1 AN ACT concerning business.

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

4	Section	5.	The	Uniform	Commercial	Code	is	amer	nded	by
5	changing Sec	tior	ns 9-5	510 and 9-	-516 and by	adding	Sec.	tion	9-50	1.1
6	as follows:									

- 7 (810 ILCS 5/9-501.1 new)
- 8 Sec. 9-501.1. Fraudulent records.
- 9 <u>(a) No person shall cause to be communicated to the filing</u>
  10 <u>office for filing a false record the person knows or reasonably</u>
  11 should know:
- 12 (1) is not authorized or permitted under Section 9-509, 13 9-708, or 9-808 of this Article;
- 14 (2) is not related to a valid existing or potential

  15 commercial or financial transaction, an existing

  16 agricultural or other lien, or a judgment of a court of

  17 competent jurisdiction; and
- 18 <u>(3) is filed with the intent to harass or defraud the</u>
  19 <u>person identified as debtor in the record or any other</u>
  20 person.
- 21 <u>(b) A person who violates subsection (a) is guilty of a</u>
  22 <u>Class A misdemeanor for a first offense and a Class 4 felony</u>
  23 for a second or subsequent offense.

1	(c) A person who violates subsection (a) shall be liable in
2	a civil action to each injured person for:
3	(1) the greater of the actual damages caused by the
4	violation or up to \$10,000 in lieu of actual damages;
5	(2) reasonable attorney's fees;
6	(3) court costs and other related expenses of bringing
7	an action, including reasonable investigative expenses;
8	<u>and</u>
9	(4) in the discretion of the court, exemplary damages
10	in an amount determined by the court or jury.
11	(d) A person identified as debtor in a filed record the
12	person believes was caused to be communicated to the filing
13	office in violation of subsection (a) may, under penalty of
14	perjury, file with the Secretary of State an affidavit to that
15	effect. The Secretary of State shall adopt and make available a
16	form affidavit for use under this Section.
17	(e) Upon receipt of an affidavit filed under this Section,
18	or upon administrative action by the Secretary of State, the
19	Secretary of State shall communicate to the secured party of
20	record on the record to which the affidavit or administrative
21	action relates and to the person that communicated the record
22	to the filing office, if different and known to the office, a
23	request for additional documentation supporting the
24	effectiveness of the record. The Department of Business
25	Services of the Office of the Secretary of State and the Office

of the General Counsel shall review all such documentation

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received within 30 days after the first request for additional documentation is sent. The Secretary of State may terminate the record effective 30 days after the first request for additional documentation is sent if it has a reasonable basis for concluding that the record was communicated to the filing office in violation of subsection (a).

The Secretary of State may initiate an administrative action under the first paragraph of this subsection (e) with regard to a filed record if it has reason to believe, from information contained in the record or obtained from the person that communicated the record to the filing office, that the record was communicated to the filing office in violation of subsection (a). The Secretary of State may give heightened scrutiny to a record that indicates that the debtor is a transmitting utility or that indicates that the transaction to which the record relates is a manufactured-home transaction or a public-finance transaction.

- (f) The Secretary of State shall not charge a fee to file an affidavit under this Section and shall not return any fee paid for filing a record terminated under this Section.
- (g) The Secretary of State shall promptly communicate to the secured party of record a notice of the termination of a record under subsection (e). A secured party of record that believes in good faith that the record was not communicated to the filing office in violation of subsection (a) may file an action to require that the record be reinstated by the filing

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office. A person that communicated a record to the filing 1

office that the filing office rejected in reliance on Section

9-516(b)(3.5), who believes in good faith that the record was

not communicated to the filing office in violation of Section

9-516(b)(3.5), may file an action to require that the record be

accepted by the filing office.

- (h) If a court or tribunal in an action under this Section determines that a record terminated under this Section or rejected in reliance on Section 9-516(b)(3.5) should be reinstated or accepted, the court or tribunal shall provide a copy of its order to that effect to the Secretary of State. On receipt of an order reinstating a terminated record, the Secretary of State shall refile the record along with a notice indicating that the record was refiled pursuant to this Section and its initial filing date. On receipt of an order requiring that a rejected record be accepted, the Secretary of State shall promptly file the record along with a notice indicating that the record was filed pursuant to this Section and the date on which it was communicated for filing. A rejected record that is filed pursuant to an order of a court or tribunal shall have the effect described in Section 9-516(d) for a record the filing office refuses to accept for a reason other than one set forth in Section 9-516(b).
- (i) A terminated record that is refiled under subsection (h) is effective as a filed record from the initial filing date. If the period of effectiveness of a refiled record would

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have lapsed during the period of termination, the secured party may file a continuation statement within 30 days after the record is refiled and the continuation statement shall have the same effect as if it had been filed during the 6-month period described in Section 9-515(d). A refiled record shall be considered never to have been ineffective against all persons and for all purposes except that it shall not be effective as against a purchaser of the collateral that gave value in reasonable reliance on the absence of the record from the files.

(j) Neither the filing office nor any of its employees shall incur liability for the termination or failure to terminate a record under this Section or for the refusal to accept a record for filing in the lawful performance of the duties of the office or employee.

(k) This Section does not apply to a record communicated to the filing office by a regulated financial institution or by a representative of a regulated financial institution except that the Secretary of State may request from the secured party of record on the record or from the person that communicated the record to the filing office, if different and known to the office, additional documentation supporting that the record was communicated to the filing office by a regulated financial institution or by a representative of a regulated financial institution. The term "regulated financial institution" means a financial institution subject to regulatory oversight or

- examination by a State or federal agency and includes banks, 1
- 2 savings banks, savings associations, building and loan
- 3 associations, credit unions, consumer finance companies,
- industrial banks, industrial loan companies, insurance 4
- 5 companies, investment companies, investment funds, installment
- sellers, mortgage servicers, sales finance companies, 6
- 7 leasing companies.
- 8 (1) If a record was communicated to the filing office for
- 9 filing before the effective date of this Section and its
- 10 communication would have constituted a violation of subsection
- 11 (a) if it had occurred on or after the effective date of the
- 12 Section: (i) subsections (b) and (c) are not applicable; and
- (ii) the other subsections of this Section are applicable. 13
- 14 (810 ILCS 5/9-510)
- 15 Sec. 9-510. Effectiveness of filed record.
- 16 (a) Filed record effective if authorized. A filed record is
- effective only to the extent that it was filed by a person that 17
- may file it under Section 9-509. 18
- 19 (b) Authorization by one secured party of record. A record
- 20 authorized by one secured party of record does not affect the
- 21 financing statement with respect to another secured party of
- 22 record.
- Continuation 23 (C) statement not timelv filed. Α
- 24 continuation statement that is not filed within the six-month
- 25 period prescribed by Section 9-515(d) is ineffective.

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- 1 (d) A filed record ceases to be effective if the filing
- 2 office terminates the record pursuant to Section 9-501.1.
- (Source: P.A. 91-893, eff. 7-1-01.) 3
- 4 (810 ILCS 5/9-516)
- 5 Sec. 9-516. What constitutes filing; effectiveness of
- 6 filing.
- 7 (a) What constitutes filing. Except as otherwise provided
- 8 in subsection (b), communication of a record to a filing office
- 9 and tender of the filing fee or acceptance of the record by the
- 10 filing office constitutes filing.
- 11 (b) Refusal to accept record; filing does not occur. Filing
- 12 does not occur with respect to a record that a filing office
- 1.3 refuses to accept because:
- 14 (1) the record is not communicated by a method or
- 15 medium of communication authorized by the filing office;
- 16 (2) an amount equal to or greater than the applicable
- filing fee is not tendered; 17
- 18 (3) the filing office is unable to index the record
- because: 19
- 20 (A) in the case of an initial financing statement,
- 21 the record does not provide a name for the debtor;
- 22 (B) in the case of an amendment or correction
- 23 statement, the record:
- 24 (i) does not identify the initial financing
- 25 statement as required by Section 9-512 or 9-518, as

1	applicable; <del>or</del>
2	(ii) identifies an initial financing statement
3	whose effectiveness has lapsed under Section
4	9-515; <u>or</u>
5	(iii) identifies an initial financing
6	statement which was terminated pursuant to Section
7	<u>9-501.1;</u>
8	(C) in the case of an initial financing statement
9	that provides the name of a debtor identified as an
10	individual or an amendment that provides a name of a
11	debtor identified as an individual which was not
12	previously provided in the financing statement to
13	which the record relates, the record does not identify
14	the debtor's last name;
15	(D) in the case of a record filed or recorded in
16	the filing office described in Section $9-501(a)(1)$ ,
17	the record does not provide a sufficient description of
18	the real property to which it relates; or
19	(E) in the case of a record submitted to the filing
20	office described in Section $9-501(a)(1)$ , the filing
21	office has reason to believe, from information
22	contained in the record or from the person that
23	communicated the record to the office, that: (i) if the
24	record indicates that the debtor is a transmitting
25	utility, the debtor does not meet the definition of a

transmitting utility as described in Section

<u>9-102(a)(81);</u>	(ii)	if t	the	reco	rd :	<u>indicate</u>	<u>s that</u>	. the
transaction	relat	ing	to	) .	the	recor	d is	a
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(iii) if the	recor	d ir	ndica	ates	tha	it the	transad	ction
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described in	Sect	ion	9-1	02 (a	) (67	); 9 5(	<del>01(b),</del>	the
debtor does no	t meet	t the	e <del>de</del>	fini	<del>tion</del>	of a t	<del>ransmi</del> t	tting
utility as desc	<del>cribed</del>	in	Sect:	<del>ion </del>	<del>)-10</del> ;	<del>2(a)(80)</del>	<del>;</del>	

- (3.5) in the case of an initial financing statement or an amendment, if the filing office believes in good faith that the record was communicated to the filing office in violation of Section 9-501.1(a); a document submitted for filing is being filed for the purpose of defrauding any person or harassing any person in the performance of duties as a public servant;
- (4) in the case of an initial financing statement or an amendment that adds a secured party of record, the record does not provide a name and mailing address for the secured party of record;
- (5) in the case of an initial financing statement or an amendment that provides a name of a debtor which was not previously provided in the financing statement to which the

1	amendment relates, the record does not:
2	(A) provide a mailing address for the debtor;
3	(B) indicate whether the debtor is an individual or
4	an organization; or
5	(C) if the financing statement indicates that the
6	debtor is an organization, provide:
7	(i) a type of organization for the debtor;
8	(ii) a jurisdiction of organization for the
9	debtor; or
10	(iii) an organizational identification number
11	for the debtor or indicate that the debtor has
12	none;
13	(6) in the case of an assignment reflected in an
14	initial financing statement under Section 9-514(a) or an
15	amendment filed under Section $9-514(b)$ , the record does not
16	provide a name and mailing address for the assignee; or
17	(7) in the case of a continuation statement, the record
18	is not filed within the six-month period prescribed by
19	Section 9-515(d).
20	(c) Rules applicable to subsection (b). For purposes of
21	subsection (b):
22	(1) a record does not provide information if the filing
23	office is unable to read or decipher the information; and
24	(2) a record that does not indicate that it is an
25	amendment or identify an initial financing statement to

which it relates, as required by Section 9-512, 9-514, or

- 1 9-518, is an initial financing statement.
- 2 (d) Refusal to accept record; record effective as filed 3 record. A record that is communicated to the filing office with 4 tender of the filing fee, but which the filing office refuses 5 to accept for a reason other than one set forth in subsection 6 (b), is effective as a filed record except as against a 7 purchaser of the collateral which gives value in reasonable 8 reliance upon the absence of the record from the files.
- 9 (e) The Secretary of State may refuse to accept a record 10 for filing under subdivision (b)(3)(E) or (b)(3.5) only if the 11 refusal is approved by the Department of Business Services of 12 the Secretary of State and the General Counsel to the Secretary 13 of State.
- 14 (Source: P.A. 95-446, eff. 1-1-08.)
- Section 99. Effective date. This Act takes effect upon becoming law.