carrier who issues a bill of lading whether negotiable or non-negotiable must exercise the degree of care in relation to the goods which a reasonably careful man would exercise under like circumstances. This subsection does not repeal or change any law or rule of law which imposes liability upon a common carrier for damages not caused by its negligence.

(2) Damages may be limited by a provision that the carrier's liability shall not exceed a value stated in the document if the carrier's rates are dependent upon value and the consignor by the carrier's tariff is afforded an opportunity to declare a higher value or a value as lawfully provided in the tariff, or where no tariff is filed he is otherwise advised of such opportunity; but no such limitation is effective with respect to the carrier's liability for conversion to its own use.

(3) Reasonable provisions as to the time and manner of presenting claims and instituting actions based on the shipment

1	may be included in a bill of lading or tariff.
2	(Source: Laws 1961, p. 2101.)
3	(810 ILCS 5/Art. 7 Pt. 4 heading)
4	PART 4 .
5	WAREHOUSE RECEIPTS AND BILLS OF LADING: GENERAL OBLIGATIONS
6	(810 ILCS 5/7-401) (from Ch. 26, par. 7-401)
7	Sec. 7-401. Irregularities in issue of receipt or bill or
8	conduct of issuer. The obligations imposed by this Article or
9	an issuer apply to a document of title even if: The obligations
10	imposed by this Article on an issuer apply to a document of
11	title regardless of the fact that
12	(1) the document does not comply with the requirements
13	of this Article or of any other statute, rule, or
14	regulation regarding its issuance, form, or content;
15	(2) the issuer violated laws regulating the conduct of
16	<pre>its business;</pre>
17	(3) the goods covered by the document were owned by the
18	bailee when the document was issued; or
19	(4) the person issuing the document is not a warehouse
20	but the document purports to be a warehouse receipt.
21	(a) the document may not comply with the requirements
22	of this Article or of any other law or regulation regarding its
23	issue, form or content; or

5

6

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

25

conduct of his business; or 1

2 (c) the goods covered by the document were owned by the bailee at the time the document was issued; or 3

(d) the person issuing the document does not within the definition of warehouseman if it purports to be warehouse receipt.

7 (Source: Laws 1961, p. 2101.)

8 (810 ILCS 5/7-402) (from Ch. 26, par. 7-402)

7-402. Duplicate document of title; overissue. Duplicate receipt or bill; overissue. A duplicate or any other document of title purporting to cover goods already represented by an outstanding document of the same issuer does not confer any right in the goods, except as provided in the case of tangible bills of lading in a set of parts, overissue of documents for fungible goods, substitutes for lost, stolen, or destroyed documents, or substitute documents issued pursuant to Section 7-105. The issuer is liable for damages caused by its overissue or failure to identify a duplicate document by a conspicuous notation.

Neither a duplicate nor any other document of title purporting to cover goods already represented by an outstanding document of the same issuer confers any right in the goods, except as provided in the case of bills in a set, overissue of documents for fungible goods and substitutes for lost, stolen or destroyed documents. But the issuer is liable for damages

1	caused by his overissue or failure to identify a duplicate
2	document as such by conspicuous notation on its face.
3	(Source: Laws 1961, p. 2101.)
4	(810 ILCS 5/7-403) (from Ch. 26, par. 7-403)
5	Sec. 7-403. Obligation of bailee to deliver; excuse.
6	Obligation of warehouseman or carrier to deliver; excuse.
7	(a) A bailee shall deliver the goods to a person entitled
8	under a document of title if the person complies with
9	subsections (b) and (c), unless and to the extent that the
10	bailee establishes any of the following:
11	(1) delivery of the goods to a person whose receipt was
12	rightful as against the claimant;
13	(2) damage to or delay, loss, or destruction of the
14	goods for which the bailee is not liable;
15	(3) previous sale or other disposition of the goods in
16	lawful enforcement of a lien or on a warehouse's lawful
17	termination of storage;
18	(4) the exercise by a seller of its right to stop
19	delivery pursuant to Section 2-705 or by a lessor of its
20	right to stop delivery pursuant to Section 2A-526;
21	(5) a diversion, reconsignment, or other disposition
22	pursuant to Section 7-303;
23	(6) release, satisfaction, or any other personal
24	defense against the claimant; or

(7) any other lawful excuse.

1	(b) A person claiming goods covered by a document of title
2	shall satisfy the bailee's lien if the bailee so requests or if
3	the bailee is prohibited by law from delivering the goods until
4	the charges are paid.
5	(c) Unless a person claiming the goods is a person against
6	which the document of title does not confer a right under
7	Section 7-503(a):
8	(1) the person claiming under a document shall
9	surrender possession or control of any outstanding
10	negotiable document covering the goods for cancellation or
11	indication of partial deliveries; and
12	(2) the bailee shall cancel the document or
13	conspicuously indicate in the document the partial
14	delivery or the bailee is liable to any person to which the
15	document is duly negotiated.
16	(1) The bailee must deliver the goods to a person entitled
17	under the document who complies with subsections (2) and (3),
18	unless and to the extent that the bailee establishes any of the
19	following:
20	(a) delivery of the goods to a person whose receipt was
21	rightful as against the claimant;
22	(b) damage to or delay, loss or destruction of the
23	goods for which the bailee is not liable;
24	(c) previous sale or other disposition of the goods in
25	lawful enforcement of a lien or on warehouseman's lawful
26	termination of storage;

1	(d) the exercise by a seller of his right to stop
2	delivery pursuant to the provisions of the Article on Sales
3	(Section 2705);
4	(e) a diversion, reconsignment or other disposition
5	pursuant to the provisions of this Article (Section 7 303) or
6	tariff regulating such right;
7	(f) release, satisfaction or any other fact affording a
8	personal defense against the claimant;
9	(g) any other lawful excuse.
10	(2) A person claiming goods covered by a document of title
11	must satisfy the bailee's lien where the bailee so requests or
12	where the bailee is prohibited by law from delivering the goods
13	until the charges are paid.
14	(3) Unless the person claiming is one against whom the
15	document confers no right under Section 7503(1), he must
16	surrender for cancellation or notation of partial deliveries
17	any outstanding negotiable document covering the goods, and the
18	bailee must cancel the document or conspicuously note the
19	partial delivery thereon or be liable to any person to whom the
20	document is duly negotiated.
21	(4) "Person entitled under the document" means holder in
22	the case of a negotiable document, or the person to whom
23	delivery is to be made by the terms of or pursuant to written
24	instructions under a non-negotiable document.
25	(Source: Laws 1961, p. 2101.)

1	(810 ILCS 5/7-404) (from Ch. 26, par. 7-404)
2	Sec. 7-404. No liability for good-faith delivery pursuant
3	to document of title. No liability for good faith delivery
4	pursuant to receipt of bill. A bailee that in good faith has
5	received goods and delivered or otherwise disposed of the goods
6	according to the terms of a document of title or pursuant to
7	this Article is not liable for the goods even if:
8	(1) the person from which the bailee received the goods
9	did not have authority to procure the document or to
10	dispose of the goods; or
11	(2) the person to which the bailee delivered the goods
12	did not have authority to receive the goods.
13	A bailee who in good faith including observance of reasonable
14	commercial standards has received goods and delivered or
15	otherwise disposed of them according to the terms of the
16	document of title or pursuant to this Article is not liable
17	therefor. This rule applies even though the person from whom he
18	received the goods had no authority to procure the document or
19	to dispose of the goods and even though the person to whom he
20	delivered the goods had no authority to receive them.
21	(Source: Laws 1961, p. 2101.)
22	(810 ILCS 5/Art. 7 Pt. 5 heading)
23	PART 5 .
24	WAREHOUSE RECEIPTS AND BILLS OF LADING: NEGOTIATION AND

TRANSFER

1	(810 ILCS 5/7-501) (from Ch. 26, par. 7-501)
2	Sec. 7-501. Form of negotiation and requirements of due
3	negotiation. Form of negotiation and requirements of "due
4	negotiation".
5	(a) The following rules apply to a negotiable tangible
6	<pre>document of title:</pre>
7	(1) If the document's original terms run to the order
8	of a named person, the document is negotiated by the named
9	person's indorsement and delivery. After the named
10	person's indorsement in blank or to bearer, any person may
11	negotiate the document by delivery alone.
12	(2) If the document's original terms run to bearer, it
13	is negotiated by delivery alone.
14	(3) If the document's original terms run to the order
15	of a named person and it is delivered to the named person,
16	the effect is the same as if the document had been
17	negotiated.
18	(4) Negotiation of the document after it has been
19	indorsed to a named person requires indorsement by the
20	named person and delivery.
21	(5) A document is duly negotiated if it is negotiated
22	in the manner stated in this subsection to a holder that
23	purchases it in good faith, without notice of any defense
24	against or claim to it on the part of any person, and for

value, unless it is established that the negotiation is not

- 101 -	LRB095	16125	WGH	42144	k
---------	--------	-------	-----	-------	---

1	in the regular course of business or financing or involves
2	receiving the document in settlement or payment of a
3	monetary obligation.
4	(b) The following rules apply to a negotiable electronic
5	document of title:
6	(1) If the document's original terms run to the order
7	of a named person or to bearer, the document is negotiated
8	by delivery of the document to another person. Indorsement
9	by the named person is not required to negotiate the
10	document.
11	(2) If the document's original terms run to the order
12	of a named person and the named person has control of the
13	document, the effect is the same as if the document had
14	been negotiated.
15	(3) A document is duly negotiated if it is negotiated
16	in the manner stated in this subsection to a holder that
17	purchases it in good faith, without notice of any defense
18	against or claim to it on the part of any person, and for
19	value, unless it is established that the negotiation is not
20	in the regular course of business or financing or involves
21	taking delivery of the document in settlement or payment of
22	a monetary obligation.
23	(c) Indorsement of a nonnegotiable document of title
24	neither makes it negotiable nor adds to the transferee's
25	rights.

(d) The naming in a negotiable bill of lading of a person

1	to be notified of the arrival of the goods does not limit th	ıe
2	negotiability of the bill or constitute notice to a purchase	er
3	of the bill of any interest of that person in the goods.	

- (1) A negotiable document of title running to the order of a named person is negotiated by his indorsement and delivery.

 After his indorsement in blank or to bearer any person can negotiate it by delivery alone.
- (2) (a) A negotiable document of title is also negotiated by delivery alone when by its original terms it runs to bearer;
- (b) when a document running to the order of a named person is delivered to him the effect is the same as if the document had been negotiated.
- (3) Negotiation of a negotiable document of title after it has been indersed to a specified person requires indersement by the special indersee as well as delivery.
- (4) A negotiable document of title is "duly negotiated" when it is negotiated in the manner stated in this Section to a holder who purchases it in good faith without notice of any defense against or claim to it on the part of any person and for value, unless it is established that the negotiation is not in the regular course of business or financing or involves receiving the document in settlement or payment of a money obligation.
- (5) Indorsement of a non-negotiable document neither makes it negotiable nor adds to the transferee's rights.
- (6) The naming in a negotiable bill of a person to be

- 1 notified of the arrival of the goods does not
- 2 negotiability of the bill nor constitute notice to a purchaser
- thereof of any interest of such person in the goods. 3
- (Source: Laws 1961, p. 2101.) 4
- 5 (810 ILCS 5/7-502) (from Ch. 26, par. 7-502)
- 6 Sec. 7-502. Rights acquired by due negotiation.
- (a) Subject to Sections 7-205 and 7-503, a holder to which 7
- a negotiable document of title has been duly negotiated 8
- acquires thereby:
- 10 (1) title to the document;
- 11 (2) title to the goods;
- (3) all rights accruing under the law of agency or 12
- 1.3 estoppel, including rights to goods delivered to the bailee
- 14 after the document was issued; and
- (4) the direct obligation of the issuer to hold or 15
- 16 deliver the goods according to the terms of the document
- free of any defense or claim by the issuer except those 17
- 18 arising under the terms of the document or under this
- Article, but in the case of a delivery order, the bailee's 19
- 20 obligation accrues only upon the bailee's acceptance of the
- 21 delivery order and the obligation acquired by the holder is
- 22 that the issuer and any indorser will procure the
- 23 acceptance of the bailee.
- 24 (b) Subject to Section 7-503, title and rights acquired by
- 25 due negotiation are not defeated by any stoppage of the goods

1	represented by the document of title or by surrender of the
2	goods by the bailee and are not impaired even if:
3	(1) the due negotiation or any prior due negotiation
4	constituted a breach of duty;
5	(2) any person has been deprived of possession of a
6	negotiable tangible document or control of a negotiable
7	electronic document by misrepresentation, fraud, accident,
8	mistake, duress, loss, theft, or conversion; or
9	(3) a previous sale or other transfer of the goods or
10	document has been made to a third person.
11	(1) Subject to the following section and to the provisions
12	of Section 7205 on fungible goods, a holder to whom a
13	negotiable document of title has been duly negotiated acquires
14	thereby:
14 15	thereby: (a) title to the document;
	4
15	(a) title to the document;
15 16	(a) title to the document; (b) title to the goods;
15 16 17	(a) title to the document; (b) title to the goods; (c) all rights accruing under the law of agency or
15 16 17 18	(a) title to the document; (b) title to the goods; (c) all rights accruing under the law of agency or estoppel, including rights to goods delivered to the bailee
15 16 17 18	(a) title to the document; (b) title to the goods; (c) all rights accruing under the law of agency or estoppel, including rights to goods delivered to the bailee after the document was issued; and
15 16 17 18 19 20	(a) title to the document; (b) title to the goods; (c) all rights accruing under the law of agency or estoppel, including rights to goods delivered to the bailee after the document was issued; and (d) the direct obligation of the issuer to hold or
15 16 17 18 19 20 21	(a) title to the document; (b) title to the goods; (c) all rights accruing under the law of agency or estoppel, including rights to goods delivered to the bailee after the document was issued; and (d) the direct obligation of the issuer to hold or deliver the goods according to the terms of the document free
15 16 17 18 19 20 21 22	(a) title to the document; (b) title to the goods; (c) all rights accruing under the law of agency or estoppel, including rights to goods delivered to the bailee after the document was issued; and (d) the direct obligation of the issuer to hold or deliver the goods according to the terms of the document free of any defense or claim by him except those arising under the
15 16 17 18 19 20 21 22 23	(a) title to the document; (b) title to the goods; (c) all rights accruing under the law of agency or estoppel, including rights to goods delivered to the bailee after the document was issued; and (d) the direct obligation of the issuer to hold or deliver the goods according to the terms of the document free of any defense or claim by him except those arising under the terms of the document or under this Article. In the case of a

1 bailee.

- 2 (2) Subject to the following section, title and rights so 3 acquired are not defeated by any stoppage of the goods represented by the document or by surrender of such goods by 4 5 the bailee, and are not impaired even though the negotiation or 6 any prior negotiation constituted a breach of duty or even 7 though any person has been deprived of possession of the 8 document by misrepresentation, fraud, accident, mistake, duress, loss, theft or conversion, or even though a previous 9 10 sale or other transfer of the goods or document has been made 11 to a third person.
- 12 (Source: Laws 1961, p. 2101.)
- 13 (810 ILCS 5/7-503) (from Ch. 26, par. 7-503)
- 14 Sec. 7-503. Document of title to goods defeated in certain cases.
- 16 <u>(a) A document of title confers no right in goods against a</u>
 17 person that before issuance of the document had a legal
 18 interest or a perfected security interest in the goods and that
 19 did not:
- 20 <u>(1) deliver or entrust the goods or any document of</u>
 21 <u>title covering the goods to the bailor or the bailor's</u>
 22 nominee with:
- 23 (A) actual or apparent authority to ship, store, or sell;
- 25 <u>(B) pow</u>er to obtain delivery under Section 7-403;

1	<u>or</u>
2	(C) power of disposition under Section 2-403,
3	2A-304(2), 2A-305(2), 9-320, or 9-321(c) or other
4	statute or rule of law; or
5	(2) acquiesce in the procurement by the bailor or its
6	nominee of any document.
7	(b) Title to goods based upon an unaccepted delivery order
8	is subject to the rights of any person to which a negotiable
9	warehouse receipt or bill of lading covering the goods has been
10	duly negotiated. That title may be defeated under Section 7-504
11	to the same extent as the rights of the issuer or a transfered
12	from the issuer.
13	(c) Title to goods based upon a bill of lading issued to a
14	freight forwarder is subject to the rights of any person to
15	which a bill issued by the freight forwarder is duly
16	negotiated. However, delivery by the carrier in accordance with
17	Part 4 pursuant to its own bill of lading discharges the
18	carrier's obligation to deliver.
19	(1) A document of title confers no right in goods against a
20	person who before issuance of the document had a legal interest
21	or a perfected security interest in them and who neither
22	(a) delivered or entrusted them or any document of
23	title covering them to the bailor or his nominee with
24	actual or apparent authority to ship, store, or sell with
25	power to obtain delivery under this Article (Section
26	7 403) or with power of disposition under this Act

1	(Sections 2403 and 9-320) or other statute or rule of
2	law; nor
3	(b) acquiesced in the procurement by the bailor or his
4	nominee of any document of title.
5	(2) Title to goods based upon an unaccepted delivery order
6	is subject to the rights of anyone to whom a negotiable
7	warehouse receipt or bill of lading covering the goods has been
8	duly negotiated. Such a title may be defeated under the next
9	section to the same extent as the right of the issuer or a
10	transferee from the issuer.
11	(3) Title to goods based upon a bill of lading issued to a
12	freight forwarder is subject to the rights of anyone to whom a
13	bill issued by the freight forwarder is duly negotiated; but
14	delivery by the carrier in accordance with Part 4 of this
15	Article pursuant to its own bill of lading discharges the
16	carrier's obligation to deliver.
17	(Source: P.A. 91-893, eff. 7-1-01.)
18	(810 ILCS 5/7-504) (from Ch. 26, par. 7-504)
19	Sec. 7-504. Rights acquired in absence of due negotiation;
20	effect of diversion; stoppage of delivery. Rights acquired in
21	the absence of due negotiation; effect of diversion; seller's
22	stoppage of delivery.
23	(a) A transferee of a document of title, whether negotiable
24	or nonnegotiable, to which the document has been delivered but

not duly negotiated, acquires the title and rights that its

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

	transferor	had	or	had	actual	authority	o to	convey	7.
--	------------	-----	----	-----	--------	-----------	------	--------	----

- (b) In the case of a transfer of a nonnegotiable document of title, until but not after the bailee receives notice of the transfer, the rights of the transferee may be defeated:
 - (1) by those creditors of the transferor which could treat the transfer as void under Section 2-402 or 2A-308;
 - (2) by a buyer from the transferor in ordinary course of business if the bailee has delivered the goods to the buyer or received notification of the buyer's rights;
 - (3) by a lessee from the transferor in ordinary course of business if the bailee has delivered the goods to the lessee or received notification of the lessee's rights; or
 - (4) as against the bailee, by good-faith dealings of the bailee with the transferor.
 - (c) A diversion or other change of shipping instructions by the consignor in a nonnegotiable bill of lading which causes the bailee not to deliver the goods to the consignee defeats the consignee's title to the goods if the goods have been delivered to a buyer in ordinary course of business or a lessee in ordinary course of business and, in any event, defeats the consignee's rights against the bailee.
 - (d) Delivery of the goods pursuant to a nonnegotiable document of title may be stopped by a seller under Section 2-705 or a lessor under Section 2A-526, subject to the requirements of due notification in those Sections. A bailee that honors the seller's or lessor's instructions is entitled

25

26

1	to be indemnified by the seller or lessor against any resulting
2	loss or expense.
3	(1) A transferee of a document, whether negotiable or
4	non-negotiable, to whom the document has been delivered but not
5	duly negotiated, acquires the title and rights which his
6	transferor had or had actual authority to convey.
7	(2) In the case of a non negotiable document, until but not
8	after the bailee receives notification of the transfer, the
9	rights of the transferee may be defeated
10	(a) by those creditors of the transferor who could
11	treat the sale as void under Section 2402; or
12	(b) by a buyer from the transferor in ordinary course
13	of business if the bailee has delivered the goods to the buyer
14	or received notification of his rights; or
15	(c) as against the bailee by good faith dealings of the
16	bailee with the transferor.
17	(3) A diversion or other change of shipping instructions by
18	the consignor in a non negotiable bill of lading which causes
19	the bailee not to deliver to the consignee defeats the
20	consignee's title to the goods if they have been delivered to a
21	buyer in ordinary course of business and in any event defeats
22	the consignee's rights against the bailee.
23	(4) Delivery pursuant to a non-negotiable document may be

stopped by a seller under Section 2--705, and subject to the

requirement of due notification there provided. A bailee

honoring the seller's instructions is entitled to

- 1 indemnified by the seller against any resulting loss or
- 2 expense.
- 3 (Source: Laws 1961, p. 2101.)
- 4 (810 ILCS 5/7-505) (from Ch. 26, par. 7-505)
- 5 Sec. 7-505. Indorser not a guarantor for other parties. The
- 6 <u>indorsement of a tangible document of title issued by a bailee</u>
- 7 does not make the indorser liable for any default by the bailee
- 8 <u>or previous indorsers.</u>
- 9 The indorsement of a document of title issued by a bailee
- 10 does not make the indorser liable for any default by the bailee
- 11 or by previous indorsers.
- 12 (Source: Laws 1961, p. 2101.)
- 13 (810 ILCS 5/7-506) (from Ch. 26, par. 7-506)
- Sec. 7-506. Delivery without indorsement: right to compel
- indorsement. The transferee of a negotiable tangible document
- 16 of title has a specifically enforceable right to have its
- 17 transferor supply any necessary indorsement, but the transfer
- 18 becomes a negotiation only as of the time the indorsement is
- 19 supplied.
- 20 The transferee of a negotiable document of title has a
- 21 specifically enforceable right to have his transferor supply
- 22 any necessary indersement but the transfer becomes a
- 23 negotiation only as of the time the indorsement is supplied.
- 24 (Source: Laws 1961, p. 2101.)

(810 ILCS 5/7-507) (from Ch. 26, par. 7-507) 1 Sec. 7-507. Warranties on negotiation or delivery of 2 3 document of title. Warranties on negotiation or transfer of 4 receipt or bill. If a person negotiates or delivers a document of title for value, otherwise than as a mere intermediary under 5 6 Section 7-508, unless otherwise agreed, the transferor, in addition to any warranty made in selling or leasing the goods, 7 8 warrants to its immediate purchaser only that: 9 (1) the document is genuine; 10 (2) the transferor does not have knowledge of any fact 11 that would impair the document's validity or worth; and 12 (3) the negotiation or delivery is rightful and fully effective with respect to the title to the document and the 1.3 14 goods it represents. 15 Where a person negotiates or transfers a document of title 16 for value otherwise than as a mere intermediary under the next following section, then unless otherwise agreed he warrants to 17 18 his immediate purchaser only in addition to any warranty made in selling the goods 19 20 (a) that the document is genuine; and 21 (b) that he has no knowledge of any fact which would 22 impair its validity or worth; and (c) that his negotiation or transfer is rightful and 23 24 fully effective with respect to the title to the document and 25 the goods it represents.

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

21

22

23

24

(Source: Laws 1961, p. 2101.) 1

```
2
          (810 ILCS 5/7-508) (from Ch. 26, par. 7-508)
```

Sec. 7-508. Warranties of collecting bank as to documents of title. Warranties of collecting bank as to documents. A collecting bank or other intermediary known to be entrusted with documents of title on behalf of another or with collection of a draft or other claim against delivery of documents warrants by the delivery of the documents only its own good faith and authority even if the collecting bank or other intermediary has purchased or made advances against the claim or draft to be collected.

collecting bank or other intermediary entrusted with documents on behalf of another or with collection of a draft or other claim against delivery of documents warrants by such delivery of the documents only its own good faith and authority. This rule applies even though the intermediary has purchased or made advances against the claim or draft to be collected.

19 (Source: Laws 1961, p. 2101.)

```
20
           (810 ILCS 5/7-509) (from Ch. 26, par. 7-509)
```

Sec. 7-509. Adequate compliance with commercial contract. Receipt or bill: when adequate compliance with commercial contract. Whether a document of title is adequate to fulfill the obligations of a contract for sale, a contract for lease,

- or the conditions of a letter of credit is determined by 1
- 2 Article 2, 2A, or 5.
- The question whether a document is adequate to fulfill 3
- obligations of a contract for sale or the 4
- 5 credit is governed by the Articles on Sales (Article
- 6 Letters of Credit (Article 5).
- (Source: Laws 1961, p. 2101.) 7
- 8 (810 ILCS 5/Art. 7 Pt. 6 heading)
- 9 PART 6-
- 10 WAREHOUSE RECEIPTS AND BILLS OF
- 11 LADING: MISCELLANEOUS PROVISIONS
- (810 ILCS 5/7-601) (from Ch. 26, par. 7-601)12
- Sec. 7-601. Lost, stolen, or destroyed documents of title. 13
- 14 Lost and missing documents.
- 15 (a) If a document of title is lost, stolen, or destroyed, a
- court may order delivery of the goods or issuance of a 16
- 17 substitute document and the bailee may without liability to any
- person comply with the order. If the document was negotiable, a 18
- 19 court may not order delivery of the goods or issuance of a
- 20 substitute document without the claimant's posting security
- 21 unless it finds that any person that may suffer loss as a
- 22 result of nonsurrender of possession or control of the document
- 23 is adequately protected against the loss. If the document was
- nonnegotiable, the court may require security. The court may 24

also order payment of the bailee's reasonable costs and attorney's fees in any action under this subsection.

(b) A bailee that, without a court order, delivers goods to a person claiming under a missing negotiable document of title is liable to any person injured thereby. If the delivery is not in good faith, the bailee is liable for conversion. Delivery in good faith is not conversion if the claimant posts security with the bailee in an amount at least double the value of the goods at the time of posting to indemnify any person injured by the delivery which files a notice of claim within one year after the delivery.

(1) If a document has been lost, stolen or destroyed, a court may order delivery of the goods or issuance of a substitute document and the bailee may without liability to any person comply with such order. If the document was negotiable the claimant must post security approved by the court to indemnify any person who may suffer loss as a result of non surrender of the document. If the document was not negotiable, such security may be required at the discretion of the court. The court may also in its discretion order payment of the bailee's reasonable costs and counsel fees.

(2) A bailee who without court order delivers goods to a person claiming under a missing negotiable document is liable to any person injured thereby, and if the delivery is not in good faith becomes liable for conversion. Delivery in good faith is not conversion if made in accordance with a filed

4

5

6

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

25

classification or tariff or, where no classification or tariff 1

2 is filed, if the claimant posts security with the bailee in an

amount at least double the value of the goods at the time of

posting to indemnify any person injured by the delivery who

files a notice of claim within one year after the delivery.

(Source: Laws 1961, p. 2101.)

7 (810 ILCS 5/7-602) (from Ch. 26, par. 7-602)

Sec. 7-602. Judicial process against goods covered by negotiable document of title. Attachment of goods covered by a negotiable document. Unless a document of title was originally issued upon delivery of the goods by a person that did not have power to dispose of them, a lien does not attach by virtue of any judicial process to goods in the possession of a bailee for which a negotiable document of title is outstanding unless possession or control of the document is first surrendered to the bailee or the document's negotiation is enjoined. The bailee may not be compelled to deliver the goods pursuant to process until possession or control of the document is surrendered to the bailee or to the court. A purchaser of the document for value without notice of the process or injunction takes free of the lien imposed by judicial process.

Except where the document was originally issued delivery of the goods by a person who had no power to dispose of them, no lien attaches by virtue of any judicial process to goods in the possession of a bailee for which a negotiable

4

5

6

7

11

12

1.3

15

21

22

1 document of title is outstanding unless the document be first

2 surrendered to the bailee or its negotiation enjoined, and the

bailee shall not be compelled to deliver the goods pursuant to

process until the document is surrendered to him or impounded

by the court. One who purchases the document for value without

notice of the process or injunction takes free of the lien

imposed by judicial process.

8 (Source: Laws 1961, p. 2101.)

9 (810 ILCS 5/7-603) (from Ch. 26, par. 7-603)

10 Sec. 7-603. Conflicting Claims; Interpleader. If more than

one person claims title to or possession of the goods, the

bailee is excused from delivery until the bailee has a

reasonable time to ascertain the validity of the adverse claims

or to commence an action for interpleader. The bailee may

assert an interpleader either in defending an action for

nondelivery of the goods or by original action.

17 If more than one person claims title or possession of the

18 goods, the bailee is excused from delivery until he has had a

19 reasonable time to ascertain the validity of the adverse claims

20 or to bring an action to compel all claimants to interplead and

may compel such interpleader, either in defending an action for

non-delivery of the goods, or by original action, whichever is

23 appropriate.

24 (Source: Laws 1961, p. 2101.)

- (810 ILCS 5/Art. 7 Pt. 7 heading new) 1
- 2 PART 7
- 3 MISCELLANEOUS PROVISIONS
- 4 (810 ILCS 5/7-701 new)
- 5 Sec. 7-701. Effective date. (Blank).
- (810 ILCS 5/7-702 new)6
- 7 Sec. 7-702. Repeals. Section 10-104 of the Uniform
- 8 Commercial Code is repealed.
- 9 (810 ILCS 5/7-703 new)
- 10 Sec. 7-703. Applicability. This amendatory Act of the 95th
- General Assembly applies to a document of title that is issued 11
- or a bailment that arises on or after the effective date of 12
- 13 this amendatory Act of the 95th General Assembly. This
- 14 amendatory Act of the 95th General Assembly does not apply to a
- document of title that is issued or a bailment that arises 15
- 16 before the effective date of this amendatory Act of the 95th
- General Assembly even if the document of title or bailment 17
- 18 would be subject to this amendatory Act of the 95th General
- 19 Assembly if the document of title had been issued or bailment
- 20 had arisen on or after the effective date of this amendatory
- 21 Act of the 95th General Assembly. This amendatory Act of the
- 22 95th General Assembly does not apply to a right of action that
- has accrued before the effective date of this amendatory Act of 23

the 95th General Assembly. 1

- (810 ILCS 5/7-704 new)2
- 3 Sec. 7-704. Savings clause. A document of title issued or a
- bailment that arises before the effective date of this 4
- 5 amendatory Act of the 95th General Assembly and the rights,
- 6 obligations, and interests flowing from that document or
- 7 bailment are governed by any statute or other rule amended or
- 8 repealed by this amendatory Act of the 95th General Assembly as
- if amendment or repeal had not occurred and may be terminated, 9
- 10 completed, consummated, or enforced under that statute or other
- 11 rule.
- 12 Section 15. The Uniform Commercial Code is amended by
- changing Sections 2-202, 2-208, 2A-207, 2A-501, 2A-518, 13
- 14 2A-519, 2A-527, 2A-528, 3-103, 4A-105, 4A-106, 4A-204, and
- 15 5-103 as follows:
- (810 ILCS 5/2-202) (from Ch. 26, par. 2-202) 16
- 17 Sec. 2-202. Final written expression: parol or extrinsic
- evidence. 18
- 19 Terms with respect to which the confirmatory memoranda of
- 20 the parties agree or which are otherwise set forth in a writing
- 21 intended by the parties as a final expression of their
- 22 agreement with respect to such terms as are included therein
- 23 may not be contradicted by evidence of any prior agreement or

- of a contemporaneous oral agreement but may be explained or supplemented
- (a) by <u>course of performance</u>, course of dealing, or usage of trade (Section 1-303 1--205) or by course of performance (Section 2 208); and
 - (b) by evidence of consistent additional terms unless the court finds the writing to have been intended also as a complete and exclusive statement of the terms of the agreement.
- 10 (Source: Laws 1961, p. 2101.)
- 11 (810 ILCS 5/2-208) (from Ch. 26, par. 2-208)
- 12 Sec. 2-208. (Blank). Course of performance or practical

 13 construction.
 - (1) Where the contract for sale involves repeated occasions for performance by either party with knowledge of the nature of the performance and opportunity for objection to it by the other, any course of performance accepted or acquiesced in without objection shall be relevant to determine the meaning of the agreement.
 - (2) The express terms of the agreement and any such course of performance, as well as any course of dealing and usage of trade, shall be construed whenever reasonable as consistent with each other; but when such construction is unreasonable, express terms shall control course of performance and course of performance shall control both course of dealing and usage of

1.3

trade (Section 1--205).

(3) Subject to the provisions of the next section on modification and waiver, such course of performance shall be relevant to show a waiver or modification of any term inconsistent with such course of performance.

(Source: Laws 1961, p. 2101.)

(810 ILCS 5/2A-207) (from Ch. 26, par. 2A-207)

Sec. 2A-207. (Blank). Course of performance or practical construction.

- (1) If a lease contract involves repeated occasions for performance by either party with knowledge of the nature of the performance and opportunity for objection to it by the other, any course of performance accepted or acquiesced in without objection is relevant to determine the meaning of the lease agreement.
- (2) The express terms of a lease agreement and any course of performance, as well as any course of dealing and usage of trade, must be construed whenever reasonable as consistent with each other; but if that construction is unreasonable, express terms control course of performance, course of performance controls both course of dealing and usage of trade, and course of dealing controls usage of trade.
- (3) Subject to the provisions of Section 2A-208 on modification and waiver, course of performance is relevant to show a waiver or modification of any term inconsistent with the

- 1 course of performance.
- 2 (Source: P.A. 87-493.)
- 3 (810 ILCS 5/2A-501) (from Ch. 26, par. 2A-501)
- 4 Sec. 2A-501. Default; procedure.
- 5 (1) Whether the lessor or the lessee is in default under a 6 lease contract is determined by the lease agreement and this
- 7 Article.
- 8 (2) If the lessor or the lessee is in default under the
- 9 lease contract, the party seeking enforcement has rights and
- 10 remedies as provided in this Article and, except as limited by
- 11 this Article, as provided in the lease agreement.
- 12 (3) If the lessor or the lessee is in default under the
- 13 lease contract, the party seeking enforcement may reduce the
- 14 party's claim to judgment, or otherwise enforce the lease
- 15 contract by self-help or any available judicial procedure or
- 16 nonjudicial procedure, including administrative proceeding,
- 17 arbitration, or the like, in accordance with this Article.
- 18 (4) Except as otherwise provided in Section 1-305(a)
- $19 \frac{1-106(1)}{1}$ or this Article or the lease agreement, the rights and
- remedies referred to in subsections (2) and (3) are cumulative.
- 21 (5) If the lease agreement covers both real property and
- 22 goods, the party seeking enforcement may proceed under this
- 23 Part as to the goods, or under other applicable law as to both
- the real property and the goods in accordance with that party's
- 25 rights and remedies in respect of the real property, in which

- 1 case this Part does not apply.
- 2 (Source: P.A. 87-493.)

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

- 3 (810 ILCS 5/2A-518) (from Ch. 26, par. 2A-518)
- 4 Sec. 2A-518. Cover; substitute goods.
- (1) After a default by a lessor under the lease contract of the type described in Section 2A-508(1), or, if agreed, after other default by the lessor, the lessee may cover by making any purchase or lease of or contract to purchase or lease goods in substitution for those due from the lessor.
 - (2) Except as otherwise provided with respect to damages liquidated in the lease agreement (Section 2A-504) or otherwise determined pursuant to agreement of the parties (Sections 1-302 $\frac{1-102(3)}{2}$ and 2A-503), if a lessee's cover is by a lease substantially similar to the original agreement and the new lease agreement is made in good faith and in a commercially reasonable manner, the lessee may recover from the lessor as damages (i) the present value, as of the date of the commencement of the term of the new lease agreement, of the rent under the new lease agreement applicable to that period of the new lease term which is comparable to the then remaining term of the original lease agreement minus the present value as of the same date of the total rent for the then remaining lease term of the original lease agreement, and (ii) any incidental or consequential damages, less expenses saved in consequence of the lessor's default.

- 1 (3) If a lessee's cover is by lease agreement that for any
- 2 reason does not qualify for treatment under subsection (2), or
- 3 is by purchase or otherwise, the lessee may recover from the
- 4 lessor as if the lessee had elected not to cover and Section
- 5 2A-519 governs.
- 6 (Source: P.A. 87-493.)
- 7 (810 ILCS 5/2A-519) (from Ch. 26, par. 2A-519)
- 8 Sec. 2A-519. Lessee's damages for nondelivery,
- 9 repudiation, default, and breach of warranty in regard to
- 10 accepted goods.
- 11 (1) Except as otherwise provided with respect to damages
- 12 liquidated in the lease agreement (Section 2A-504) or otherwise
- determined pursuant to agreement of the parties (Sections 1-302
- 14 $\frac{1-102(3)}{2}$ and 2A-503), if a lessee elects not to cover or a
- lessee elects to cover and the cover is by lease agreement that
- 16 for any reason does not qualify for treatment under Section
- 2A-518(2), or is by purchase or otherwise, the measure of
- 18 damages for nondelivery or repudiation by the lessor or for
- 19 rejection or revocation of acceptance by the lessee is the
- 20 present value, as of the date of the default, of the then
- 21 market rent minus the present value as of the same date of the
- original rent, computed for the remaining lease term of the
- 23 original lease agreement, together with incidental and
- 24 consequential damages, less expenses saved in consequence of
- 25 the lessor's default.

- (2) Market rent is to be determined as of the place for tender or, in cases of rejection after arrival or revocation of acceptance, as of the place of arrival.
 - (3) Except as otherwise agreed, if the lessee has accepted goods and given notification (Section 2A-516(3)), the measure of damages for nonconforming tender or delivery or other default by a lessor is the loss resulting in the ordinary course of events from the lessor's default as determined in any manner that is reasonable together with incidental and consequential damages, less expenses saved in consequence of the lessor's default.
 - (4) Except as otherwise agreed, the measure of damages for breach of warranty is the present value at the time and place of acceptance of the difference between the value of the use of the goods accepted and the value if they had been as warranted for the lease term, unless special circumstances show proximate damages of a different amount, together with incidental and consequential damages, less expenses saved in consequence of the lessor's default or breach of warranty.
- 20 (Source: P.A. 87-493.)
- 21 (810 ILCS 5/2A-527) (from Ch. 26, par. 2A-527)
- Sec. 2A-527. Lessor's rights to dispose of goods.
- 23 (1) After a default by a lessee under the lease contract of 24 the type described in Section 2A-523(1) or 2A-523(3)(a) or 25 after the lessor refuses to deliver or takes possession of

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- goods (Section 2A-525 or 2A-526), or, if agreed, after other default by a lessee, the lessor may dispose of the goods concerned or the undelivered balance thereof by lease, sale, or otherwise.
 - (2) Except as otherwise provided with respect to damages liquidated in the lease agreement (Section 2A-504) or otherwise determined pursuant to agreement of the parties (Sections 1-302 $\frac{1-102(3)}{2}$ and 2A-503), if the disposition is by lease agreement substantially similar to the original lease agreement and the new lease agreement is made in good faith and in a commercially reasonable manner, the lessor may recover from the lessee as damages (i) accrued and unpaid rent as of the date of the commencement of the term of the new lease agreement, (ii) the present value, as of the same date, of the total rent for the then remaining lease term of the original lease agreement minus the present value, as of the same date, of the rent under the new lease agreement applicable to that period of the new lease term which is comparable to the then remaining term of the original lease agreement, and (iii) any incidental damages 2A-530, less expenses allowed under Section saved consequence of the lessee's default.
 - (3) If the lessor's disposition is by lease agreement that for any reason does not qualify for treatment under subsection (2), or is by sale or otherwise, the lessor may recover from the lessee as if the lessor had elected not to dispose of the goods and Section 2A-528 governs.

2

3

5

- (4) A subsequent buyer or lessee who buys or leases from the lessor in good faith for value as a result of a disposition under this Section takes the goods free of the original lease contract and any rights of the original lessee even though the lessor fails to comply with one or more of the requirements of this Article.
- 7 (5) The lessor is not accountable to the lessee for any 8 profit made on any disposition. A lessee who has rightfully 9 rejected or justifiably revoked acceptance shall account to the 10 lessor for any excess over the amount of the lessee's security 11 interest (Section 2A-508(5)).
- 12 (Source: P.A. 87-493.)
- 13 (810 ILCS 5/2A-528) (from Ch. 26, par. 2A-528)
- Sec. 2A-528. Lessor's damages for nonacceptance, failure to pay, repudiation, or other default.
- 16 (1) Except as otherwise provided with respect to damages liquidated in the lease agreement (Section 2A-504) or otherwise 17 18 determined pursuant to agreement of the parties (Sections 1-302 $\frac{1-102(3)}{2}$ and 2A-503), if a lessor elects to retain the goods or 19 20 a lessor elects to dispose of the goods and the disposition is 21 by lease agreement that for any reason does not qualify for 22 treatment under Section 2A-527(2), or is by sale or otherwise, the lessor may recover from the lessee as damages for a default 23 24 of the type described in Section 2A-523(1) or 2A-523(3)(a) or, if agreed, for other default of the lessee, (i) accrued and 25

unpaid rent as of the date of default if the lessee has never taken possession of the goods, or, if the lessee has taken possession of the goods, as of the date the lessor repossesses the goods or an earlier date on which the lessee makes a tender of the goods to the lessor, (ii) the present value as of the date determined under clause (i) of the total rent for the then remaining lease term of the original lease agreement minus the present value as of the same date of the market rent at the place where the goods are located computed for the same lease term, and (iii) any incidental damages allowed under Section 2A-530, less expenses saved in consequence of the lessee's default.

- (2) If the measure of damages provided in subsection (1) is inadequate to put a lessor in as good a position as performance would have, the measure of damages is the present value of the profit, including reasonable overhead, the lessor would have made from full performance by the lessee, together with any incidental damages allowed under Section 2A-530, due allowance for costs reasonably incurred and due credit for payments or proceeds of disposition.
- 21 (Source: P.A. 87-493.)
- 22 (810 ILCS 5/3-103) (from Ch. 26, par. 3-103)
- Sec. 3-103. Definitions.
- 24 (a) In this Article:
- 25 (1) "Acceptor" means a drawee that has accepted a

1 draft.

- (2) "Drawee" means a person ordered in a draft to make payment.
- (3) "Drawer" means a person who signs or is identified in a draft as a person ordering payment.
- (4) "Good faith" means honesty in fact and the observance of reasonable commercial standards of fair dealing.
- (5) "Maker" means a person who signs or is identified in a note as a person undertaking to pay.
- (6) "Order" means a written instruction to pay money signed by the person giving the instruction. The instruction may be addressed to any person, including the person giving the instruction, or to one or more persons jointly or in the alternative but not in succession. An authorization to pay is not an order unless the person authorized to pay is also instructed to pay.
- (7) "Ordinary care" in the case of a person engaged in business means observance of reasonable commercial standards, prevailing in the area in which the person is located with respect to the business in which the person is engaged. In the case of a bank that takes an instrument for processing for collection or payment by automated means, reasonable commercial standards do not require the bank to examine the instrument if the failure to examine does not violate the bank's prescribed procedures and the bank's

4

5

6

7

8

9

10

11

12

13

- procedures do not vary unreasonably from general banking usage not disapproved by this Article or Article 4.
 - (8) "Party" means a party to an instrument.
 - (9) "Promise" means a written undertaking to pay money signed by the person undertaking to pay. An acknowledgment of an obligation by the obligor is not a promise unless the obligor also undertakes to pay the obligation.
 - (10) "Prove" with respect to a fact means to meet the burden of establishing the fact (Section 1-201(b)(8)).
 - (11) "Remitter" means a person that purchases an instrument from its issuer if the instrument is payable to an identified person other than the purchaser.
 - (b) Other definitions applying to this Article and the Sections in which they appear are:

15	"Acceptance"	Section 3-409
16	"Accommodated party"	Section 3-419
17	"Accommodation party"	Section 3-419
18	"Alteration"	Section 3-407
19	"Anomalous indorsement"	Section 3-205
20	"Blank indorsement"	Section 3-205
21	"Cashier's check"	Section 3-104
22	"Certificate of deposit"	Section 3-104
23	"Certified check"	Section 3-409
24	"Check"	Section 3-104
25	"Consideration"	Section 3-303
26	"Draft"	Section 3-104

	SB2080 Enrolled	- 130 -	LRB095 16125 WGH 42144 b
1	"Holder in due course	, "	Section 3-302
2	"Incomplete instrumen	nt"	Section 3-115
3	"Indorsement"		Section 3-204
4	"Indorser"		Section 3-204
5	"Instrument"		Section 3-104
6	"Issue"		Section 3-105
7	"Issuer"		Section 3-105
8	"Negotiable instrumen	nt"	Section 3-104
9	"Negotiation"		Section 3-201
10	"Note"		Section 3-104
11	"Payable at a definit	te time"	Section 3-108
12	"Payable on demand"		Section 3-108
13	"Payable to bearer"		Section 3-109
14	"Payable to order"		Section 3-109
15	"Payment"		Section 3-602
16	"Person entitled to ϵ	enforce"	Section 3-301
17	"Presentment"		Section 3-501
18	"Reacquisition"		Section 3-207
19	"Special indorsement	"	Section 3-205
20	"Teller's check"		Section 3-104
21	"Transfer of instrume	ent"	Section 3-203
22	"Traveler's check"		Section 3-104
23	"Value"		Section 3-303
24	(c) The following def	finitions in	other Articles apply to

Section 4-105

25 this Article:

"Bank"

1	"Banking day"	Section 4-104
2	"Clearing house"	Section 4-104
3	"Collecting bank"	Section 4-105
4	"Depositary bank"	Section 4-105
5	"Documentary draft"	Section 4-104
6	"Intermediary bank"	Section 4-105
7	"Item"	Section 4-104
8	"Payor bank"	Section 4-105
9	"Suspends payments"	Section 4-104.

- (d) In addition, Article 1 contains general definitions and principles of construction and interpretation applicable throughout this Article.
- 13 (Source: P.A. 87-582; 87-1135.)
- 14 (810 ILCS 5/4A-105) (from Ch. 26, par. 4A-105)
- 15 Sec. 4A-105. Other definitions.
- 16 (a) In this Article:

11

12

17

18

19

20

21

22

23

24

- (1) "Authorized account" means a deposit account of a customer in a bank designated by the customer as a source of payment of payment orders issued by the customer to the bank. If a customer does not so designate an account, any account of the customer is an authorized account if payment of a payment order from that account is not inconsistent with a restriction on the use of that account.
- (2) "Bank" means a person engaged in the business of banking and includes a savings bank, savings and loan

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

- association, credit union, and trust company. A branch or separate office of a bank is a separate bank for purposes of this Article.
 - (3) "Customer" means a person, including a bank, having an account with a bank or from whom a bank has agreed to receive payment orders.
 - (4) "Funds transfer business day" of a receiving bank means the part of a day during which the receiving bank is open for the receipt, processing, and transmittal of payment orders and cancellations and amendments of payment orders.
 - (5) "Funds transfer system" means a wire transfer network, automated clearinghouse, or other communication system of a clearing house or other association of banks through which a payment order by a bank may be transmitted to the bank to which the order is addressed.
 - (6) "Good faith" means honesty in fact and the observance of reasonable commercial standards of fair dealing.
 - (7) "Prove" with respect to a fact means to meet the burden of establishing the fact (Section 1-201(b)(8)).
 - (b) Other definitions applying to this Article and the Sections in which they appear are:

"Acceptance" Section 4A-209
"Beneficiary" Section 4A-103
"Beneficiary's bank" Section 4A-103

SB2080 Enrolled	- 133 -	LRB095 16125 WGH 42144 b
"Executed"		Section 4A-301
"Execution date"		Section 4A-301
"Funds transfer"		Section 4A-104
"Funds transfer system	n rule"	Section 4A-501
"Intermediary bank"		Section 4A-104
"Originator"		Section 4A-104
"Originator's bank"		Section 4A-104
"Payment by beneficiar	ry's bank	
to beneficiary"		Section 4A-405
"Payment by originator	to	
beneficiary"		Section 4A-406
"Payment by sender		
to receiving bank"	•	Section 4A-403
"Payment date"		Section 4A-401
"Payment order"		Section 4A-103
"Receiving bank"		Section 4A-103
"Security procedure"		Section 4A-201
"Sender"		Section 4A-103
(c) The following defi	nitions in	Article 4 apply to this
Article:		

20 Article:

21	"Clearing house"	Section	4-104
22	"Item"	Section	4-104
23	"Suspends payments"	Section	4-104

(d) In addition, Article 1 contains general definitions and principles of construction and interpretation applicable throughout this Article.

1 (Source: P.A. 86-1291.)

21

22

23

24

- 2 (810 ILCS 5/4A-106) (from Ch. 26, par. 4A-106)
- 3 Sec. 4A-106. Time payment order is received.
- 4 (a) The time of receipt of a payment order or communication 5 cancelling or amending a payment order is determined by the 6 rules applicable to receipt of a notice stated in Section 1-2027 $\frac{1-201(27)}{1}$. A receiving bank may fix a cut-off time or times on a funds transfer business day for the receipt and processing of 8 9 payment orders and communications cancelling or amending 10 payment orders. Different cut-off times may apply to payment 11 cancellations, or amendments, or to different orders, 12 categories of payment orders, cancellations, or amendments. A 1.3 cut-off time may apply to senders generally or different 14 cut-off times may apply to different senders or categories of 15 payment orders. If a payment order or communication cancelling 16 or amending a payment order is received after the close of a funds transfer business day or after the appropriate cut-off 17 18 time on a funds transfer business day, the receiving bank may treat the payment order or communication as received at the 19 20 opening of the next funds transfer business day.
 - (b) If this Article refers to an execution date or payment date or states a day on which a receiving bank is required to take action, and the date or day does not fall on a funds transfer business day, the next day that is a funds transfer business day is treated as the date or day stated, unless the

- 1 contrary is stated in this Article.
- 2 (Source: P.A. 86-1291.)

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

- 3 (810 ILCS 5/4A-204) (from Ch. 26, par. 4A-204)
- Sec. 4A-204. Refund of payment and duty of customer to report with respect to an unauthorized payment order.
 - (a) If a receiving bank accepts a payment order issued in the name of its customer as sender which is (i) not authorized and not effective as the order of the customer under Section 4A-202, or (ii) not enforceable, in whole or in part, against the customer under Section 4A-203, the bank shall refund any payment of the payment order received from the customer to the extent the bank is not entitled to enforce payment and shall pay interest on the refundable amount calculated from the date the bank received payment to the date of the refund. However, the customer is not entitled to interest from the bank on the amount to be refunded if the customer fails to exercise ordinary care to determine that the order was not authorized by the customer and to notify the bank of the relevant facts within a reasonable time not exceeding 90 days after the date the customer received notification from the bank that the order was accepted or that the customer's account was debited with respect to the order. The bank is not entitled to any recovery from the customer on account of a failure by the customer to give notification as stated in this Section.
 - (b) Reasonable time under subsection (a) may be fixed by

- 1 agreement as stated in Section 1-302(b) 1-204(1), but the
- 2 obligation of a receiving bank to refund payment as stated in
- 3 subsection (a) may not otherwise be varied by agreement.
- 4 (Source: P.A. 90-655, eff. 7-30-98.)
- 5 (810 ILCS 5/5-103) (from Ch. 26, par. 5-103)
- 6 Sec. 5-103. Scope.
- 7 (a) This Article applies to letters of credit and to
- 8 certain rights and obligations arising out of transactions
- 9 involving letters of credit.
- 10 (b) The statement of a rule in this Article does not by
- itself require, imply, or negate application of the same or a
- different rule to a situation not provided for, or to a person
- 13 not specified, in this Article.
- 14 (c) With the exception of this subsection, subsections (a)
- and (d), Sections 5-102(a)(9) and (10), 5-106(d), and 5-114(d),
- and except to the extent prohibited in Sections 1-302 $\frac{1}{102(3)}$
- and 5-117(d), the effect of this Article may be varied by
- agreement or by a provision stated or incorporated by reference
- in an undertaking. A term in an agreement or undertaking
- 20 generally excusing liability or generally limiting remedies
- 21 for failure to perform obligations is not sufficient to vary
- 22 obligations prescribed by this Article.
- 23 (d) Rights and obligations of an issuer to a beneficiary or
- 24 a nominated person under a letter of credit are independent of
- 25 the existence, performance, or nonperformance of a contract or

- 1 arrangement out of which the letter of credit arises or which
- 2 underlies it, including contracts or arrangements between the
- 3 issuer and the applicant and between the applicant and the
- 4 beneficiary.
- 5 (Source: P.A. 89-534, eff. 1-1-97.)
- 6 Section 20. The Uniform Commercial Code is amended by
- 7 changing Sections 2-103, 2-104, 2-310, 2-323, 2-401, 2-503,
- 8 2-505, 2-506, 2-509, 2-605, 2-705, 2A-103, 2A-514, 2A-526,
- 9 4-104, 4-210, 8-103, 9-102, 9-203, 9-207, 9-208, 9-301, 9-310,
- 9-312, 9-313, 9-314, 9-317, 9-338, and 9-601 as follows:
- 11 (810 ILCS 5/2-103) (from Ch. 26, par. 2-103)
- 12 Sec. 2-103. Definitions and index of definitions.
- 13 (1) In this Article unless the context otherwise requires
- 14 (a) "Buyer" means a person who buys or contracts to buy
- 15 goods.
- 16 (b) "Good faith" in the case of a merchant means
- 17 honesty in fact and the observance of reasonable commercial
- 18 standards of fair dealing in the trade.
- 19 (c) "Receipt" of goods means taking physical
- 20 possession of them.
- 21 (d) "Seller" means a person who sells or contracts to
- 22 sell goods.
- 23 (2) Other definitions applying to this Article or to
- 24 specified Parts thereof, and the sections in which they appear

```
1
      are:
2
               "Acceptance". Section 2--606.
               "Banker's credit". Section 2--325.
 3
               "Between merchants". Section 2--104.
               "Cancellation". Section 2--106(4).
               "Commercial unit". Section 2--105.
 6
7
               "Confirmed credit". Section 2--325.
               "Conforming to contract". Section 2--106.
 8
               "Contract for sale". Section 2--106.
 9
               "Cover". Section 2--712.
10
11
               "Entrusting". Section 2--403.
12
               "Financing agency". Section 2--104.
13
               "Future goods". Section 2--105.
               "Goods". Section 2--105.
14
               "Identification". Section 2--501.
15
16
               "Installment contract". Section 2--612.
17
               "Letter of Credit". Section 2--325.
               "Lot". Section 2--105.
18
               "Merchant". Section 2--104.
19
               "Overseas". Section 2--323.
20
21
               "Person in position of seller". Section 2--707.
22
               "Present sale". Section 2--106.
               "Sale". Section 2--106.
23
24
               "Sale on approval". Section 2--326.
25
               "Sale or return". Section 2--326.
               "Termination". Section 2--106.
```

- 1 (3) "Control" as provided in Section 7-106 and the The
- 2 following definitions in other Articles apply to this Article:
- 3 "Check". Section 3--104.
- 4 "Consignee". Section 7--102.
- 5 "Consignor". Section 7--102.
- 6 "Consumer goods". Section 9-102.
- 7 "Dishonor". Section 3-502.
- 8 "Draft". Section 3--104.
- 9 (4) In addition Article 1 contains general definitions and
- 10 principles of construction and interpretation applicable
- 11 throughout this Article.
- 12 (Source: P.A. 91-893, eff. 7-1-01.)
- 13 (810 ILCS 5/2-104) (from Ch. 26, par. 2-104)
- 14 Sec. 2-104. Definitions. "merchant"; "between merchants";
- 15 "financing agency".
- 16 (1) "Merchant" means a person who deals in goods of the
- kind or otherwise by his occupation holds himself out as having
- 18 knowledge or skill peculiar to the practices or goods involved
- in the transaction or to whom such knowledge or skill may be
- 20 attributed by his employment of an agent or broker or other
- 21 intermediary who by his occupation holds himself out as having
- 22 such knowledge or skill.
- 23 (2) "Financing agency" means a bank, finance company or
- 24 other person who in the ordinary course of business makes
- 25 advances against goods or documents of title or who by

- arrangement with either the seller or the buyer intervenes in 1 2 ordinary course to make or collect payment due or claimed under 3 the contract for sale, as by purchasing or paying the seller's draft or making advances against it or by merely taking it for 4 5 collection whether or not documents of title accompany or are associated with the draft. "Financing agency" includes also a 6 7 bank or other person who similarly intervenes between persons 8 who are in the position of seller and buyer in respect to the
- 10 (3) "Between merchants" means in any transaction with 11 respect to which both parties are chargeable with the knowledge 12 or skill of merchants.
- (Source: Laws 1961, p. 2101.) 13

goods (Section 2--707).

- 14 (810 ILCS 5/2-310) (from Ch. 26, par. 2-310)
- 15 Sec. 2-310. Open time for payment or running of credit 16 authority to ship under reservation.
- Unless otherwise agreed 17
- 18 (a) payment is due at the time and place at which the 19 buyer is to receive the goods even though the place of shipment is the place of delivery; and 20
- 21 (b) if the seller is authorized to send the goods he 22 may ship them under reservation, and may tender the documents of title, but the buyer may inspect the goods after their 23 24 arrival before payment is due unless such inspection is 25 inconsistent with the terms of the contract (Section 2--513);

1 and

2

3

4

5

6

7

8

9

10

11

12

13

18

19

20

21

- (c) if delivery is authorized and made by way of documents of title otherwise than by subsection (b) then payment is due <u>regardless of where the goods are to be received</u>

 (i) at the time and place at which the buyer is to receive delivery of the <u>tangible</u> documents <u>or (ii) at the time the buyer is to receive delivery of the electronic documents and at the seller's place of business or if none, the seller's residence regardless of where the goods are to be received; and</u>
 - (d) where the seller is required or authorized to ship the goods on credit the credit period runs from the time of shipment but post-dating the invoice or delaying its dispatch will correspondingly delay the starting of the credit period.
- 14 (Source: Laws 1961, p. 2101.)
- 15 (810 ILCS 5/2-323) (from Ch. 26, par. 2-323)
- Sec. 2-323. Form of bill of lading required in overseas shipment; "overseas."
 - (1) Where the contract contemplates overseas shipment and contains a term C.I.F. or C. & F. or F.O.B. vessel, the seller unless otherwise agreed must obtain a negotiable bill of lading stating that the goods have been loaded on board or, in the case of a term C.I.F. or C. & F., received for shipment.
- 23 (2) Where in a case within subsection (1) a <u>tangible</u> bill
 24 of lading has been issued in a set of parts, unless otherwise
 25 agreed if the documents are not to be sent from abroad the

- 1 buyer may demand tender of the full set; otherwise only one
- 2 part of the bill of lading need be tendered. Even if the
- 3 agreement expressly requires a full set
- (a) due tender of a single part is acceptable within the provisions of this Article on cure of improper delivery (subsection (1) of Section 2-508; and
- 7 (b) even though the full set is demanded, if the 8 documents are sent from abroad the person tendering an 9 incomplete set may nevertheless require payment upon 10 furnishing an indemnity which the buyer in good faith deems
- 11 adequate.
- 12 (3) A shipment by water or by air or a contract
- 13 contemplating such shipment is "overseas" insofar as by usage
- 14 of trade or agreement it is subject to the commercial,
- 15 financing or shipping practices characteristic of
- international deep water commerce.
- 17 (Source: Laws 1961, p. 2101.)
- 18 (810 ILCS 5/2-401) (from Ch. 26, par. 2-401)
- 19 Sec. 2-401. Passing of title; reservation for security;
- 20 limited application of this section.
- 21 Each provision of this Article with regard to the rights,
- 22 obligations and remedies of the seller, the buyer, purchasers
- or other third parties applies irrespective of title to the
- 24 goods except where the provision refers to such title. Insofar
- as situations are not covered by the other provisions of this

1 Article and matters concerning title become material the 2 following rules apply:

- (1) Title to goods cannot pass under a contract for sale prior to their identification to the contract (Section 2--501), and unless otherwise explicitly agreed the buyer acquires by their identification a special property as limited by this Act. Any retention or reservation by the seller of the title (property) in goods shipped or delivered to the buyer is limited in effect to a reservation of a security interest. Subject to these provisions and to the provisions of the Article on Secured Transactions (Article 9), title to goods passes from the seller to the buyer in any manner and on any conditions explicitly agreed on by the parties.
- (2) Unless otherwise explicitly agreed title passes to the buyer at the time and place at which the seller completes his performance with reference to the physical delivery of the goods, despite any reservation of a security interest and even though a document of title is to be delivered at a different time or place; and in particular and despite any reservation of a security interest by the bill of lading
- (a) if the contract requires or authorizes the seller to send the goods to the buyer but does not require him to deliver them at destination, title passes to the buyer at the time and place of shipment; and
- (b) if the contract requires delivery at destination, title passes on tender there.

4

5

6

7

8

9

10

19

20

21

22

23

24

- 1 (3) Unless otherwise explicitly agreed where delivery is to 2 be made without moving the goods,
 - (a) if the seller is to deliver a <u>tangible</u> document of title, title passes at the time when and the place where he delivers such documents <u>and if the seller is to deliver an electronic document of title</u>, title passes when the seller delivers the document; or
 - (b) if the goods are at the time of contracting already identified and no documents of title are to be delivered, title passes at the time and place of contracting.
- 11 (4) A rejection or other refusal by the buyer to receive or 12 retain the goods, whether or not justified, or a justified 13 revocation of acceptance revests title to the goods in the 14 seller. Such revesting occurs by operation of law and is not a 15 "sale".
- 16 (Source: Laws 1961, p. 2101.)
- 17 (810 ILCS 5/2-503) (from Ch. 26, par. 2-503)
- 18 Sec. 2-503. Manner of seller's tender of delivery.
 - (1) Tender of delivery requires that the seller put and hold conforming goods at the buyer's disposition and give the buyer any notification reasonably necessary to enable him to take delivery. The manner, time and place for tender are determined by the agreement and this Article, and in particular
 - (a) tender must be at a reasonable hour, and if it is of goods they must be kept available for the period reasonably

- 1 necessary to enable the buyer to take possession; but
- 2 (b) unless otherwise agreed the buyer must furnish facilities reasonably suited to the receipt of the goods.
 - (2) Where the case is within the next section respecting shipment tender requires that the seller comply with its provisions.
 - (3) Where the seller is required to deliver at a particular destination tender requires that he comply with subsection (1) and also in any appropriate case tender documents as described in subsections (4) and (5) of this Section.
 - (4) Where goods are in the possession of a bailee and are to be delivered without being moved
 - (a) tender requires that the seller either tender a negotiable document of title covering such goods or procure acknowledgment by the bailee of the buyer's right to possession of the goods; but
 - (b) tender to the buyer of a non-negotiable document of title or of a record directing written direction to the bailee to deliver is sufficient tender unless the buyer seasonably objects, and except as otherwise provided in Article 9 receipt by the bailee of notification of the buyer's rights fixes those rights as against the bailee and all third persons; but risk of loss of the goods and of any failure by the bailee to honor the non-negotiable document of title or to obey the direction remains on the seller until the buyer has had a reasonable time to present the document or direction, and a refusal by the

- bailee to honor the document or to obey the direction defeats 1
- 2 the tender.
- (5) Where the contract requires the seller to deliver 3
- documents
- (a) he must tender all such documents in correct form,
- 6 except as provided in this Article with respect to bills of
- lading in a set (subsection (2) of Section 2--323; and 7
- 8 (b) tender through customary banking channels is
- 9 sufficient and dishonor of a draft accompanying or associated
- 10 with the documents constitutes non-acceptance or rejection.
- 11 (Source: Laws 1961, 1st SS., p. 7.)
- 12 (810 ILCS 5/2-505) (from Ch. 26, par. 2-505)
- Sec. 2-505. Seller's shipment under reservation. 13
- 14 (1) Where the seller has identified goods to the contract
- 15 by or before shipment:
- 16 (a) his procurement of a negotiable bill of lading to
- his own order or otherwise reserves in him a security interest 17
- 18 in the goods. His procurement of the bill to the order of a
- 19 financing agency or of the buyer indicates in addition only the
- 20 seller's expectation of transferring that interest to the
- 21 person named.
- 22 (b) a non-negotiable bill of lading to himself or his
- 23 nominee reserves possession of the goods as security but except
- in a case of conditional delivery (subsection (2) of Section 24
- 25 2--507 a non-negotiable bill of lading naming the buyer as

4

5

6

7

8

9

1.3

14

15

16

17

18

19

20

21

22

23

- consignee reserves no security interest even though the seller retains possession or control of the bill of lading.
 - (2) When shipment by the seller with reservation of a security interest is in violation of the contract for sale it constitutes an improper contract for transportation within the preceding section but impairs neither the rights given to the buyer by shipment and identification of the goods to the contract nor the seller's powers as a holder of a negotiable document of title.
- 10 (Source: Laws 1961, p. 2101.)
- 11 (810 ILCS 5/2-506) (from Ch. 26, par. 2-506)
- 12 Sec. 2-506. Rights of financing agency.
 - (1) A financing agency by paying or purchasing for value a draft which relates to a shipment of goods acquires to the extent of the payment or purchase and in addition to its own rights under the draft and any document of title securing it any rights of the shipper in the goods including the right to stop delivery and the shipper's right to have the draft honored by the buyer.
 - (2) The right to reimbursement of a financing agency which has in good faith honored or purchased the draft under commitment to or authority from the buyer is not impaired by subsequent discovery of defects with reference to any relevant document which was apparently regular on its face.
- 25 (Source: Laws 1961, p. 2101.)

6

7

8

9

10

11

12

1.3

14

15

16

17

18

- 1 (810 ILCS 5/2-509) (from Ch. 26, par. 2-509)
- 2 Sec. 2-509. Risk of loss in the absence of breach.
- 3 (1) Where the contract requires or authorizes the seller to 4 ship the goods by carrier
 - (a) if it does not require him to deliver them at a particular destination, the risk of loss passes to the buyer when the goods are duly delivered to the carrier even though the shipment is under reservation (Section 2--505); but
 - (b) if it does require him to deliver them at a particular destination and the goods are there duly tendered while in the possession of the carrier, the risk of loss passes to the buyer when the goods are there duly so tendered as to enable the buyer to take delivery.
 - (2) Where the goods are held by a bailee to be delivered without being moved, the risk of loss passes to the buyer
 - (a) on his receipt of <u>possession or control of</u> a negotiable document of title covering the goods; or
 - (b) on acknowledgment by the bailee of the buyer's right to possession of the goods; or
- 20 (c) after his receipt of <u>possession or control of</u> a
 21 non-negotiable document of title or other written direction to
 22 deliver <u>in a record</u>, as provided in subsection (4) (b) of
 23 Section 2--503.
- 24 (3) In any case not within subsection (1) or (2), the risk 25 of loss passes to the buyer on his receipt of the goods if the

- seller is a merchant; otherwise the risk passes to the buyer on
- 2 tender of delivery.
- 3 (4) The provisions of this Section are subject to contrary
- 4 agreement of the parties and to the provisions of this Article
- on sale on approval (Section 2--327) and on effect of breach on
- 6 risk of loss (Section 2--510).
- 7 (Source: Laws 1961, p. 2101.)
- 8 (810 ILCS 5/2-605) (from Ch. 26, par. 2-605)
- 9 Sec. 2-605. Waiver of buyer's objections by failure to
- 10 particularize.
- 11 (1) The buyer's failure to state in connection with
- 12 rejection a particular defect which is ascertainable by
- 13 reasonable inspection precludes him from relying on the
- unstated defect to justify rejection or to establish breach
- 15 (a) where the seller could have cured it if stated
- 16 seasonably; or
- 17 (b) between merchants when the seller has after
- 18 rejection made a request in writing for a full and final
- 19 written statement of all defects on which the buyer proposes to
- 20 rely.
- 21 (2) Payment against documents made without reservation of
- 22 rights precludes recovery of the payment for defects apparent
- in on the face of the documents.
- 24 (Source: Laws 1961, p. 2101.)

- 1 (810 ILCS 5/2-705) (from Ch. 26, par. 2-705)
- 2 Sec. 2-705. Seller's stoppage of delivery in transit or otherwise.
- 4 (1) The seller may stop delivery of goods in the possession 5 of a carrier or other bailee when he discovers the buyer to be 6 insolvent (Section 2-702) and may stop delivery of carload, 7 truckload, planeload or larger shipments of express or freight 8 when the buyer repudiates or fails to make a payment due before 9 delivery or if for any other reason the seller has a right to 10 withhold or reclaim the goods.
- 11 (2) As against such buyer the seller may stop delivery
 12 until
- 13 (a) receipt of the goods by the buyer; or
- (b) acknowledgment to the buyer by any bailee of the goods except a carrier that the bailee holds the goods for the buyer; or
- 17 (c) such acknowledgment to the buyer by a carrier by 18 reshipment or as a warehouse warehouseman; or
- 19 (d) negotiation to the buyer of any negotiable document 20 of title covering the goods.
- 21 (3) (a) To stop delivery the seller must so notify as to 22 enable the bailee by reasonable diligence to prevent delivery 23 of the goods.
- 24 (b) After such notification the bailee must hold and 25 deliver the goods according to the directions of the seller but 26 the seller is liable to the bailee for any ensuing charges or

1 damages.

12

1.3

14

15

16

17

18

19

20

21

22

23

24

- 2 (c) If a negotiable document of title has been issued
- 3 for goods the bailee is not obliged to obey a notification to
- 4 stop until surrender of possession or control of the document.
- 5 (d) A carrier who has issued a non-negotiable bill of
- 6 lading is not obliged to obey a notification to stop received
- 7 from a person other than the consignor.
- 8 (Source: Laws 1961, 1st SS., p. 7.)
- 9 (810 ILCS 5/2A-103) (from Ch. 26, par. 2A-103)
- 10 Sec. 2A-103. Definitions and index of definitions.
- 11 (1) In this Article unless the context otherwise requires:
 - (a) "Buyer in ordinary course of business" means a person who, in good faith and without knowledge that the sale to him or her is in violation of the ownership rights or security interest or leasehold interest of a third party in the goods, buys in ordinary course from a person in the business of selling goods of that kind but does not include a pawnbroker. "Buying" may be for cash or by exchange of other property or on secured or unsecured credit and includes acquiring receiving goods or documents of title under a pre-existing contract for sale but does not include a transfer in bulk or as security for or in total or partial satisfaction of a money debt.
 - (b) "Cancellation" occurs when either party puts an end to the lease contract for default by the other party.

- (c) "Commercial unit" means such a unit of goods as by commercial usage is a single whole for purposes of lease and division of which materially impairs its character or value on the market or in use. A commercial unit may be a single article, as a machine, or a set of articles, as a suite of furniture or a line of machinery, or a quantity, as a gross or carload, or any other unit treated in use or in the relevant market as a single whole.
 - (d) "Conforming" goods or performance under a lease contract means goods or performance that are in accordance with the obligations under the lease contract.
- (e) "Consumer lease" means a lease that a lessor regularly engaged in the business of leasing or selling makes to a lessee who is an individual and who takes under the lease primarily for a personal, family, or household purpose, if the total payments to be made under the lease contract, excluding payments for options to renew or buy, do not exceed \$40,000.
- (f) "Fault" means wrongful act, omission, breach, or default.
- (g) "Finance lease" means a lease with respect to which:
 - (i) the lessor does not select, manufacture, or supply the goods;
 - (ii) the lessor acquires the goods or the right to possession and use of the goods in connection with the

26

1	lease; and
2	(iii) one of the following occurs:
3	(A) the lessee receives a copy of the contract
4	by which the lessor acquired the goods or the right
5	to possession and use of the goods before signing
6	the lease contract;
7	(B) the lessee's approval of the contract by
8	which the lessor acquired the goods or the right to
9	possession and use of the goods is a condition to
10	effectiveness of the lease contract;
11	(C) the lessee, before signing the lease
12	contract, receives an accurate and complete
13	statement designating the promises and warranties,
14	and any disclaimers of warranties, limitations or
15	modifications of remedies, or liquidated damages,
16	including those of a third party, such as the
17	manufacturer of the goods, provided to the lessor
18	by the person supplying the goods in connection
19	with or as part of the contract by which the lessor
20	acquired the goods or the right to possession and
21	use of the goods; or
22	(D) if the lease is not a consumer lease, the
23	lessor, before the lessee signs the lease
24	contract, informs the lessee in writing (a) of the

identity of the person supplying the goods to the

lessor, unless the lessee has selected that person

and directed the lessor to acquire the goods or the right to possession and use of the goods from that person, (b) that the lessee is entitled under this Article to the promises and warranties, including those of any third party, provided to the lessor by the person supplying the goods in connection with or as part of the contract by which the lessor acquired the goods or the right to possession and use of the goods, and (c) that the lessee may communicate with the person supplying the goods to the lessor and receive an accurate and complete statement of those promises and warranties, including any disclaimers and limitations of them or of remedies.

- (h) "Goods" means all things that are movable at the time of identification to the lease contract, or are fixtures (Section 2A-309), but the term does not include money, documents, instruments, accounts, chattel paper, general intangibles, or minerals or the like, including oil and gas, before extraction. The term also includes the unborn young of animals.
- (i) "Installment lease contract" means a lease contract that authorizes or requires the delivery of goods in separate lots to be separately accepted, even though the lease contract contains a clause "each delivery is a separate lease" or its equivalent.

- (j) "Lease" means a transfer of the right to possession and use of goods for a term in return for consideration, but a sale, including a sale on approval or a sale or return, or retention or creation of a security interest is not a lease. Unless the context clearly indicates otherwise, the term includes a sublease.
- (k) "Lease agreement" means the bargain, with respect to the lease, of the lessor and the lessee in fact as found in their language or by implication from other circumstances including course of dealing or usage of trade or course of performance as provided in this Article. Unless the context clearly indicates otherwise, the term includes a sublease agreement.
- (1) "Lease contract" means the total legal obligation that results from the lease agreement as affected by this Article and any other applicable rules of law. Unless the context clearly indicates otherwise, the term includes a sublease contract.
- (m) "Leasehold interest" means the interest of the lessor or the lessee under a lease contract.
- (n) "Lessee" means a person who acquires the right to possession and use of goods under a lease. Unless the context clearly indicates otherwise, the term includes a sublessee.
- (o) "Lessee in ordinary course of business" means a person who in good faith and without knowledge that the

lease to him or her is in violation of the ownership rights or security interest or leasehold interest of a third party in the goods leases in ordinary course from a person in the business of selling or leasing goods of that kind but does not include a pawnbroker. "Leasing" may be for cash or by exchange of other property or on secured or unsecured credit and includes acquiring receiving goods or documents of title under a pre-existing lease contract but does not include a transfer in bulk or as security for or in total or partial satisfaction of a money debt.

- (p) "Lessor" means a person who transfers the right to possession and use of goods under a lease. Unless the context clearly indicates otherwise, the term includes a sublessor.
- (q) "Lessor's residual interest" means the lessor's interest in the goods after expiration, termination, or cancellation of the lease contract.
- (r) "Lien" means a charge against or interest in goods to secure payment of a debt or performance of an obligation, but the term does not include a security interest.
- (s) "Lot" means a parcel or a single article that is the subject matter of a separate lease or delivery, whether or not it is sufficient to perform the lease contract.
- (t) "Merchant lessee" means a lessee that is a merchant with respect to goods of the kind subject to the lease.

- (u) "Present value" means the amount as of a date certain of one or more sums payable in the future, discounted to the date certain. The discount is determined by the interest rate specified by the parties if the rate was not manifestly unreasonable at the time the transaction was entered into; otherwise, the discount is determined by a commercially reasonable rate that takes into account the facts and circumstances of each case at the time the transaction was entered into.
- (v) "Purchase" includes taking by sale, lease, mortgage, security interest, pledge, gift, or any other voluntary transaction creating an interest in goods.
- (w) "Sublease" means a lease of goods the right to possession and use of which was acquired by the lessor as a lessee under an existing lease.
- (x) "Supplier" means a person from whom a lessor buys or leases goods to be leased under a finance lease.
- (y) "Supply contract" means a contract under which a lessor buys or leases goods to be leased.
- (z) "Termination" occurs when either party pursuant to a power created by agreement or law puts an end to the lease contract otherwise than for default.
- (2) Other definitions applying to this Article and the Sections in which they appear are:
- 25 "Accessions". Section 2A-310(1).
- "Construction mortgage". Section 2A-309(1)(d).

- "Encumbrance". Section 2A-309(1)(e).
- 2 "Fixtures". Section 2A-309(1)(a).
- 3 "Fixture filing". Section 2A-309(1)(b).
- 4 "Purchase money lease". Section 2A-309(1)(c).
- 5 (3) The following definitions in other Articles apply to
- 6 this Article:
- 7 "Account". Section 9-102(a)(2).
- 8 "Between merchants". Section 2-104(3).
- 9 "Buyer". Section 2-103(1)(a).
- 10 "Chattel paper". Section 9-102(a)(11).
- "Consumer goods". Section 9-102(a) (23).
- 12 "Document". Section 9-102(a)(30).
- "Entrusting". Section 2-403(3).
- "General intangible". Section 9-102(a)(42).
- "Good faith". Section 2-103(1)(b).
- 16 "Instrument". Section 9-102(a)(47).
- 17 "Merchant". Section 2-104(1).
- 18 "Mortgage". Section 9-102(a)(55).
- "Pursuant to commitment". Section 9-102(a)(68).
- 20 "Receipt". Section 2-103(1)(c).
- 21 "Sale". Section 2-106(1).
- "Sale on approval". Section 2-326.
- "Sale or return". Section 2-326.
- 24 "Seller". Section 2-103(1)(d).
- 25 (4) In addition, Article 1 contains general definitions and
- 26 principles of construction and interpretation applicable

- 1 throughout this Article.
- 2 (Source: P.A. 91-893, eff. 7-1-01; 92-651, eff. 7-11-02.)
- 3 (810 ILCS 5/2A-514) (from Ch. 26, par. 2A-514)
- 4 Sec. 2A-514. Waiver of lessee's objections.
- 5 (1) In rejecting goods, a lessee's failure to state a
- 6 particular defect that is ascertainable by reasonable
- 7 inspection precludes the lessee from relying on the defect to
- 8 justify rejection or to establish default:
- 9 (a) if, stated seasonably, the lessor or the supplier
- 10 could have cured it (Section 2A-513); or
- 11 (b) between merchants if the lessor or the supplier
- 12 after rejection has made a request in writing for a full
- and final written statement of all defects on which the
- lessee proposes to rely.
- 15 (2) A lessee's failure to reserve rights when paying rent
- or other consideration against documents precludes recovery of
- 17 the payment for defects apparent in on the face of the
- 18 documents.
- 19 (Source: P.A. 87-493.)
- 20 (810 ILCS 5/2A-526) (from Ch. 26, par. 2A-526)
- Sec. 2A-526. Lessor's stoppage of delivery in transit or
- 22 otherwise.
- 23 (1) A lessor may stop delivery of goods in the possession
- 24 of a carrier or other bailee if the lessor discovers the lessee

- 1 to be insolvent and may stop delivery of carload, truckload,
- 2 planeload, or larger shipments of express or freight if the
- 3 lessee repudiates or fails to make a payment due before
- 4 delivery, whether for rent, security or otherwise under the
- 5 lease contract, or for any other reason the lessor has a right
- to withhold or take possession of the goods.
- 7 (2) In pursuing its remedies under subsection (1), the
- 8 lessor may stop delivery until:
 - (a) receipt of the goods by the lessee;
- 10 (b) acknowledgment to the lessee by any bailee of the
- goods, except a carrier, that the bailee holds the goods
- 12 for the lessee; or

- 13 (c) such an acknowledgment to the lessee by a carrier
- via reshipment or as <u>a warehouse</u> warehouseman.
- 15 (3) (a) To stop delivery, a lessor shall so notify as to
- enable the bailee by reasonable diligence to prevent
- 17 delivery of the goods.
- 18 (b) After notification, the bailee shall hold and
- 19 deliver the goods according to the directions of the
- lessor, but the lessor is liable to the bailee for any
- 21 ensuing charges or damages.
- (c) A carrier who has issued a nonnegotiable bill of
- lading is not obliged to obey a notification to stop
- received from a person other than the consignor.
- 25 (Source: P.A. 87-493.)

- 1 (810 ILCS 5/4-104) (from Ch. 26, par. 4-104)
- 2 Sec. 4-104. Definitions and index of definitions.
 - (a) In this Article, unless the context otherwise requires:
 - (1) "Account" means any deposit or credit account with a bank, including a demand, time, savings, passbook, share draft, or like account, other than an account evidenced by a certificate of deposit;
 - (2) "Afternoon" means the period of a day between noon and midnight;
 - (3) "Banking day" means the part of a day on which a bank is open to the public for carrying on substantially all of its banking functions, except that any day that is not a banking day for purposes of Federal Reserve Regulation CC (as may be amended from time to time) shall not be a banking day for purposes of this Article or Article 3;
 - (4) "Clearing house" means an association of banks or other payors regularly clearing items;
 - (5) "Customer" means a person having an account with a bank or for whom a bank has agreed to collect items, including a bank that maintains an account at another bank;
 - (6) "Documentary draft" means a draft to be presented for acceptance or payment if specified documents, certificated securities (Section 8-102) or instructions for uncertificated securities (Section 8-102), or other certificates, statements, or the like are to be received by

- the drawee or other payor before acceptance or payment of the draft;
 - (7) "Draft" means a draft as defined in Section 3-104 or an item, other than an instrument, that is an order;
 - (8) "Drawee" means a person ordered in a draft to make
 payment;
 - (9) "Item" means an instrument or a promise or order to pay money handled by a bank for collection or payment. The term does not include a payment order governed by Article 4A or a credit or debit card slip;
 - (10) "Midnight deadline" with respect to a bank is midnight on its next banking day following the banking day on which it receives the relevant item or notice or from which the time for taking action commences to run, whichever is later;
 - (11) "Settle" means to pay in cash, by clearing-house settlement, in a charge or credit or by remittance, or otherwise as agreed. A settlement may be either provisional or final;
 - (12) "Suspends payments" with respect to a bank means that it has been closed by order of the supervisory authorities, that a public officer has been appointed to take it over, or that it ceases or refuses to make payments in the ordinary course of business.
 - (b) Other definitions applying to this Article and the Sections in which they appear are:

1	"Agreement for electronic	
2	presentment" Section 4-	-110.
3	"Bank" Section 4-	-105.
4	"Collecting bank" Section 4-	-105.
5	"Depositary bank" Section 4-	-105.
6	"Intermediary bank" Section 4-	-105.
7	"Payor bank" Section 4-	-105.
8	"Presenting bank" Section 4-	-105.
9	"Presentment notice" Section 4-	-110.
10	(c) "Control" as provided in Section 7-106 and the	
11	following definitions in other Articles apply to this Artic	cle:
12	"Acceptance" Section 3-	-409.
13	"Alteration" Section 3-	-407.
14	"Cashier's check" Section 3-	-104.
15	"Certificate of deposit" Section 3-	-104.
16	"Certified check" Section 3-	-409.
17	"Check" Section 3-	-104.
18	"Good faith" Section 3-	-103.
19	"Holder in due course" Section 3-	-302.
20	"Instrument" Section 3-	-104.
21	"Notice of dishonor" Section 3-	-503.
22	"Order" Section 3-	-103.
23	"Ordinary care" Section 3-	-103.
24	"Person entitled to enforce" Section 3-	-301.
25	"Presentment" Section 3-	-501.
26	"Promise" Section 3-	-103.

1 "Prove" Section 3-103.

2 "Teller's check" Section 3-104.

3 "Unauthorized signature" Section 3-403.

4 (d) In addition Article 1 contains general definitions and 5 principles of construction and interpretation applicable

6 throughout this Article.

13

14

15

16

17

18

19

7 (Source: P.A. 88-45; 89-364, eff. 1-1-96.)

- 8 (810 ILCS 5/4-210) (from Ch. 26, par. 4-210)
- 9 Sec. 4-210. Security interest of collecting bank in items, 10 accompanying documents and proceeds.
- 11 (a) A collecting bank has a security interest in an item 12 and any accompanying documents or the proceeds of either:
 - (1) in case of an item deposited in an account, to the extent to which credit given for the item has been withdrawn or applied;
 - (2) in case of an item for which it has given credit available for withdrawal as of right, to the extent of the credit given, whether or not the credit is drawn upon or there is a right of charge-back; or
- 20 (3) if it makes an advance on or against the item.
- 21 (b) If credit given for several items received at one time 22 or pursuant to a single agreement is withdrawn or applied in 23 part, the security interest remains upon all the items, any 24 accompanying documents or the proceeds of either. For the 25 purpose of this Section, credits first given are first

- 1 withdrawn.
- 2 (c) Receipt by a collecting bank of a final settlement for
- 3 an item is a realization on its security interest in the item,
- 4 accompanying documents, and proceeds. So long as the bank does
- 5 not receive final settlement for the item or give up possession
- of the item or possession or control of the accompanying
- 7 documents for purposes other than collection, the security
- 8 interest continues to that extent and is subject to Article 9,
- 9 but:
- 10 (1) no security agreement is necessary to make the
- security interest enforceable Section 9-203(b)(3)(A);
- 12 (2) no filing is required to perfect the security
- interest; and
- 14 (3) the security interest has priority over
- 15 conflicting perfected security interests in the item,
- 16 accompanying documents, or proceeds.
- 17 (Source: P.A. 91-893, eff. 7-1-01.)
- 18 (810 ILCS 5/8-103) (from Ch. 26, par. 8-103)
- 19 Sec. 8-103. Rules for determining whether certain
- 20 obligations and interests are securities or financial assets.
- 21 (a) A share or similar equity interest issued by a
- 22 corporation, business trust, joint stock company, or similar
- entity is a security.
- 24 (b) An "investment company security" is a security.
- 25 "Investment company security" means a share or similar equity

9

10

11

12

13

14

15

16

17

18

- interest issued by an entity that is registered as an investment company under the federal investment company laws, an interest in a unit investment trust that is so registered, or a face-amount certificate issued by a face-amount certificate company that is so registered. Investment company security does not include an insurance policy or endowment policy or annuity contract issued by an insurance company.
 - (c) An interest in a partnership or limited liability company is not a security unless it is dealt in or traded on securities exchanges or in securities markets, its terms expressly provide that it is a security governed by this Article, or it is an investment company security. However, an interest in a partnership or limited liability company is a financial asset if it is held in a securities account.
 - (d) A writing that is a security certificate is governed by this Article and not by Article 3, even though it also meets the requirements of that Article. However, a negotiable instrument governed by Article 3 is a financial asset if it is held in a securities account.
- 20 (e) An option or similar obligation issued by a clearing 21 corporation to its participants is not a security, but is a 22 financial asset.
- 23 (f) A commodity contract, as defined in Section 24 9-102(a)(15), is not a security or a financial asset.
- 25 (g) A document of title is not a financial asset unless 26 Section 8-102(a)(9)(iii) applies.

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

25

1 (Source: P.A. 91-893, eff. 7-1-01.)

- 2 (810 ILCS 5/9-102) (from Ch. 26, par. 9-102)
- 3 Sec. 9-102. Definitions and index of definitions.
- 4 (a) Article 9 definitions. In this Article:
 - (1) "Accession" means goods that are physically united with other goods in such a manner that the identity of the original goods is not lost.
 - (2) "Account", except as used in "account for", 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 otherwise disposed of, (ii) for services rendered or to be rendered, (iii) for a policy of insurance issued or to be issued, (iv) for a secondary obligation incurred or to be incurred, (v) for energy provided or to be provided, (vi) for the use or hire of a vessel under a charter or other contract, (vii) arising out of the use of a credit or charge card or information contained on or for use with the card, or (viii) as winnings in a lottery or other game of chance operated or sponsored by a State, governmental unit of a State, or person licensed or authorized to operate the game by a State or governmental unit of a State. The term includes health-care-insurance receivables. The term does not include (i) rights to payment evidenced by chattel paper or an instrument, (ii) commercial tort claims, (iii)

- deposit accounts, (iv) investment property, (v) letter-of-credit rights or letters of credit, or (vi) rights to payment for money or funds advanced or sold, other than rights arising out of the use of a credit or charge card or information contained on or for use with the card.
 - (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 instrument constitutes part of chattel paper.
 - (4) "Accounting", except as used in "accounting for", means a record:
 - (A) authenticated by a secured party;
 - (B) indicating the aggregate unpaid secured obligations as of a date not more than 35 days earlier or 35 days later than the date of the record; and
 - (C) identifying the components of the obligations in reasonable detail.
 - (5) "Agricultural lien" means an interest, other than a security interest, in farm products:
 - (A) which secures payment or performance of an obligation for goods or services furnished in connection with a debtor's farming operation;
 - (B) which is created by statute in favor of a person that in the ordinary course of its business

1	furnished goods or services to a debtor in connection
2	with a debtor's farming operation; and
3	(C) whose effectiveness does not depend on the
4	person's possession of the personal property.
5	(6) "As-extracted collateral" means:
6	(A) oil, gas, or other minerals that are subject to
7	a security interest that:
8	(i) is created by a debtor having an interest
9	in the minerals before extraction; and
10	(ii) attaches to the minerals as extracted; or
11	(B) accounts arising out of the sale at the
12	wellhead or minehead of oil, gas, or other minerals in
13	which the debtor had an interest before extraction.
14	(7) "Authenticate" means:
15	(A) to sign; or
16	(B) to execute or otherwise adopt a symbol, or
17	encrypt or similarly process a record in whole or in
18	part, with the present intent of the authenticating
19	person to identify the person and adopt or accept a
20	record.
21	(8) "Bank" means an organization that is engaged in the
22	business of banking. The term includes savings banks,
23	savings and loan associations, credit unions, and trust
24	companies.
25	(9) "Cash proceeds" means proceeds that are money,
26	checks, deposit accounts, or the like.

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (10) "Certificate of title" means a certificate of title with respect to which a statute provides for the security interest in question to be indicated on the certificate as a condition or result of the security interest's obtaining priority over the rights of a lien creditor with respect to the collateral.
- (11) "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 security interest in specific goods and license of software used in the goods, a lease of specific goods, or a lease of specified goods and a license of software used in the goods. 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 (i) charters or other contracts involving the use or hire of a vessel or (ii) records that evidence 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. If a transaction is evidenced by records that include an instrument or series instruments, the group of records taken together constitutes chattel paper.
- (12) "Collateral" means the property subject to a security interest or agricultural lien. The term includes:

1	(A) proceeds to which a security interest
2	attaches;
3	(B) accounts, chattel paper, payment intangibles,
4	and promissory notes that have been sold; and
5	(C) goods that are the subject of a consignment.
6	(13) "Commercial tort claim" means a claim arising in
7	tort with respect to which:
8	(A) the claimant is an organization; or
9	(B) the claimant is an individual and the claim:
10	(i) arose in the course of the claimant's
11	business or profession; and
12	(ii) does not include damages arising out of
13	personal injury to or the death of an individual.
14	(14) "Commodity account" means an account maintained
15	by a commodity intermediary in which a commodity contract
16	is carried for a commodity customer.
17	(15) "Commodity contract" means a commodity futures
18	contract, an option on a commodity futures contract, a
19	commodity option, or another contract if the contract or
20	option is:
21	(A) traded on or subject to the rules of a board of
22	trade that has been designated as a contract market for
23	such a contract pursuant to federal commodities laws;
24	or
25	(B) traded on a foreign commodity board of trade,
26	exchange, or market, and is carried on the books of a

1	commodity intermediary for a commodity customer.
2	(16) "Commodity customer" means a person for which a
3	commodity intermediary carries a commodity contract on its
4	books.
5	(17) "Commodity intermediary" means a person that:
6	(A) is registered as a futures commission merchant
7	under federal commodities law; or
8	(B) in the ordinary course of its business provides
9	clearance or settlement services for a board of trade
10	that has been designated as a contract market pursuant
11	to federal commodities law.
12	(18) "Communicate" means:
13	(A) to send a written or other tangible record;
14	(B) to transmit a record by any means agreed upon
15	by the persons sending and receiving the record; or
16	(C) in the case of transmission of a record to or
17	by a filing office, to transmit a record by any means
18	prescribed by filing-office rule.
19	(19) "Consignee" means a merchant to which goods are
20	delivered in a consignment.
21	(20) "Consignment" means a transaction, regardless of
22	its form, in which a person delivers goods to a merchant
23	for the purpose of sale and:
24	(A) the merchant:
25	(i) deals in goods of that kind under a name
26	other than the name of the person making delivery;

Т	(II) IS NOT all auctioneer, and
2	(iii) is not generally known by its creditors
3	to be substantially engaged in selling the goods of
4	others;
5	(B) with respect to each delivery, the aggregate
6	value of the goods is \$1,000 or more at the time of
7	delivery;
8	(C) the goods are not consumer goods immediately
9	before delivery; and
10	(D) the transaction does not create a security
11	interest that secures an obligation.
12	(21) "Consignor" means a person that delivers goods to
13	a consignee in a consignment.
14	(22) "Consumer debtor" means a debtor in a consumer
15	transaction.
16	(23) "Consumer goods" means goods that are used or
17	bought for use primarily for personal, family, or household
18	purposes.
19	(24) "Consumer-goods transaction" means a consumer
20	transaction in which:
21	(A) an individual incurs an obligation primarily
22	for personal, family, or household purposes; and
23	(B) a security interest in consumer goods secures
24	the obligation.
25	(25) "Consumer obligor" means an obligor who is an
26	individual and who incurred the obligation as part of a

transaction entered into primarily for personal, family,

or household purposes.

- (26) "Consumer transaction" means a transaction in which (i) an individual incurs an obligation primarily for personal, family, or household purposes, (ii) a security interest secures the obligation, and (iii) the collateral is held or acquired primarily for personal, family, or household purposes. The term includes consumer-goods transactions.
- (27) "Continuation statement" means an amendment of a financing statement which:
 - (A) identifies, by its file number, the initial financing statement to which it relates; and
 - (B) indicates that it is a continuation statement for, or that it is filed to continue the effectiveness of, the identified financing statement.
 - (28) "Debtor" means:
 - (A) a person having an interest, other than a security interest or other lien, in the collateral, whether or not the person is an obligor;
 - (B) a seller of accounts, chattel paper, payment intangibles, or promissory notes; or
 - (C) a consignee.
- (29) "Deposit account" means a demand, time, savings, passbook, nonnegotiable certificates of deposit, uncertificated certificates of deposit, nontransferrable

operation; or

1	certificates of deposit, or similar account maintained
2	with a bank. The term does not include investment property
3	or accounts evidenced by an instrument.
4	(30) "Document" means a document of title or a receipt
5	of the type described in Section $7-201(b)$ $7-201(2)$.
6	(31) "Electronic chattel paper" means chattel paper
7	evidenced by a record or records consisting of information
8	stored in an electronic medium.
9	(32) "Encumbrance" means a right, other than an
10	ownership interest, in real property. The term includes
11	mortgages and other liens on real property.
12	(33) "Equipment" means goods other than inventory,
13	farm products, or consumer goods.
14	(34) "Farm products" means goods, other than standing
15	timber, with respect to which the debtor is engaged in a
16	farming operation and which are:
17	(A) crops grown, growing, or to be grown,
18	including:
19	(i) crops produced on trees, vines, and
20	bushes; and
21	(ii) aquatic goods produced in aquacultural
22	operations;
23	(B) livestock, born or unborn, including aquation
24	goods produced in aquacultural operations;
25	(C) supplies used or produced in a farming

24

25

26

paper,

1 products of crops or livestock in their 2 unmanufactured states. 3 (35) "Farming operation" means raising, cultivating, propagating, fattening, grazing, or any other farming, 4 livestock, or aquacultural operation. (36) "File number" means the number assigned to an 6 7 initial financing statement pursuant to Section 9-519(a). 8 (37) "Filing office" means an office designated in 9 Section 9-501 as the place to file a financing statement. 10 (38)"Filing-office rule" means a rule 11 pursuant to Section 9-526. (39) "Financing statement" means a record or records 12 composed of an initial financing statement and any filed 13 14 record relating to the initial financing statement. 15 (40) "Fixture filing" means the filing of a financing 16 statement covering goods that are or are to become fixtures 17 and satisfying Section 9-502(a) and (b). The term includes the filing of a financing statement covering goods of a 18 19 transmitting utility which are or are to become fixtures. 20 (41) "Fixtures" means goods that have become so related 21 to particular real property that an interest in them arises 22 under real property law.

(42) "General intangible" means any personal property,

deposit

accounts,

including things in action, other than accounts, chattel

documents, goods, instruments, investment property,

commercial tort claims,

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

letter-of-credit rights, letters of credit, money, and oil, gas, or other minerals before extraction. The term includes payment intangibles and software.

- (43) "Good faith" means honesty in fact and the observance of reasonable commercial standards of fair dealing.
- (44) "Goods" means all things that are movable when a interest attaches. The term includes security (i) fixtures, (ii) standing timber that is to be cut and removed under a conveyance or contract for sale, (iii) the unborn young of animals, (iv) crops grown, growing, or to be grown, even if the crops are produced on trees, vines, or bushes, and (v) manufactured homes. The term also includes a computer program embedded in goods and any supporting information provided in connection with a transaction relating to the program if (i) the program is associated with the goods in such a manner that it customarily is considered part of the goods, or (ii) by becoming the owner of the goods, a person acquires a right to use the program in connection with the goods. The term does not include a computer program embedded in goods that consist solely of the medium in which the program is embedded. The term also does not include accounts, chattel commercial tort claims, deposit paper, accounts, documents, general intangibles, instruments, investment property, letter-of-credit rights, letters of credit,

money, or oil, gas, or other minerals before extraction.

- (45) "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.
- (46) "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.
- 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, (iii) nonnegotiable certificates of deposit, (iv) uncertificated certificates of deposit, or (vi) writings that evidence 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.
- (48) "Inventory" means goods, other than farm products, which:

1	(A) are leased by a person as lessor;
2	(B) are held by a person for sale or lease or to be
3	furnished under a contract of service;
4	(C) are furnished by a person under a contract of
5	service; or
6	(D) consist of raw materials, work in process, or
7	materials used or consumed in a business.
8	(49) "Investment property" means a security, whether
9	certificated or uncertificated, security entitlement,
10	securities account, commodity contract, or commodity
11	account.
12	(50) "Jurisdiction of organization", with respect to a
13	registered organization, means the jurisdiction under
14	whose law the organization is organized.
15	(51) "Letter-of-credit right" means a right to payment
16	or performance under a letter of credit, whether or not the
17	beneficiary has demanded or is at the time entitled to
18	demand payment or performance. The term does not include
19	the right of a beneficiary to demand payment or performance
20	under a letter of credit.
21	(52) "Lien creditor" means:
22	(A) a creditor that has acquired a lien on the
23	property involved by attachment, levy, or the like;
24	(B) an assignee for benefit of creditors from the
25	time of assignment;
26	(C) a trustee in bankruptcy from the date of the

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

filing of the petition; or

- (D) a receiver in equity from the time of appointment.
- (53)"Manufactured home" means а structure, transportable in one or more sections, which, in the traveling mode, is eight body feet or more in width or 40 body feet or more in length, or, when erected on site, is 320 or more square feet, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems contained therein. The term includes any structure that meets all of requirements of this paragraph except the size requirements and with respect to which the manufacturer voluntarily files a certification required by the United States Secretary of Housing and Urban Development and complies with the standards established under Title 42 of the United States Code.
- (54) "Manufactured-home transaction" means a secured transaction:
 - (A) that creates a purchase-money security interest in a manufactured home, other than a manufactured home held as inventory; or
 - (B) in which a manufactured home, other than a manufactured home held as inventory, is the primary

1 collateral.

- (55) "Mortgage" means a consensual interest in real property, including fixtures, which secures payment or performance of an obligation.
- (56) "New debtor" means a person that becomes bound as debtor under Section 9-203(d) by a security agreement previously entered into by another person.
- (57) "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.
- (58) "Noncash proceeds" means proceeds other than cash proceeds.
- (59) "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.
- (60) "Original debtor", except as used in Section 9-310(c), means a person that, as debtor, entered into a security agreement to which a new debtor has become bound

under Section 9-203(d). 1 2 (61) "Payment intangible" means a general intangible under which the account debtor's principal obligation is a 3 monetary obligation. 4 "Person related to", with respect to individual, means: 6 7 (A) the spouse of the individual; 8 a brother, brother-in-law, sister, (B) or 9 sister-in-law of the individual: 10 (C) an ancestor or lineal descendant of t.he 11 individual or the individual's spouse; or 12 (D) any other relative, by blood or marriage, of 13 the individual or the individual's spouse who shares the same home with the individual. 14 "Person related to", with respect to 15 (63)16 organization, means: 17 (A) a person directly or indirectly controlling, controlled by, or under common control with the 18 19 organization; (B) an officer or director of, or a person 20 performing similar functions with respect to, the 21 22 organization; 23 (C) an officer or director of, or a person 24 performing similar functions with respect to, a person 25 described in subparagraph (A); 26 (D) the spouse of an individual described in

Τ	supparagraph (A), (B), or (C); or
2	(E) an individual who is related by blood or
3	marriage to an individual described in subparagraph
4	(A), (B), (C), or (D) and shares the same home with the
5	individual.
6	(64) "Proceeds", except as used in Section 9-609(b),
7	means the following property:
8	(A) whatever is acquired upon the sale, lease,
9	license, exchange, or other disposition of collateral;
10	(B) whatever is collected on, or distributed on
11	account of, collateral;
12	(C) rights arising out of collateral;
13	(D) to the extent of the value of collateral,
14	claims arising out of the loss, nonconformity, or
15	interference with the use of, defects or infringement
16	of rights in, or damage to, the collateral; or
17	(E) to the extent of the value of collateral and to
18	the extent payable to the debtor or the secured party,
19	insurance payable by reason of the loss or
20	nonconformity of, defects or infringement of rights
21	in, or damage to, the collateral.
22	(65) "Promissory note" means an instrument that
23	evidences a promise to pay a monetary obligation, does not
24	evidence an order to pay, and does not contain an
25	acknowledgment by a bank that the bank has received for
26	deposit a sum of money or funds.

- (66) "Proposal" means a record authenticated by a secured party which includes the terms on which the secured party is willing to accept collateral in full or partial satisfaction of the obligation it secures pursuant to Sections 9-620, 9-621, and 9-622.
- (67) "Public-finance transaction" means a secured transaction in connection with which:
 - (A) debt securities are issued;
 - (B) all or a portion of the securities issued have an initial stated maturity of at least 20 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.
- (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.

1	(70) "Registered organization" means an organization
2	organized solely under the law of a single State or the
3	United States and as to which the State or the United
4	States must maintain a public record showing the
5	organization to have been organized.
6	(71) "Secondary obligor" means an obligor to the extent
7	that:
8	(A) the obligor's obligation is secondary; or
9	(B) the obligor has a right of recourse with
10	respect to an obligation secured by collateral against
11	the debtor, another obligor, or property of either.
12	(72) "Secured party" means:
13	(A) a person in whose favor a security interest is
14	created or provided for under a security agreement,
15	whether or not any obligation to be secured is
16	outstanding;
17	(B) a person that holds an agricultural lien;
18	(C) a consignor;
19	(D) a person to which accounts, chattel paper,
20	payment intangibles, or promissory notes have been
21	sold;
22	(E) a trustee, indenture trustee, agent,
23	collateral agent, or other representative in whose
24	favor a security interest or agricultural lien is
25	created or provided for; or

(F) a person that holds a security interest arising

- 1 under Section 2-401, 2-505, 2-711(3), 2A-508(5), 2 4-210, or 5-118.
 - (73) "Security agreement" means an agreement that creates or provides for a security interest.
 - (74) "Send", in connection with a record or notification, means:
 - (A) to deposit in the mail, deliver for transmission, or transmit by any other usual means of communication, with postage or cost of transmission provided for, addressed to any address reasonable under the circumstances; or
 - (B) to cause the record or notification to be received within the time that it would have been received if properly sent under subparagraph (A).
 - (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

1	general intangible, an instrument, or investment property.
2	(78) "Tangible chattel paper" means chattel paper
3	evidenced by a record or records consisting of information
4	that is inscribed on a tangible medium.
5	(79) "Termination statement" means an amendment of a
6	financing statement which:
7	(A) identifies, by its file number, the initial
8	financing statement to which it relates; and
9	(B) indicates either that it is a termination
10	statement or that the identified financing statement
11	is no longer effective.
12	(80) "Transmitting utility" means a person primarily
13	engaged in the business of:
14	(A) operating a railroad, subway, street railway,
15	or trolley bus;
16	(B) transmitting communications electrically,
17	electromagnetically, or by light;
18	(C) transmitting goods by pipeline or sewer; or
19	(D) transmitting or producing and transmitting
20	electricity, steam, gas, or water.
21	(b) Definitions in other Articles. "Control" as provided in
22	Section $7-106$ and the $\frac{1}{100}$ following definitions in other

24 "Applicant". Section 5-102.

"Beneficiary". Section 5-102. 25

Articles apply to this Article:

"Broker". Section 8-102. 26

- 1 "Certificated security". Section 8-102.
- 2 "Check". Section 3-104.
- 3 "Clearing corporation". Section 8-102.
- 4 "Contract for sale". Section 2-106.
- 5 "Customer". Section 4-104.
- 6 "Entitlement holder". Section 8-102.
- 7 "Financial asset". Section 8-102.
- 8 "Holder in due course". Section 3-302.
- 9 "Issuer" (with respect to a letter of credit or
- 10 letter-of-credit right). Section 5-102.
- "Issuer" (with respect to a security). Section 8-201.
- "Issuer" (with respect to documents of title). Section
- 13 7-102.
- "Lease". Section 2A-103.
- "Lease agreement". Section 2A-103.
- "Lease contract". Section 2A-103.
- "Leasehold interest". Section 2A-103.
- "Lessee". Section 2A-103.
- "Lessee in ordinary course of business". Section 2A-103.
- "Lessor". Section 2A-103.
- 21 "Lessor's residual interest". Section 2A-103.
- "Letter of credit". Section 5-102.
- "Merchant". Section 2-104.
- "Negotiable instrument". Section 3-104.
- "Nominated person". Section 5-102.
- 26 "Note". Section 3-104.

- 1 "Proceeds of a letter of credit". Section 5-114.
- 2 "Prove". Section 3-103.
- 3 "Sale". Section 2-106.
- 4 "Securities account". Section 8-501.
- 5 "Securities intermediary". Section 8-102.
- 6 "Security". Section 8-102.
- 7 "Security certificate". Section 8-102.
- 8 "Security entitlement". Section 8-102.
- 9 "Uncertificated security". Section 8-102.
- 10 (c) Article 1 definitions and principles. Article 1
- 11 contains general definitions and principles of construction
- and interpretation applicable throughout this Article.
- 13 (Source: P.A. 91-893, eff. 7-1-01; 92-819, eff. 8-21-02.)
- 14 (810 ILCS 5/9-203) (from Ch. 26, par. 9-203)
- 15 Sec. 9-203. Attachment and enforceability of security
- interest; proceeds; supporting obligations; formal requisites.
- 17 (a) Attachment. A security interest attaches to collateral
- 18 when it becomes enforceable against the debtor with respect to
- 19 the collateral, unless an agreement expressly postpones the
- 20 time of attachment.
- 21 (b) Enforceability. Except as otherwise provided in
- 22 subsections (c) through (i), a security interest is enforceable
- 23 against the debtor and third parties with respect to the
- 24 collateral only if:
- 25 (1) value has been given;

(2) the debtor has rights in the collateral or the 1 2 power to transfer rights in the collateral to a secured 3 party; and (3) one of the following conditions is met: 4 (A) the debtor has authenticated a security 6 that provides a description 7 collateral and, if the security interest covers timber 8 to be cut, a description of the land concerned; 9 (B) the collateral is not a certificated security and is in the possession of the secured party under 10 11 Section 9-313 pursuant to the debtor's security 12 agreement; 13 (C) the collateral is a certificated security in 14 registered form and the security certificate has been 15 delivered to the secured party under Section 8-301 16 pursuant to the debtor's security agreement; or 17 (D) the collateral is deposit accounts, electronic 18 chattel paper, investment property, or 19 letter-of-credit rights, or electronic documents, and 20 the secured party has control under Section 7-106, 9-104, 9-105, 9-106, or 9-107 pursuant to the debtor's 21 22 security agreement. 23 (c) Other UCC provisions. Subsection (b) is subject to 24 Section 4-210 on the security interest of a collecting bank, 25 Section 5-118 on the security interest of a letter-of-credit

issuer or nominated person, Section 9-110 on a security

- interest arising under Article 2 or 2A, and Section 9-206 on security interests in investment property.
 - (d) When person becomes bound by another person's security agreement. A person becomes bound as debtor by a security agreement entered into by another person if, by operation of law other than this Article or by contract:
 - (1) the security agreement becomes effective to create a security interest in the person's property; or
 - (2) the person becomes generally obligated for the obligations of the other person, including the obligation secured under the security agreement, and acquires or succeeds to all or substantially all of the assets of the other person.
 - (e) Effect of new debtor becoming bound. If a new debtor becomes bound as debtor by a security agreement entered into by another person:
 - (1) the agreement satisfies subsection (b)(3) with respect to existing or after-acquired property of the new debtor to the extent the property is described in the agreement; and
 - (2) another agreement is not necessary to make a security interest in the property enforceable.
 - (f) Proceeds and supporting obligations. The attachment of a security interest in collateral gives the secured party the rights to proceeds provided by Section 9-315 and is also attachment of a security interest in a supporting obligation

- 1 for the collateral.
- 2 (g) Lien securing right to payment. The attachment of a
- 3 security interest in a right to payment or performance secured
- 4 by a security interest or other lien on personal or real
- 5 property is also attachment of a security interest in the
- 6 security interest, mortgage, or other lien.
- 7 (h) Security entitlement carried in securities account.
- 8 The attachment of a security interest in a securities account
- 9 is also attachment of a security interest in the security
- 10 entitlements carried in the securities account.
- 11 (i) Commodity contracts carried in commodity account. The
- 12 attachment of a security interest in a commodity account is
- 13 also attachment of a security interest in the commodity
- contracts carried in the commodity account.
- 15 (Source: P.A. 91-893, eff. 7-1-01.)
- 16 (810 ILCS 5/9-207) (from Ch. 26, par. 9-207)
- 17 Sec. 9-207. Rights and duties of secured party having
- 18 possession or control of collateral.
- 19 (a) Duty of care when secured party in possession. Except
- 20 as otherwise provided in subsection (d), a secured party shall
- 21 use reasonable care in the custody and preservation of
- 22 collateral in the secured party's possession. In the case of
- 23 chattel paper or an instrument, reasonable care includes taking
- 24 necessary steps to preserve rights against prior parties unless
- otherwise agreed.

6

7

8

9

10

11

17

18

19

20

23

24

25

- 1 (b) Expenses, risks, duties, and rights when secured party
 2 in possession. Except as otherwise provided in subsection (d),
 3 if a secured party has possession of collateral:
 - (1) reasonable expenses, including the cost of insurance and payment of taxes or other charges, incurred in the custody, preservation, use, or operation of the collateral are chargeable to the debtor and are secured by the collateral;
 - (2) the risk of accidental loss or damage is on the debtor to the extent of a deficiency in any effective insurance coverage;
- 12 (3) the secured party shall keep the collateral
 13 identifiable, but fungible collateral may be commingled;
 14 and
- 15 (4) the secured party may use or operate the collateral:
 - (A) for the purpose of preserving the collateral or its value;
 - (B) as permitted by an order of a court having competent jurisdiction; or
- 21 (C) except in the case of consumer goods, in the 22 manner and to the extent agreed by the debtor.
 - (c) Duties and rights when secured party in possession or control. Except as otherwise provided in subsection (d), a secured party having possession of collateral or control of collateral under Section 7-106, 9-104, 9-105, 9-106, or 9-107:

- 1 (1) may hold as additional security any proceeds, 2 except money or funds, received from the collateral;
- 3 (2) shall apply money or funds received from the 4 collateral to reduce the secured obligation, unless 5 remitted to the debtor; and
- 6 (3) may create a security interest in the collateral.
- 7 (d) Buyer of certain rights to payment. If the secured 8 party is a buyer of accounts, chattel paper, payment 9 intangibles, or promissory notes or a consignor:
- 10 (1) subsection (a) does not apply unless the secured 11 party is entitled under an agreement:
 - (A) to charge back uncollected collateral; or
- 13 (B) otherwise to full or limited recourse against
 14 the debtor or a secondary obligor based on the
 15 nonpayment or other default of an account debtor or
 16 other obligor on the collateral; and
- 17 (2) subsections (b) and (c) do not apply.
- 18 (Source: P.A. 91-893, eff. 7-1-01.)
- 19 (810 ILCS 5/9-208) (from Ch. 26, par. 9-208)
- Sec. 9-208. Additional duties of secured party having control of collateral.
- 22 (a) Applicability of Section. This Section applies to cases 23 in which there is no outstanding secured obligation and the 24 secured party is not committed to make advances, incur 25 obligations, or otherwise give value.

- (b) Duties of secured party after receiving demand from debtor. Within 10 days after receiving an authenticated demand by the debtor:
 - (1) a secured party having control of a deposit account under Section 9-104(a)(2) shall send to the bank with which the deposit account is maintained an authenticated statement 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 Section 9-104(a)(3) shall:
 - (A) pay the debtor the balance on deposit in the deposit account; or
 - (B) transfer the balance on deposit into a deposit account in the debtor's name;
 - (3) a secured party, other than a buyer, having control of electronic chattel paper under Section 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

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

instructions originated by the secured party and instructing the custodian to comply with instructions originated by the debtor; and

- (C) take appropriate action to enable the debtor or its designated custodian to make copies of or revisions to the authoritative copy which add or change an identified assignee of the authoritative copy without the consent of the secured party;
- (4) a secured party having control of investment property under Section 8-106(d)(2) or 9-106(b) shall send to the securities intermediary or commodity intermediary with which the security entitlement or commodity contract is maintained an authenticated record that releases the securities intermediary or commodity intermediary from any further obligation to comply with entitlement orders or directions originated by the secured party; and
- party having control (5) а secured of а letter-of-credit right under Section 9-107 shall send to each person having an unfulfilled obligation to pay or deliver proceeds of the letter of credit to the secured party an authenticated release from any further obligation to pay or deliver proceeds of the letter of credit to the secured party; and-
- (6) a secured party having control of an electronic document shall:
 - (A) give control of the electronic document to the

2

3

4

6

7

8

9

10

11

12

13

14

15

16

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
- (C) take appropriate action to enable the debtor or its designated custodian to make copies of or revisions to the authoritative copy which add or change an identified assignee of the authoritative copy without the consent of the secured party.
- (Source: P.A. 91-893, eff. 7-1-01.)
- 17 (810 ILCS 5/9-301) (from Ch. 26, par. 9-301)
- 18 Sec. 9-301. Law governing perfection and priority of 19 security interests. Except as otherwise provided in Sections 9-303 through 9-306.1, the following rules determine the law 20 21 governing perfection, the effect of perfection or 22 nonperfection, and the priority of a security interest in 23 collateral:
- 24 (1) Except as otherwise provided in this Section, while 25 a debtor is located in a jurisdiction, the local law of

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

- 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), while <u>tangible</u> negotiable documents, goods, instruments, money, or tangible chattel paper is located in a jurisdiction, the local law of that jurisdiction governs:
 - (A) perfection of a security interest in the goods by filing a fixture filing;
 - (B) perfection of a security interest in timber to be cut; and
 - (C) the effect of perfection or nonperfection and the priority of a nonpossessory security interest in the collateral.
 - (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.
- 23 (Source: P.A. 91-893, eff. 7-1-01; 92-234, eff. 1-1-02.)
- 24 (810 ILCS 5/9-310) (from Ch. 26, par. 9-310)
- Sec. 9-310. When filing required to perfect security

15

16

17

18

19

20

21

22

23

24

25

- interest or agricultural lien; security interests and agricultural liens to which filing provisions do not apply.
- 3 (a) General rule: perfection by filing. Except as otherwise 4 provided in subsection (b) and Section 9-312(b), a financing 5 statement must be filed to perfect all security interests and 6 agricultural liens.
- 7 (b) Exceptions: filing not necessary. The filing of a 8 financing statement is not necessary to perfect a security 9 interest:
- 10 (1) that is perfected under Section 9-308(d), (e), (f),
 11 or (g);
- 12 (2) that is perfected under Section 9-309 when it attaches;
 - (3) in property subject to a statute, regulation, or treaty described in Section 9-311(a);
 - (4) in goods in possession of a bailee which is perfected under Section 9-312(d)(1) or (2);
 - (5) in certificated securities, documents, goods, or instruments which is perfected without filing, control, or possession under Section 9-312(e), (f), or (g);
 - (6) in collateral in the secured party's possession under Section 9-313;
 - (7) in a certificated security which is perfected by delivery of the security certificate to the secured party under Section 9-313;
 - (8) in deposit accounts, electronic chattel paper,

- 1 <u>electronic</u> <u>documents</u>, investment property,
- 2 letter-of-credit rights, or beneficial interests in
- 3 Illinois land trusts which is perfected by control under
- 4 Section 9-314;
- 5 (9) in proceeds which is perfected under Section 9-315;
- 6 or
- 7 (10) that is perfected under Section 9-316.
- 8 (c) Assignment of perfected security interest. If a secured
- 9 party assigns a perfected security interest or agricultural
- 10 lien, a filing under this Article is not required to continue
- 11 the perfected status of the security interest against creditors
- of and transferees from the original debtor.
- 13 (Source: P.A. 91-893, eff. 7-1-01; 92-234, eff. 1-1-02.)
- 14 (810 ILCS 5/9-312) (from Ch. 26, par. 9-312)
- 15 Sec. 9-312. Perfection of security interests in chattel
- 16 paper, deposit accounts, documents, goods covered by
- documents, instruments, investment property, letter-of-credit
- 18 rights, and money; perfection by permissive filing; temporary
- 19 perfection without filing or transfer of possession.
- 20 (a) Perfection by filing permitted. A security interest in
- 21 chattel paper, negotiable documents, instruments, beneficial
- interests in Illinois land trusts, or investment property may
- 23 be perfected by filing.
- 24 (b) Control or possession of certain collateral. Except as
- otherwise provided in Section 9-315(c) and (d) for proceeds:

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

25

1	(1)	a	security	interest	in	a	deposit	account	may	be
2	perfecte	ed	onlv bv co	ontrol und	er S	Sec	tion 9-31	L4;		

- (2) and except as otherwise provided in Section 9-308(d), a security interest in a letter-of-credit right may be perfected only by control under Section 9-314; and
- (3) a security interest in money may be perfected only by the secured party's taking possession under Section 9-313.
- (c) Goods covered by negotiable document. While goods are in the possession of a 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 in the document; and
 - (2) a security interest perfected in the document has priority over any security interest that 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:
- 21 (1) issuance of a document in the name of the secured 22 party;
- 23 (2) the bailee's receipt of notification of the secured 24 party's interest; or
 - (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
- 5 authenticated 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:
 - (1) ultimate sale or exchange; or
 - (2) loading, unloading, storing, shipping, transshipping, manufacturing, processing, or otherwise dealing with them in a manner preliminary to their sale or exchange.
 - (g) Temporary perfection: delivery of security certificate or instrument to debtor. A perfected security interest in a certificated security or instrument remains perfected for 20 days without filing if the secured party delivers the security certificate or instrument to the debtor for the purpose of:
 - (1) ultimate sale or exchange; or
- 24 (2) presentation, collection, enforcement, renewal, or registration of transfer.
 - (h) Expiration of temporary perfection. After the 20-day

1.3

- 1 period specified in subsection (e), (f), or (g) expires,
- 2 perfection depends upon compliance with this Article.
- 3 (Source: P.A. 91-893, eff. 7-1-01; 92-234, eff. 1-1-02.)
- 4 (810 ILCS 5/9-313) (from Ch. 26, par. 9-313)
- Sec. 9-313. When possession by or delivery to secured party perfects security interest without filing.
 - (a) Perfection by possession or delivery. Except as otherwise provided in subsection (b), a secured party may perfect a security interest in <u>tangible</u> negotiable documents, goods, instruments, 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 Section 8-301.
 - (b) Goods covered by certificate of title. With respect to goods covered by a certificate of title issued by this State, a secured party may perfect a security interest in the goods by taking possession of the goods only in the circumstances described in Section 9-316(d).
 - (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 (1) the person in possession authenticates a record 2 acknowledging that it holds possession of the collateral 3 for the secured party's benefit; or
 - (2) the person takes possession of the collateral after having authenticated a record acknowledging that it will hold possession of 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 earlier than the time the secured party takes possession and continues only while the secured party retains possession.
 - (e) Time of perfection by delivery; continuation of perfection. A security interest in a certificated security in registered form is perfected by delivery when delivery of the certificated security occurs under Section 8-301 and remains perfected by delivery until the debtor obtains possession of the security certificate.
 - (f) Acknowledgment not required. A person in possession of collateral is not required to acknowledge that it holds possession for a secured party's benefit.
 - (g) Effectiveness of acknowledgment; no duties or confirmation. If a person acknowledges that it holds possession for the secured party's benefit:
 - (1) the acknowledgment is effective under subsection

- 1 (c) or Section 8-301(a), even if the acknowledgment 2 violates the rights of a debtor; and
 - (2) unless the person otherwise agrees or law other than this Article otherwise provides, the person does not owe any duty to the secured party and is not required to confirm the acknowledgment to another person.
 - (h) Secured party's delivery to person other than debtor. A secured party having possession of collateral does not relinquish possession by delivering the collateral to a person other than the debtor or a lessee of the collateral from the debtor in the ordinary course of the debtor's business if the person was instructed before the delivery or is instructed contemporaneously with the delivery:
 - (1) to hold possession of the collateral for the secured party's benefit; or
 - (2) to redeliver the collateral to the secured party.
 - (i) Effect of delivery under subsection (h); no duties or confirmation. A secured party does not relinquish possession, even if a delivery under subsection (h) violates the rights of a debtor. A person to which collateral is delivered under subsection (h) does not owe any duty to the secured party and is not required to confirm the delivery to another person unless the person otherwise agrees or law other than this Article otherwise provides.
- 25 (Source: P.A. 91-357, eff. 7-29-99; 91-893, eff. 7-1-01.)

- 1 (810 ILCS 5/9-314) (from Ch. 26, par. 9-314)
- 2 Sec. 9-314. Perfection by control.
- 3 (a) Perfection by control. A security interest in 4 investment property, deposit accounts, electronic chattel 5 paper, letter-of-credit rights, <u>electronic documents</u>, or 6 beneficial interests in Illinois land trusts may be perfected
- by control of the collateral under Section 7-106, 9-104, 9-105,
- 8 9-106, 9-107, or 9-107.1.
- 9 (b) Specified collateral: time of perfection by control; 10 continuation of perfection. A security interest in deposit
- 11 accounts, electronic chattel paper, letter-of-credit rights,
- 12 <u>electronic documents,</u> or beneficial interests in Illinois land
- trusts is perfected by control under Section 7-106, 9-104,
- 9-105, 9-107, or 9-107.1 when the secured party obtains control
- and remains perfected by control only while the secured party
- 16 retains control.
- 17 (c) Investment property: time of perfection by control;
- 18 continuation of perfection. A security interest in investment
- 19 property is perfected by control under Section 9-106 from the
- 20 time the secured party obtains control and remains perfected by
- 21 control until:
- 22 (1) the secured party does not have control; and
- 23 (2) one of the following occurs:
- 24 (A) if the collateral is a certificated security,
- 25 the debtor has or acquires possession of the security
- 26 certificate;

1	(B)	if	the	collate	eral	is	an	uncertifica	ated
2	security,	the	issu	er has	regis	stere	d or	registers	the
3	debtor as	the	regis	tered o	wner;	or			

- 4 (C) if the collateral is a security entitlement,
 5 the debtor is or becomes the entitlement holder.
- 6 (Source: P.A. 91-893, eff. 7-1-01; 92-234, eff. 1-1-02.)
- 7 (810 ILCS 5/9-317) (from Ch. 26, par. 9-317)
- 8 Sec. 9-317. Interests that take priority over or take free 9 of security interest or agricultural lien.
- 10 (a) Conflicting security interests and rights of lien 11 creditors. A security interest or agricultural lien is 12 subordinate to the rights of:
- 13 (1) a person entitled to priority under Section 9-322; 14 and
- (2) except as otherwise provided in subsection (e) or

 (f), a person that becomes a lien creditor before the

 earlier of the time:
- 18 (A) the security interest or agricultural lien is
 19 perfected; or
- 20 (B) one of the conditions specified in Section 21 9-203(b)(3) is met and a financing statement covering 22 the collateral is filed.
- 23 (b) Buyers that receive delivery. Except as otherwise 24 provided in subsection (e), a buyer, other than a secured 25 party, of tangible chattel paper, tangible documents, goods,

- instruments, or a security certificate takes free of a security
 interest or agricultural lien if the buyer gives value and
 receives delivery of the collateral without knowledge of the
 security interest or agricultural lien and before it is
 perfected.
 - (c) Lessees that receive delivery. Except as otherwise provided in subsection (e), a lessee of goods takes free of a security interest or agricultural lien if the lessee gives value and receives delivery of the collateral without knowledge of the security interest or agricultural lien and before it is perfected.
 - (d) Licensees and buyers of certain collateral. A licensee of a general intangible or a buyer, other than a secured party, of accounts, electronic chattel paper, electronic documents, general intangibles, or investment property other than a certificated security takes free of a security interest if the licensee or buyer gives value without knowledge of the security interest and before it is perfected.
 - (e) Purchase-money security interest. Except as otherwise provided in Sections 9-320 and 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.

- 1 (f) Public deposits. An unperfected security interest
 2 shall take priority over the rights of a lien creditor if (i)
 3 the lien creditor is a trustee or receiver of a bank or acting
 4 in furtherance of its supervisory authority over such bank and
 5 (ii) a security interest is granted by the bank to secure a
 6 deposit of public funds with the bank or a repurchase agreement
 7 with the bank pursuant to the Government Securities Act of
 8 1986, as amended.
- 10 (810 ILCS 5/9-338)

(Source: P.A. 91-893, eff. 7-1-01.)

1.3

- Sec. 9-338. Priority of security interest or agricultural lien perfected by filed financing statement providing certain incorrect information. If a security interest or agricultural lien is perfected by a filed financing statement providing information described in Section 9-516(b)(5) which is incorrect at the time the financing statement is filed:
 - (1) the security interest or agricultural lien is subordinate to a conflicting perfected security interest in the collateral to the extent that the holder of the conflicting security interest gives value in reasonable reliance upon the incorrect information; and
 - (2) a purchaser, other than a secured party, of the collateral takes free of the security interest or agricultural lien to the extent that, in reasonable reliance upon the incorrect information, the purchaser

- gives value and, in the case of tangible chattel paper,
- 2 tangible documents, goods, instruments, or a security
- 3 certificate, receives delivery of the collateral.
- 4 (Source: P.A. 91-893, eff. 7-1-01.)
- 5 (810 ILCS 5/9-601)
- 6 Sec. 9-601. Rights after default; judicial enforcement;
- 7 consignor or buyer of accounts, chattel paper, payment
- 8 intangibles, or promissory notes.
- 9 (a) Rights of secured party after default. After default, a
- 10 secured party has the rights provided in this Part and, except
- 11 as otherwise provided in Section 9-602, those provided by
- 12 agreement of the parties. A secured party:
- 13 (1) may reduce a claim to judgment, foreclose, or
- otherwise enforce the claim, security interest, or
- agricultural lien by any available judicial procedure; and
- 16 (2) if the collateral is documents, may proceed either
- as to the documents or as to the goods they cover.
- 18 (b) Rights and duties of secured party in possession or
- 19 control. A secured party in possession of collateral or control
- of collateral under Section 7-106, 9-104, 9-105, 9-106, or
- 9-107 has the rights and duties provided in Section 9-207.
- 22 (c) Rights cumulative; simultaneous exercise. The rights
- 23 under subsections (a) and (b) are cumulative and may be
- 24 exercised simultaneously.
- 25 (d) Rights of debtor and obligor. Except as otherwise

- 1 provided in subsection (g) and Section 9-605, after default, a
- debtor and an obligor have the rights provided in this Part and
- 3 by agreement of the parties.
- 4 (e) Lien of levy after judgment. If a secured party has
- 5 reduced its claim to judgment, the lien of any levy that may be
- 6 made upon the collateral by virtue of a judgment relates back
- 7 to the earliest of:
- 8 (1) the date of perfection of the security interest or
- 9 agricultural lien in the collateral;
- 10 (2) the date of filing a financing statement covering
- 11 the collateral; or
- 12 (3) any date specified in a statute under which the
- agricultural lien was created.
- 14 (f) Execution sale. A sale pursuant to a judgment is a
- 15 foreclosure of the security interest or agricultural lien by
- 16 judicial procedure within the meaning of this Section. A
- secured party may purchase at the sale and thereafter hold the
- 18 collateral free of any other requirements of this Article.
- 19 (g) Consignor or buyer of certain rights to payment. Except
- as otherwise provided in Section 9-607(c), this Part imposes no
- 21 duties upon a secured party that is a consignor or is a buyer
- of accounts, chattel paper, payment intangibles, or promissory
- 23 notes.
- 24 (Source: P.A. 91-893, eff. 7-1-01.)

from Ch. 26, par. 1-208

from Ch. 26, par. 1-209

23

24

810 ILCS 5/1-208

810 ILCS 5/1-209

INDEX 1 2 Statutes amended in order of appearance 3 810 ILCS 5/Art. 1 Pt. 1 4 heading 5 810 ILCS 5/1-101 from Ch. 26, par. 1-101 810 ILCS 5/1-102 from Ch. 26, par. 1-102 6 810 ILCS 5/1-103 7 from Ch. 26, par. 1-103 8 810 ILCS 5/1-104 from Ch. 26, par. 1-104 9 810 ILCS 5/1-105 from Ch. 26, par. 1-105 10 810 ILCS 5/1-106 from Ch. 26, par. 1-106 11 810 ILCS 5/1-107 from Ch. 26, par. 1-107 810 ILCS 5/1-108 from Ch. 26, par. 1-108 12 810 ILCS 5/1-109 from Ch. 26, par. 1-109 13 14 810 ILCS 5/Art. 1 Pt. 2 15 heading 16 810 ILCS 5/1-201 from Ch. 26, par. 1-201 810 ILCS 5/1-202 from Ch. 26, par. 1-202 17 810 ILCS 5/1-203 18 from Ch. 26, par. 1-203 810 ILCS 5/1-204 19 from Ch. 26, par. 1-204 810 ILCS 5/1-205 from Ch. 26, par. 1-205 20 21 810 ILCS 5/1-206 from Ch. 26, par. 1-206 22 810 ILCS 5/1-207 from Ch. 26, par. 1-207

- 810 ILCS 5/Art. 1 Pt. 3 1
- 2 heading new
- 3 810 ILCS 5/1-301 new
- 810 ILCS 5/1-302 new
- 810 ILCS 5/1-303 new 5
- 6 810 ILCS 5/1-304 new
- 810 ILCS 5/1-305 new 7
- 810 ILCS 5/1-306 new 8
- 9 810 ILCS 5/1-307 new
- 810 ILCS 5/1-308 new 10
- 11 810 ILCS 5/1-309 new
- 12 810 ILCS 5/1-310 new
- 13 810 ILCS 5/Art. 7 heading
- 810 ILCS 5/Art. 7 Pt. 1 14
- 15 heading
- 16 810 ILCS 5/7-101 from Ch. 26, par. 7-101
- 17 810 ILCS 5/7-102 from Ch. 26, par. 7-102
- 810 ILCS 5/7-103 from Ch. 26, par. 7-103 18
- 810 ILCS 5/7-104 from Ch. 26, par. 7-104 19
- 20 810 ILCS 5/7-105 from Ch. 26, par. 7-105
- 21 810 ILCS 5/7-106 new
- 22 810 ILCS 5/Art. 7 Pt. 2
- 23 heading
- 24 810 ILCS 5/7-201 from Ch. 26, par. 7-201
- 25 810 ILCS 5/7-202 from Ch. 26, par. 7-202
- 26 810 ILCS 5/7-203 from Ch. 26, par. 7-203

```
SB2080 Enrolled
      810 ILCS 5/7-204
                                   from Ch. 26, par. 7-204
 1
 2
      810 ILCS 5/7-205
                                   from Ch. 26, par. 7-205
      810 ILCS 5/7-206
 3
                                   from Ch. 26, par. 7-206
 4
      810 ILCS 5/7-207
                                   from Ch. 26, par. 7-207
                                   from Ch. 26, par. 7-208
 5
      810 ILCS 5/7-208
      810 ILCS 5/7-209
                                   from Ch. 26, par. 7-209
 6
 7
      810 ILCS 5/7-210
                                   from Ch. 26, par. 7-210
      810 ILCS 5/Art. 7 Pt. 3
 8
      heading
10
      810 ILCS 5/7-301
                                  from Ch. 26, par. 7-301
11
      810 ILCS 5/7-302
                                   from Ch. 26, par. 7-302
12
      810 ILCS 5/7-303
                                   from Ch. 26, par. 7-303
      810 ILCS 5/7-304
                                   from Ch. 26, par. 7-304
13
14
      810 ILCS 5/7-305
                                   from Ch. 26, par. 7-305
                                   from Ch. 26, par. 7-307
15
      810 ILCS 5/7-307
16
      810 ILCS 5/7-308
                                   from Ch. 26, par. 7-308
17
      810 ILCS 5/7-309
                                   from Ch. 26, par. 7-309
      810 ILCS 5/Art. 7 Pt. 4
18
19
      heading
20
      810 ILCS 5/7-401
                                  from Ch. 26, par. 7-401
                                   from Ch. 26, par. 7-402
21
      810 ILCS 5/7-402
22
      810 ILCS 5/7-403
                                   from Ch. 26, par. 7-403
23
      810 ILCS 5/7-404
                                   from Ch. 26, par. 7-404
      810 ILCS 5/Art. 7 Pt. 5
24
25
      heading
26
      810 ILCS 5/7-501
                                  from Ch. 26, par. 7-501
```

- 214 - LRB095 16125 WGH 42144 b

	SB2080 Enrolled	- 215 -	LRB095 16125 WGH 42144 b
1	810 ILCS 5/7-502	from Ch. 26,	par. 7-502
2	810 ILCS 5/7-503	from Ch. 26,	par. 7-503
3	810 ILCS 5/7-504	from Ch. 26,	par. 7-504
4	810 ILCS 5/7-505	from Ch. 26,	par. 7-505
5	810 ILCS 5/7-506	from Ch. 26,	par. 7-506
6	810 ILCS 5/7-507	from Ch. 26,	par. 7-507
7	810 ILCS 5/7-508	from Ch. 26,	par. 7-508
8	810 ILCS 5/7-509	from Ch. 26,	par. 7-509
9	810 ILCS 5/Art. 7 Pt. 6		
10	heading		
11	810 ILCS 5/7-601	from Ch. 26,	par. 7-601
12	810 ILCS 5/7-602	from Ch. 26,	par. 7-602
13	810 ILCS 5/7-603	from Ch. 26,	par. 7-603
14	810 ILCS 5/Art. 7 Pt. 7		
15	heading new		
16	810 ILCS 5/7-701 new		
17	810 ILCS 5/7-702 new		
18	810 ILCS 5/7-703 new		
19	810 ILCS 5/7-704 new		
20	810 ILCS 5/2-202	from Ch. 26,	par. 2-202
21	810 ILCS 5/2-208	from Ch. 26,	par. 2-208
22	810 ILCS 5/2A-207	from Ch. 26,	par. 2A-207
23	810 ILCS 5/2A-501	from Ch. 26,	par. 2A-501
24	810 ILCS 5/2A-518	from Ch. 26,	par. 2A-518
25	810 ILCS 5/2A-519	from Ch. 26,	par. 2A-519
26	810 ILCS 5/2A-527	from Ch. 26,	par. 2A-527

SB2080 Enrolled	- 216 -	LRB095 16125 WGH 42144 b
022000 211202200		

1	810 ILCS 5/2A-528	from Ch. 26, par. 2A-528
2	810 ILCS 5/3-103	from Ch. 26, par. 3-103
3	810 ILCS 5/4A-105	from Ch. 26, par. 4A-105
4	810 ILCS 5/4A-106	from Ch. 26, par. 4A-106
5	810 ILCS 5/4A-204	from Ch. 26, par. 4A-204
6	810 ILCS 5/5-103	from Ch. 26, par. 5-103
7	810 ILCS 5/2-103	from Ch. 26, par. 2-103
8	810 ILCS 5/2-104	from Ch. 26, par. 2-104
9	810 ILCS 5/2-310	from Ch. 26, par. 2-310
10	810 ILCS 5/2-323	from Ch. 26, par. 2-323
11	810 ILCS 5/2-401	from Ch. 26, par. 2-401
12	810 ILCS 5/2-503	from Ch. 26, par. 2-503
13	810 ILCS 5/2-505	from Ch. 26, par. 2-505
14	810 ILCS 5/2-506	from Ch. 26, par. 2-506
15	810 ILCS 5/2-509	from Ch. 26, par. 2-509
16	810 ILCS 5/2-605	from Ch. 26, par. 2-605
17	810 ILCS 5/2-705	from Ch. 26, par. 2-705
18	810 ILCS 5/2A-103	from Ch. 26, par. 2A-103
19	810 ILCS 5/2A-514	from Ch. 26, par. 2A-514
20	810 ILCS 5/2A-526	from Ch. 26, par. 2A-526
21	810 ILCS 5/4-104	from Ch. 26, par. 4-104
22	810 ILCS 5/4-210	from Ch. 26, par. 4-210
23	810 ILCS 5/8-103	from Ch. 26, par. 8-103
24	810 ILCS 5/9-102	from Ch. 26, par. 9-102
25	810 ILCS 5/9-203	from Ch. 26, par. 9-203
26	810 ILCS 5/9-207	from Ch. 26, par. 9-207

	SB2080 Enrolled	- 217 - LRB095 16125 WGH 42144 b
1	810 ILCS 5/9-208	from Ch. 26, par. 9-208
2	810 ILCS 5/9-301	from Ch. 26, par. 9-301
3	810 ILCS 5/9-310	from Ch. 26, par. 9-310
4	810 ILCS 5/9-312	from Ch. 26, par. 9-312
5	810 ILCS 5/9-313	from Ch. 26, par. 9-313
6	810 ILCS 5/9-314	from Ch. 26, par. 9-314
7	810 ILCS 5/9-317	from Ch. 26, par. 9-317
8	810 ILCS 5/9-338	

9 810 ILCS 5/9-601