House Bill 451 (AS PASSED HOUSE AND SENATE)

By: Representatives Jacobs of the 80th, Lindsey of the 54th, Glanton of the 76th, Willard of the 49th, Weldon of the 3rd, and others

A BILL TO BE ENTITLED AN ACT

1	To amend Title 11 of the Official Code of Georgia Annotated, relating to the commercial
2	code, so as to adopt the revised Article 7 of the Uniform Commercial Code; to provide for
3	conforming amendments to other provisions of such title; to provide for related matters; to
4	provide for applicability; to provide an effective date; to repeal conflicting laws; and for
5	other purposes.
6	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
7	PART I
8	SECTION 1-1.
9	Title 11 of the Official Code of Georgia Annotated, relating to the commercial code, is
10	amended by revising Article 7 as follows:
11	"ARTICLE 7
12	Part 1
13	General
14	11-7-101. Short title.
15	This article shall be known and may be cited as 'Uniform Commercial Code — Documents
16	of Title.'
17	11-7-102. Definitions and index of definitions.
18	(1)(a) In this article, unless the context otherwise requires:
19	(a)(1) 'Bailee' means the a person who that by a warehouse receipt, bill of lading, or other
20	document of title acknowledges possession of goods and contracts to deliver them.
21	(b)(2) 'Carrier' means a person that issues a bill of lading.

22

LC 29 3769S/AP

23 order the bill promises delivery. (c)(4) 'Consignor' means the <u>a</u> person named in a bill <u>of lading</u> as the person from whom 24 25 which the goods have been received for shipment. 26 (d)(5) 'Delivery order' means a written record that contains an order to deliver goods 27 directed to a warehouseman warehouse, carrier, or other person who that in the ordinary 28 course of business issues warehouse receipts or bills of lading. 29 (e)(6) 'Document' means document of title as defined in the general definitions in Article 30 1 of this title (Code Section 11-1-201) 'Good faith' means honesty in fact and the 31 observance of reasonable commercial standards of fair dealing. 32 (f) (7) 'Goods' means all things which that are treated as movable for the purpose 33 purposes of a contract of storage or transportation. 34 (g)(8) 'Issuer' means a bailee who issues a document of title or, in the case of except that in relation to an unaccepted delivery order, it means the person who orders the possessor 35 36 of goods to deliver. Issuer The term includes any a person for whom which an agent or employee purports to act in issuing a document if the agent or employee has real or 37 apparent authority to issue documents, notwithstanding that even if the issuer received 38 39 no did not receive any goods, or that the goods were misdescribed, or that in any other 40 respect the agent or employee violated his the issuer's instructions. 41 (h)(9) 'Warehouseman' is a person engaged in the business of storing goods for hire 42 'Person entitled under the document' means the holder, in the case of a negotiable 43 document of title, or the person to which delivery of the goods is to be made by the terms 44 of, or pursuant to instructions in a record under, a nonnegotiable document of title. 45 (10) 'Record' means information that is inscribed on a tangible medium or that is stored 46 in an electronic or other medium and is retrievable in perceivable form. 47 (11) 'Sign' means, with present intent to authenticate or adopt a record: 48 (A) To execute or adopt a tangible symbol; or 49 (B) To attach to or logically associate with the record an electronic sound, symbol, or 50 process. 51 (12) 'Shipper' means a person that enters into a contract of transportation with a carrier. 52 (13) 'Warehouse' means a person engaged in the business of storing goods for hire. 53 (2)(b) Other definitions applying to this article or to specified parts thereof, and the Code 54 sections in which they appear are: 'Duly negotiate.' Code Section 11-7-501. 55 56 'Person entitled under the document.' Code Section 11-7-403(4). (3) Definitions in other articles of this title applying to this article and the Code sections 57 58 in which they appear are:

(3) 'Consignee' means the <u>a</u> person named in a bill <u>of lading</u> to whom which or to whose

H. B. 451 - 2 -

LC 29 3769S/AP

- 59 (1) 'Contract for sale.' Code Section 11-2-106.
- 60 'Overseas.' Code Section 11-2-323.
- 61 (2) 'Lessee in the ordinary course of business.' Code Section 11-2A-103.
- 62 (3) 'Receipt' of goods. Code Section 11-2-103.
- 63 (4)(c) In addition, Article 1 of this title contains general definitions and principles of
 64 construction and interpretation applicable throughout this article.
- 65 11-7-103. Relation of article to treaty, <u>or</u> statute, tariff, classification, or regulation.
- 66 (a) To the extent that Except as otherwise provided in this article, this article is subject to
- 67 any treaty or statute of the United States, or tariff, classification, or regulation filed or
- 68 issued pursuant thereto to the extent the treaty or statute is applicable, the provisions of this
- 69 article are subject thereto.
- 70 (b) This article does not modify or repeal any law prescribing the form or content of a
- 71 document of title or the services or facilities to be afforded by a bailee, or otherwise
- 72 regulating a bailee's business in respects not specifically treated in this article. However,
- 73 <u>a violation of such a law does not affect the status of a document of title that otherwise is</u>
- 74 within the definition of a document of title.
- 75 (c) This article modifies, limits, and supersedes the federal Electronic Signatures in Global
- 76 and National Commerce Act, 15 U.S.C. Section 7001, et seq., but does not modify, limit,
- 77 or supersede Section 101(c) of that act, 15 U.S.C. Section 7001(c), or authorize electronic
- 78 delivery of any of the notices described in Section 103(b) of that act, 15 U.S.C.
- 79 <u>Section 7003(b).</u>
- 80 (d) To the extent that there is a conflict between any provisions of the laws of this state
- 81 regarding electronic transactions and this article, this article governs.
- 82 11-7-104. Negotiable and nonnegotiable warehouse receipt, bill of lading, or other
 83 document of title.
- 84 (1)(a) A warehouse receipt, bill of lading, or other Except as otherwise provided in
- 85 <u>subsection (c) of this Code section, a</u> document of title is negotiable:
- 86 (a) If <u>if</u> by its terms the goods are to be delivered to bearer or to the order of a named
 87 person; or
- 88 (b) Where recognized in overseas trade, if it runs to a named person or assigns.
- 89 (2)(b) Any other document <u>A document of title other than one described in subsection (a)</u>
- 90 of this Code section is nonnegotiable. A bill of lading in which it is stated that states that
- 91 the goods are consigned to a named person is not made negotiable by a provision that the
- 92 goods are to be delivered only against a written an order in a record signed by the same or
- another named person.

LC 29 3769S/AP

94	(c) A document of title is nonnegotiable if, at the time it is issued, the document has a
95	conspicuous legend, however expressed, that it is nonnegotiable.
96	11-7-105. Construction against negative implication Reissuance in alternative
97	<u>medium</u> .
98	(a) The omission from either Part 2 or Part 3 of this article of a provision corresponding
99	to a provision made in the other part does not imply that a corresponding rule of law is not
100	applicable. Upon request of a person entitled under an electronic document of title, the
101	issuer of the electronic document may issue a tangible document of title as a substitute for
102	the electronic document if:
103	(1) The person entitled under the electronic document surrenders control of the document
104	to the issuer; and
105	(2) The tangible document when issued contains a statement that it is issued in
106	substitution for the electronic document.
107	(b) Upon issuance of a tangible document of title in substitution for an electronic
108	document of title in accordance with subsection (a) of this Code section:
109	(1) The electronic document ceases to have any effect or validity; and
110	(2) The person that procured issuance of the tangible document warrants to all
111	subsequent persons entitled under the tangible document that the warrantor was a person
112	entitled under the electronic document when the warrantor surrendered control of the
113	electronic document to the issuer.
114	(c) Upon request of a person entitled under a tangible document of title, the issuer of the
115	tangible document may issue an electronic document of title as a substitute for the tangible
116	document if:
117	(1) The person entitled under the tangible document surrenders possession of the
118	document to the issuer; and
119	(2) The electronic document when issued contains a statement that it is issued in
120	substitution for the tangible document.
121	(d) Upon issuance of an electronic document of title in substitution for a tangible
122	document of title is accordance with subsection (c) of this Code section:
123	(1) The tangible document ceases to have any effect or validity; and
124	(2) The person that procured issuance of the electronic document warrants to all
125	subsequent persons entitled under the electronic document that the warrantor was a
126	person entitled under the tangible document when the warrantor surrendered possession
127	of the tangible document to the issuer.

128	11-7-106. Control of electronic document of title.
129	(a) A person has control of an electronic document of title if a system employed for
130	evidencing the transfer of interests in the electronic document reliably establishes that
131	person as the person to which the electronic document was issued or transferred.
132	(b) A system satisfies subsection (a) of this Code section, and a person is deemed to have
133	control of an electronic document of title, if the document is created, stored, and assigned
134	in a manner that:
135	(1) A single authoritative copy of the document exists which is unique, identifiable, and,
136	except as otherwise provided in paragraphs (4), (5), and (6) of this subsection,
137	unalterable;
138	(2) The authoritative copy identifies the person asserting control as:
139	(A) The person to which the document was issued; or
140	(B) If the authoritative copy indicates that the document has been transferred, the
141	person to which the document was most recently transferred;
142	(3) The authoritative copy is communicated to and maintained by the person asserting
143	control or its designated custodian;
144	(4) Copies or amendments that add or change an identified assignee of the authoritative
145	copy can be made only with the consent of the person asserting control;
146	(5) Each copy of the authoritative copy and any copy of a copy is readily identifiable as
147	a copy that is not the authoritative copy; and
148	(6) Any amendment of the authoritative copy is readily identifiable as authorized or
149	unauthorized.
150	Part 2
151	Warehouse Receipts: Special Provisions
152	11-7-201. Who Person that may issue a warehouse receipt; storage under government
153	bond.
154	(1)(a) A warehouse receipt may be issued by any warehouseman warehouse.
155	(2)(b) Where If goods, including distilled spirits and agricultural commodities, are stored
156	under a statute requiring a bond against withdrawal or a license for the issuance of receipts
157	in the nature of warehouse receipts, a receipt issued for the goods has like effect as is
158	deemed to be a warehouse receipt even though if issued by a person who that is the owner
159	of the goods and is not a warehouseman warehouse.

LC 29 3769S/AP

160 11-7-202. Form of warehouse receipt; essential terms; optional terms effect of 161 omission.

- 162 (1)(a) A warehouse receipt need not be in any particular form.
- 163 (2)(b) Unless a warehouse receipt embodies within its written or printed terms provides
- 164 <u>for</u> each of the following, the warehouseman <u>warehouse</u> is liable for damages caused by
- 165 the to a person injured by its omission to a person injured thereby:
- (a)(1) The <u>A statement of the</u> location of the warehouse <u>facility</u> where the goods are
 stored;
- 168 (b)(2) The date of issue of the receipt;
- 169 (c)(3) The consecutive number <u>unique identification code</u> of the receipt;
- 170 (d)(4) A statement whether the goods received will be delivered to the bearer, to a
 171 specified named person, or to a specified named person or his its order;

(e)(5) The rate of storage and handling charges, except that where <u>unless</u> goods are
stored under a field warehousing arrangement, in which case a statement of that fact is
sufficient on a nonnegotiable receipt;

- 175 (f)(6) A description of the goods or of the packages containing them;
- 176 (g)(7) The signature of the warehouseman, which may be made by his authorized
 177 warehouse or its agent;
- (h)(8) If the receipt is issued for goods of which that the warehouseman is owner
 warehouse owns, either solely, or jointly, or in common with others, a statement of the
 fact of such that ownership; and
- 181 (i)(9) A statement of the amount of advances made and of liabilities incurred for which
- 182 the warehouseman <u>warehouse</u> claims a lien or security interest, <u>unless</u> (Code Section
- 183 11-7-209). If the precise amount of such advances made or of such liabilities incurred
- ¹⁸⁴ is, at the time of the issue of the receipt, <u>is</u> unknown to the <u>warehouseman</u> <u>warehouse</u> or
- to his its agent who issues it that issued the receipt, in which case a statement of the fact
 that advances have been made or liabilities incurred and the purpose thereof of the
 advances or liabilities is sufficient.
- (3)(c) A warehouseman warehouse may insert in his its receipt any other terms which that
 are not contrary to the provisions of this title and do not impair his its obligation of delivery
 under (Code Section 11-7-403) or his its duty of care under (Code Section 11-7-204). Any
- 191 contrary provisions shall be provision is ineffective.

192 11-7-203. Liability for nonreceipt or misdescription.

- A party to or purchaser for value in good faith of a document of title, other than a bill of
- 194 lading, relying in either case that relies upon the description therein of the goods in the

- 195 <u>document</u> may recover from the issuer damages caused by the nonreceipt or misdescription
- 196 of the goods, except to the extent that:
- 197 (1) the The document conspicuously indicates that the issuer does not know whether any
 all or part or all of the goods in fact were received or conform to the description, as where
 such as 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, condition, and quality
- 201 unknown,' 'said to contain,' or the like words of similar import, if such indication be is
- 202 true; : or
- 203 (2) the <u>The</u> party or purchaser otherwise has notice <u>of the nonreceipt or misdescription</u>.

204 11-7-204. Duty of care; contractual limitation of warehouseman's <u>warehouse's</u> 205 liability.

(1)(a) A warehouseman warehouse is liable for damages for loss of or injury to the goods
caused by his its failure to exercise such care in with regard to them as the goods that a
reasonably careful man person would exercise under like similar circumstances. but unless
Unless otherwise agreed, he the warehouse is not liable for damages which that could not
have been avoided by the exercise of such that care.

- 211 (2)(b) Damages may be limited by a term in the warehouse receipt or storage agreement 212 limiting the amount of liability in case of loss or damage, and setting forth a specific 213 liability per article or item, or value per unit of weight, beyond which the warehouseman 214 warehouse shall is not be liable; provided, however, that such liability may on written. 215 Such a limitation is not effective with respect to the warehouse's liability for conversion 216 to its own use. On request of the bailor in a record at the time of signing such the storage 217 agreement or within a reasonable time after receipt of the warehouse receipt, the 218 warehouse's liability may be increased on part or all of the goods thereunder, in which 219 event covered by the storage agreement or the warehouse receipt. In this event, increased 220 rates may be charged based on such an increased valuation, but that no such increase shall 221 be permitted contrary to a lawful limitation of liability contained in the warehouseman's 222 tariff, if any. No such limitation is effective with respect to the warehouseman's liability 223 for conversion to his own use of the goods.
- (3)(c) Reasonable provisions as to the time and manner of presenting claims and instituting
 commencing actions based on the bailment may be included in the warehouse receipt or
- 226 tariff storage agreement.
- 227 11-7-205. Title under warehouse receipt defeated in certain cases.

A buyer in the ordinary course of business of fungible goods sold and delivered by a

229 warehouseman who warehouse that is also in the business of buying and selling such goods

takes <u>the goods</u> free of any claim under a warehouse receipt even though it <u>if the receipt</u>
is negotiable and has been duly negotiated.

232 11-7-206. Termination of storage at warehouseman's warehouse's option.

233 (1)(a) A warehouseman may on notifying warehouse, by giving notice to the person on 234 whose account the goods are held and any other person known to claim an interest in the 235 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 no a period 236 237 is <u>not</u> fixed, within a stated period not less than 30 days after the notification <u>warehouse</u> 238 gives notice. If the goods are not removed before the date specified in the notification 239 notice, the warehouseman warehouse may sell them in accordance with the provisions of 240 the Code section on enforcement of a warehouseman's lien (pursuant to Code 241 Section 11-7-210).

242 (2)(b) If a warehouseman warehouse in good faith believes that the goods are about to 243 deteriorate or decline in value to less than the amount of his its lien within the time 244 prescribed provided in subsection (1) (a) of this Code section for notification, 245 advertisement, and sale and Code Section 11-7-210, the warehouseman warehouse may 246 specify in the notification notice given under subsection (a) of this Code section any 247 reasonable, shorter time for removal of the goods and, in case if the goods are not removed, may sell them at public sale held not less than one week after a single advertisement or 248 249 posting.

250 (3)(c) If, as a result of a quality or condition of the goods of which the warehouseman had 251 no warehouse did not have notice at the time of deposit, the goods are a hazard to other 252 property, or to the warehouse facilities, or to other persons, the warehouseman warehouse 253 may sell the goods at public or private sale without advertisement or posting on reasonable 254 notification to all persons known to claim an interest in the goods. If the warehouseman 255 warehouse, after a reasonable effort, is unable to sell the goods, he it may dispose of them 256 in any lawful manner and shall does not incur no liability by reason of such that 257 disposition.

(4)(d) The warehouseman must <u>A warehouse shall</u> deliver the goods to any person entitled
 to them under this article upon due demand made at any time prior to before sale or other
 disposition under this Code section.

(5)(e) The warehouseman <u>A warehouse</u> may satisfy his its lien from the proceeds of any
sale or disposition under this Code section but must shall hold the balance for delivery on
the demand of any person to whom he which the warehouse would have been bound to
deliver the goods.

265 11-7-207. Goods must shall be kept separate; fungible goods.

(1)(a) Unless the warehouse receipt otherwise provides <u>otherwise</u>, a warehouseman must
 warehouse shall keep separate the goods covered by each receipt so as to permit at all times
 identification and delivery of those goods. <u>However</u>, except that different lots of fungible
 goods may be commingled.

(2)(b) Fungible If different lots of fungible goods so are commingled, the goods are owned
in common by the persons entitled thereto and the warehouseman warehouse is severally
liable to each owner for that owner's share. Where If, because of overissue, a mass of
fungible goods is insufficient to meet all the receipts which the warehouseman warehouse
has issued against it, the persons entitled include all holders to whom overissued receipts
have been duly negotiated.

276 11-7-208. Altered warehouse receipts.

Where If a blank in a negotiable warehouse receipt has been filled in without authority, a
 good-faith purchaser for value and without notice of the want lack of authority may treat
 the insertion as authorized. Any other unauthorized alteration leaves any tangible or
 electronic warehouse receipt enforceable against the issuer according to its original tenor.

281 11-7-209. Lien of warehouseman warehouse.

(1)(a) A warehouseman warehouse has a lien against the bailor on the goods covered by 282 283 a warehouse receipt or storage agreement or on the proceeds thereof in his its possession 284 for charges for storage or transportation, (including demurrage and terminal charges), 285 insurance, labor, or other charges, present or future, in relation to the goods, and for 286 expenses necessary for preservation of the goods or reasonably incurred in their sale 287 pursuant to law. If the person on whose account the goods are held is liable for like similar 288 charges or expenses in relation to other goods whenever deposited and it is stated in the 289 warehouse receipt or storage agreement that a lien is claimed for charges and expenses in 290 relation to other goods, the warehouseman warehouse also has a lien against him the goods 291 covered by the warehouse receipt or storage agreement or on the proceeds thereof in its 292 possession for such those charges and expenses, whether or not the other goods have been 293 delivered by the warehouseman warehouse. But However, as against a person to whom 294 which a negotiable warehouse receipt is duly negotiated, a warehouseman's warehouse's 295 lien is limited to charges in an amount or at a rate specified on in the warehouse receipt or, 296 if no charges are so specified, then to a reasonable charge for storage of the <u>specific</u> goods 297 covered by the receipt subsequent to the date of the receipt.

298 (2)(b) The warehouseman <u>A warehouse</u> may also reserve a security interest against the
 299 bailor for a <u>the</u> maximum amount specified on the receipt for charges other than those

LC 29 3769S/AP

300 specified in subsection (1) (a) of this Code section, such as for money advanced and 301 interest. Such a The security interest is governed by the article on secured transactions 302 (Article 9 of this title). 303 A warehouseman's warehouse's lien for charges and expenses under $\frac{(3)(a)}{(c)}$ subsection (1) (a) of this Code section or a security interest under subsection (2) (b) of this 304 305 Code section is also effective against any person who that so entrusted the bailor with 306 possession of the goods that a pledge of them by him the bailor to a good faith good-faith 307 purchaser for value would have been valid. but <u>However, the lien or security interest</u> is not 308 effective against a person as to whom the document confers no right in the goods covered 309 by it under Code Section 11-7-503 that before issuance of a document of title had a legal 310 interest or a perfected security interest in the goods and that did not:

- 311 (1) Deliver or entrust the goods or any document of title covering the goods to the bailor
- 312 <u>or the bailor's nominee with:</u>
- 313 (A) Actual or apparent authority to ship, store, or sell;
- 314 (B) Power to obtain delivery under Code Section 11-7-403; or
- 315 (C) Power of disposition under Code Section 11-2-403, subsection (2) of Code Section
- 316 <u>11-2A-304</u>, subsection (2) of Code Section 11-2A-305, Code Section 11-9-320, or
- 317 <u>subsection (c) of Code Section 11-9-321 or other statute or rule of law; or</u>
- 318 (2) Acquiesce in the procurement by the bailor or its nominee of any document.

319 (b)(d) A warehouseman's warehouse's lien on household goods for charges and expenses
320 in relation to the goods under subsection (1) (a) of this Code section is also effective
321 against all persons if the depositor was the legal possessor of the goods at the time of
322 deposit. 'Household In this subsection, 'household goods' means furniture, furnishings, and
323 or personal effects used by the depositor in a dwelling.

324 (4)(e) A warehouseman warehouse loses his its lien on any goods which he that it
 325 voluntarily delivers or which he unjustifiably refuses to deliver.

326 11-7-210. Enforcement of warehouseman's warehouse's lien.

(1)(a) Except as provided in subsection (2) (b) of this Code section, a warehouseman's 327 warehouse's lien may be enforced by public or private sale of the goods, in bloc or in 328 329 parcels in bulk or in packages, at any time or place, and on any terms which that are 330 commercially reasonable, after notifying all persons known to claim an interest in the 331 goods. Such The notification must shall include a statement of the amount due, the nature 332 of the proposed sale, and the time and place of any public sale. The fact that a better price 333 could have been obtained by a sale at a different time or in a different method from that selected by the warehouseman warehouse is not of itself sufficient to establish that the sale 334 335 was not made in a commercially reasonable manner. If the warehouseman either The

336 warehouse sells in a commercially reasonable manner if the warehouse sells the goods in 337 the usual manner in any recognized market therefor, or if he sells at the price current in 338 such that market at the time of his the sale, or if he has otherwise sold sells in conformity 339 with commercially reasonable practices among dealers in the type of goods sold, he has 340 sold in a commercially reasonable manner. A sale of more goods than apparently 341 necessary to be offered to insure satisfaction of the obligation is not commercially 342 reasonable except in cases covered by the preceding sentence.

343 (2)(b) A warehouseman's lien warehouse may enforce its lien on goods, other than goods

stored by a merchant in the course of his its business, only if the following requirements
are satisfied may be enforced only as follows:

346 (a)(1) All persons known to claim an interest in the goods must shall be notified.

347 (b)(2) The notification must be delivered in person or sent by registered letter to the last
 348 known address of any person to be notified.

349 (c) The notification must shall include an itemized statement of the claim, a description
350 of the goods subject to the lien, a demand for payment within a specified time not less
351 than ten days after receipt of the notification, and a conspicuous statement that unless the
352 claim is paid within that time the goods will be advertised for sale and sold by auction at
a specified time and place.

(d)(3) The sale must <u>shall</u> conform to the terms of the notification.

355 (e)(4) The sale must shall be held at the nearest suitable place to that where the goods are
held or stored.

357 (f)(5) After the expiration of the time given in the notification, an advertisement of the 358 sale must shall be published once a week for two weeks consecutively in a newspaper of 359 general circulation where the sale is to be held. The advertisement must shall include a 360 description of the goods, the name of the person on whose account they are being held, 361 and the time and place of the sale. The sale must shall take place at least 15 days after 362 the first publication. If there is no newspaper of general circulation where the sale is to 363 be held, the advertisement must shall be posted at least ten days before the sale in not less fewer than six conspicuous places in the neighborhood of the proposed sale. 364

365 (3)(c) Before any sale pursuant to this Code section, any person claiming a right in the
366 goods may pay the amount necessary to satisfy the lien and the reasonable expenses
367 incurred under in complying with this Code section. In that event, the goods must may not
368 be sold, but must shall be retained by the warehouseman warehouse subject to the terms
369 of the receipt and this article.

370 (4)(d) A warehouse The warehouseman may buy at any public sale <u>held</u> pursuant to this
371 Code section.

372	(5)(e) A purchaser in good faith of goods sold to enforce a warehouseman's warehouse's
373	lien takes the goods free of any rights of persons against whom which the lien was valid,
374	despite the warehouse's noncompliance by the warehouseman with the requirements of this
375	Code section.
376	(6)(f) A warehouse The warehouseman may satisfy his its lien from the proceeds of any
377	sale pursuant to this Code section but must shall hold the balance, if any, for delivery on
378	demand to any person to whom he which the warehouse would have been bound to deliver
379	the goods.
380	(7)(g) The rights provided by this Code section shall be in addition to all other rights
381	allowed by law to a creditor against his <u>a</u> debtor.
382	(8)(h) If Where a lien is on goods stored by a merchant in the course of his its business.
383	the lien may be enforced in accordance with either subsection (1) (a) or (2) (b) of this Code
384	section.

385 (9)(i) A warehouse The warehouseman is liable for damages caused by failure to comply
 386 with the requirements for sale under this Code section and, in case of willful violation, is

- 387 liable for conversion.
- 388
- 389

Part 3 Bills of Lading: Special Provisions

390 11-7-301. Liability for nonreceipt or misdescription; 'said to contain'; 'shipper's 391 weight, load, and count'; improper handling.

392 (1)(a) A consignee of a nonnegotiable bill who of lading which has given value in good 393 faith, or a holder to whom which a negotiable bill has been duly negotiated, relying in 394 either case upon the description therein of the goods, in the bill or upon the date therein 395 shown in the bill, may recover from the issuer damages caused by the misdating of the bill 396 or the nonreceipt or misdescription of the goods, except to the extent that the document bill 397 indicates that the issuer does not know whether any part or all of the goods in fact were 398 received or conform to the description, such as where in a case in which the description is 399 in terms of marks or labels or kind, quantity, or condition or the receipt or description is 400 qualified by 'contents or condition of contents of packages unknown,' 'said to contain,' 401 'shipper's weight, load, and count,' or the like words of similar import, if such that 402 indication be is true.

403 (2)(b) When If goods are loaded by an the issuer who is a common carrier, of a bill of
404 lading:

405 (1) the <u>The</u> issuer must <u>shall</u> count the packages of goods if <u>package freight</u> <u>shipped in</u>
 406 <u>packages</u> and ascertain the kind and quantity if <u>shipped in</u> bulk <u>freight.</u>; and

407 (2) In Words such cases as 'shipper's weight, load, and count' or other words of similar
 408 import indicating that the description was made by the shipper are ineffective except as
 409 to freight goods concealed by in packages.

410 (3)(c) When If bulk freight is goods are loaded by a shipper who that makes available to
411 the issuer of a bill of lading adequate facilities for weighing such freight, an those goods,
412 the issuer who is a common carrier must shall ascertain the kind and quantity within a
413 reasonable time after receiving the written shipper's request of the shipper to do so. In such
414 cases that case 'shipper's weight' or other words of like purport similar import are
415 ineffective.

- 416 (4)(d) The issuer of a bill of lading, may by inserting including in the bill the words 417 'shipper's weight, load, and count' or other words of like purport similar import, may 418 indicate that the goods were loaded by the shipper; and if such that statement be is true. 419 the issuer shall is not be liable for damages caused by the improper loading. But their 420 However, omission of such words does not imply liability for such damages caused by 421 improper loading.
- 422 (5)(e) A The shipper shall be deemed to have guaranteed guarantees to the an issuer the 423 accuracy at the time of shipment of the description, marks, labels, number, kind, quantity, 424 condition, and weight, as furnished by him; the shipper, and the shipper shall indemnify 425 the issuer against damage caused by inaccuracies in such those particulars. The This right 426 of the issuer to such indemnity shall in no way does not limit his the issuer's responsibility 427 and or liability under the contract of carriage to any person other than the shipper.

428 11-7-302. Through bills of lading and similar documents <u>of title</u>.

(1)(a) The issuer of a through bill of lading, or other document of title embodying an 429 undertaking to be performed in part by persons a person acting as its agents agent or by 430 431 connecting carriers a performing carrier, is liable to anyone any person entitled to recover 432 on the <u>bill or other</u> document for any breach by such the other persons person or by a 433 connecting the performing carrier of its obligation under the bill or other document. but 434 However, to the extent that the bill or other document covers an undertaking to be 435 performed overseas or in territory not contiguous to the continental United States or an undertaking including matters other than transportation, this liability for breach by the other 436 437 person or the performing carrier may be varied by agreement of the parties.

438 (2)(b) Where If goods covered by a through bill of lading or other document of title
439 embodying an undertaking to be performed in part by persons a person other than the issuer
440 are received by any such that person, he the person is subject, with respect to his its own
441 performance while the goods are in his its possession, to the obligation of the issuer. His
442 The person's obligation is discharged by delivery of the goods to another such person

- pursuant to the <u>bill or other</u> document; and does not include liability for breach by any
 other such persons person or by the issuer.
 (3)(c) The issuer of such <u>a</u> through bill of lading or other document shall be <u>of title</u>
 described in subsection (a) of this Code section is entitled to recover from the connecting
 performing carrier, or such other person in possession of the goods when the breach of the
 obligation under the <u>bill or other</u> document occurred;:
- 449 (1) the <u>The</u> amount it may be required to pay to <u>anyone any person</u> entitled to recover
- 450 on the <u>bill or other</u> document therefor <u>for the breach</u>, as may be evidenced by any receipt,
 451 judgment, or transcript thereof, <u>of judgment</u>; and
- 452 (2) the <u>The</u> amount of any expense reasonably incurred by it the issuer in defending any
- 453 action brought <u>commenced</u> by <u>anyone</u> <u>any person</u> entitled to recover on the <u>bill or other</u>
- 454 document therefor for the breach.

455 11-7-303. Diversion; reconsignment; change of instructions.

- 456 (1)(a) Unless the bill of lading otherwise provides, the <u>a</u> carrier may deliver the goods to
- 457 a person or destination other than that stated in the bill or may otherwise dispose of the
- 458 goods, without liability for misdelivery, on instructions from:
- 459 (a)(1) The holder of a negotiable bill; or
- 460 (b)(2) The consignor on a nonnegotiable bill, notwithstanding even if the consignee has
 461 given contrary instructions from the consignee; or
- 462 (c)(3) The consignee on a nonnegotiable bill in the absence of contrary instructions from
- the consignor, if the goods have arrived at the billed destination or if the consignee is in
- 464 possession of the <u>tangible bill or in control of the electronic</u> bill; or
- 465 (d)(4) The consignee on a nonnegotiable bill, if he the consignee is entitled as against the
 466 consignor to dispose of them the goods.
- 467 (2)(b) Unless such instructions described in subsection (a) of this Code section are noted
- 468 on included in a negotiable bill of lading, a person to whom which the bill is duly
 469 negotiated can may hold the bailee according to the original terms.
- 470 11-7-304. Bills <u>Tangible bills</u> of lading in a set.

471 (1)(a) Except where as customary in overseas international transportation, a tangible bill
 472 of lading must may not be issued in a set of parts. The issuer is liable for damages caused

- 473 by violation of this subsection.
- 474 (2)(b) If Where a tangible bill of lading is lawfully drawn issued in a set of parts, each of
- 475 which is numbered <u>contains an identification code</u> and <u>is</u> expressed to be valid only if the
- goods have not been delivered against any other part, the whole of the parts constitute
 <u>constitutes</u> one bill.

- 478 (3)(c) If Where a tangible negotiable 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 which the
- 480 first due negotiation is made prevails as to both the document <u>of title</u> and the goods even
- 481 though <u>if</u> any later holder may have received the goods from the carrier in good faith and
 482 discharged the carrier's obligation by surrender of his surrendering its part.
- 483 (4)(d) A Any person who that negotiates or transfers a single part of a tangible bill of
 484 lading drawn issued in a set is liable to holders of that part as if it were the whole set.
- 485 (5)(e) The bailee is obliged to shall deliver in accordance with Part 4 of this article against
- 486 the first presented part of a <u>tangible</u> bill of lading lawfully drawn in a set. Such delivery
- 487 <u>Delivery in this manner</u> discharges the bailee's obligation on the whole bill.
- 488 11-7-305. **Destination bills.**
- (1)(a) Instead of issuing a bill of lading to the consignor at the place of shipment, a carrier,
 may at the request of the consignor, may procure the bill to be issued at destination or at
- any other place designated in the request.
- 492 (2)(b) Upon request of anyone any person entitled as against the carrier to control the
- 493 goods while in transit and on surrender <u>of possession or control</u> of any outstanding bill of
- 494 lading or other receipt covering such goods, the issuer, subject to Code Section 11-7-105,
- 495 may procure a substitute bill to be issued at any place designated in the request.
- 496 11-7-306. Altered bills of lading.
- 497 An unauthorized alteration or filling in of a blank in a bill of lading leaves the bill498 enforceable according to its original tenor.
- 499 11-7-307. Lien of carrier.
- 500 (1)(a) A carrier has a lien on the goods covered by a bill of lading <u>or on the proceeds</u> 501 <u>thereof in its possession</u> for charges subsequent to <u>after</u> the date of its <u>the carrier's</u> receipt 502 of the goods for storage or transportation, (including demurrage and terminal charges), and 503 for expenses necessary for preservation of the goods incident to their transportation or 504 reasonably incurred in their sale pursuant to law. But <u>However</u>, against a purchaser for 505 value of a negotiable bill of lading, a carrier's lien is limited to charges stated in the bill or 506 the applicable tariffs; or, if no charges are stated, then to a reasonable charge.
- 507 (2)(b) A lien for charges and expenses under subsection (1) (a) of this Code section on
 508 goods which that the carrier was required by law to receive for transportation is effective
 509 against the consignor or any person entitled to the goods unless the carrier had notice that
 510 the consignor lacked authority to subject the goods to such those charges and expenses.
 511 Any other lien under subsection (1) (a) of this Code section is effective against the

- 512 consignor and any person who that permitted the bailor to have control or possession of the
- 513 goods unless the carrier had notice that the bailor lacked such authority.
- 514 (3)(c) A carrier loses his its lien on any goods which he that it voluntarily delivers or
- 515 which he unjustifiably refuses to deliver.
- 516 11-7-308. Enforcement of carrier's lien.

517 (1)(a) A carrier's lien on goods may be enforced by public or private sale of the goods, in bloc bulk or in parcels packages, at any time or place, and on any terms which that are 518 519 commercially reasonable, after notifying all persons known to claim an interest in the 520 goods. Such The notification must shall 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 521 522 could have been obtained by a sale at a different time or in a method different method from 523 that selected by the carrier is not of itself sufficient to establish that the sale was not made 524 in a commercially reasonable manner. If the The carrier either sells the goods in the usual 525 a commercially reasonable manner in any recognized market therefor or if he the carrier sells the goods in the usual manner in any recognized market therefor, sells at the price 526 current in such that market at the time of his the sale, or if he has otherwise sold sells in 527 528 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 529 530 necessary to be offered to ensure satisfaction of the obligation is not commercially 531 reasonable, except in cases covered by the preceding sentence.

532 (2)(b) Before any sale pursuant to this Code section, any person claiming a right in the 533 goods may pay the amount necessary to satisfy the lien and the reasonable expenses 534 incurred under in complying with this Code section. In that event, the goods must may not 535 be sold, but must shall be retained by the carrier, subject to the terms of the bill of lading 536 and this article.

537 (3)(c) The carrier may buy at any public sale pursuant to this Code section.

538 (4)(d) A purchaser in good faith of goods sold to enforce a carrier's lien takes the goods
539 free of any rights of persons against whom which the lien was valid, despite the carrier's

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540 noncompliance by the carrier with the requirements of this Code section.
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- 541 (5)(e) A The carrier may satisfy his its lien from the proceeds of any sale pursuant to this
- 542 Code section but must shall hold the balance, if any, for delivery on demand to any person
- 543 to whom he which the carrier would have been bound to deliver the goods.
- 544 (6)(f) The rights provided by this Code section shall be <u>are</u> in addition to all other rights
- 545 allowed by law to a creditor against $\frac{\text{his}}{\text{a}}$ debtor.

LC 29 3769S/AP

- 546 (7)(g) A carrier's lien may be enforced in accordance with pursuant to either subsection
- 547 (1) (a) of this Code section or the procedure set forth in subsection (2) (b) of Code Section

548 11-7-210.

549 (8)(h) A The carrier is liable for damages caused by failure to comply with the 550 requirements for sale under this Code section and, in case of willful violation, is liable for 551 conversion.

552 11-7-309. Duty of care; contractual limitation of carrier's liability.

553 (1)(a) A carrier who that issues a bill of lading, whether negotiable or nonnegotiable, must
554 shall exercise the degree of care in relation to the goods which a reasonably careful man
555 person would exercise under like similar circumstances. This subsection does not repeal
556 or change affect any law statute, regulation, or rule of law which that imposes liability upon
557 a common carrier for damages not caused by its negligence.

- 558 (2)(b) Damages may be limited by a provision term in the bill of lading or in a 559 transportation agreement that the carrier's liability shall may not exceed a value stated in 560 the document bill or transportation agreement 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 561 562 or a value as lawfully provided in the tariff, or where no tariff is filed he and the consignor 563 is otherwise advised of such the opportunity; but no such. However, such a limitation is not effective with respect to the carrier's liability for conversion to its own use. 564 565 (3)(c) Reasonable provisions as to the time and manner of presenting claims and instituting
- 566 <u>commencing</u> actions based on the shipment may be included in a bill of lading or tariff <u>a</u>
- 567 <u>transportation agreement</u>.
- 568

Part 4

569

Warehouse receipts and bills of lading: general obligations.

570 11-7-401. Irregularities in issue of receipt or bill or conduct of issuer.

571 The obligations imposed by this article on an issuer apply to a document of title regardless
572 of the fact that even if:

573 (a)(1) The document may does not comply with the requirements of this article or of any

- 574 other law <u>statute</u>, <u>rule</u>, or regulation regarding its issue <u>issuance</u>, form, or content; or
- 575 (b)(2) The issuer may have violated laws regulating the conduct of his its business; or
- 576 (c)(3) The goods covered by the document were owned by the bailee at the time when
- 577 the document was issued; or

LC 29 3769S/AP

578 (d)(4) The person issuing the document does not come within the definition of
579 warehouseman if it is not a warehouse but the document purports to be a warehouse
580 receipt.

581 11-7-402. Duplicate receipt or bill document of title; overissue.

582 Neither a <u>A</u> duplicate nor <u>or</u> any other document of title purporting to cover goods already 583 represented by an outstanding document of the same issuer confers <u>does not confer</u> any 584 right in the goods, except as provided in the case of <u>tangible</u> bills <u>of lading</u> in a set <u>of parts</u>, 585 overissue of documents for fungible goods, and substitutes for lost, stolen, or destroyed 586 documents, <u>or substitute documents issued pursuant to Code Section 11-7-105</u>. But the 587 <u>The</u> issuer is liable for damages caused by <u>his its</u> overissue or failure to identify a duplicate 588 document as such by <u>a</u> conspicuous notation on its face.

589 11-7-403. **Obligation of warehouseman or carrier <u>bailee</u> to deliver; excuse.**

590 (1)(a) A The bailee must shall deliver the goods to a person entitled under the <u>a</u> document

591 who of title if the person complies with subsections (2) (b) and (3) (c) of this Code section,

- unless and to the extent that the bailee establishes any of the following:
- 593 (a)(1) Delivery of the goods to a person whose receipt was rightful as against the
 594 claimant;
- 595 (b)(2) Damage to or delay, loss, or destruction of the goods for which the bailee is not
 596 liable;
- 597 (c)(3) Previous sale or other disposition of the goods in lawful enforcement of a lien or
 598 on warehouseman's <u>a warehouse's</u> lawful termination of storage;
- 599 (d)(4) The exercise by a seller of his its right to stop delivery pursuant to the provisions
- 600 of the article on sales (Code Section 11-2-705) or by a lessor of its right to stop delivery
 601 pursuant to Code Section 11-2A-526;
- 602 (e)(5) A diversion, reconsignment, or other disposition pursuant to the provisions of this
 603 article (Code Section 11-7-303) or tariff regulating such right;
- 604 (f)(6) Release, satisfaction, or any other fact affording a personal defense against the
 605 claimant; or
- 606 (g)(7) Any other lawful excuse.
- 607 (2)(b) A person claiming goods covered by a document of title must shall satisfy the
 608 bailee's lien where <u>if</u> the bailee so requests or where <u>if</u> the bailee is prohibited by law from
 609 delivering the goods until the charges are paid.
- 610 (3)(c) Unless the <u>a</u> person claiming <u>the goods</u> is <u>one a person</u> against <u>whom which</u> the
- 611 document confers no <u>of title does not confer a</u> right under <u>subsection (a) of</u> Code Section
- 612 11-7-503(1),:

- 613 (1) The person claiming under a document shall he must surrender for cancellation or
- 614 notation possession or control of any outstanding negotiable document covering the
 615 goods for cancellation or indication of partial deliveries; and
- 616 (2) of partial deliveries any outstanding negotiable document covering the goods, and
- 617 the <u>The</u> bailee must <u>shall</u> cancel the document or conspicuously note <u>indicate in the</u>
- 618 <u>document</u> the partial delivery thereon or be the bailee is liable to any person to whom
 619 <u>which</u> the document is duly negotiated.
- 620 (4) 'Person entitled under the document' means holder in the case of a negotiable
- 621 document, or the person to whom delivery is to be made by the terms of or pursuant to
- 622 written instructions under a nonnegotiable document.
- 623 11-7-404. No liability for good faith good-faith delivery pursuant to receipt or bill
 624 document of title.
- A bailee who that in good faith including observance of reasonable commercial standards
 has received goods and delivered or otherwise disposed of them the goods according to the
- 627 terms of the document of title or pursuant to this article is not liable therefor. This rule
- 628 applies for the goods even though if:
- 629 (1) The the person from whom he which the bailee received the goods had no did not
 630 have authority to procure the document or to dispose of the goods and; or
- 631 (2) The even though the person to whom he which the bailee delivered the goods had no

Part 5

- 632 <u>did not have</u> authority to receive them the goods.
- 633
- 634 Warehouse receipts and bills of lading: negotiation and transfer

635 11-7-501. Form of negotiation and requirements of 'due Negotiation negotiation.'

636 (1)(a) The following rules apply to a negotiable tangible document of title:

637 (1) If the document's original terms run A negotiable document of title running to the
638 order of a named person, the document is negotiated by his the named person's
639 indorsement and delivery. After his the named person's indorsement in blank or to
640 bearer, any person can may negotiate it the document by delivery alone.:

- 641 (2)(a) A negotiable document of title is also negotiated by delivery alone when by its
- 642 original If the document's original terms it runs run to bearer, it is negotiated by delivery
 643 alone;-
- 644 (b)(3) If the document's original terms run When a document running to the order of a
 645 named person and it is delivered to him the named person, the effect is the same as if the
 646 document had been negotiated:-

- 647 (3)(4) Negotiation of a negotiable the document of title after it has been indorsed to a
 648 specified named person requires indorsement by the special indorsee as well as named
 649 person and delivery; and:
 650 (4)(5) A negotiable document of title is 'duly negotiated' when if it is negotiated in the
- 651 manner stated in this <u>Code section subsection</u> to a holder who <u>that</u> purchases it in good 652 faith, without notice of any defense against or claim to it on the part of any person, and 653 for value, unless it is established that the negotiation is not in the regular course of 654 business or financing or involves receiving the document in settlement or payment of a 655 money obligation.
- 656 (b) The following rules apply to a negotiable electronic document of title:
- 657 (1) If the document's original terms run to the order of a named person or to bearer, the
 658 document is negotiated by delivery of the document to another person. Indorsement by
 659 the named person is not required to negotiate the document;
- 660 (2) If the document's original terms run to the order of a named person and the named
 661 person has control of the document, the effect is the same as if the document had been
- 662 <u>negotiated; and</u>
- 663 (3) A document is duly negotiated if it is negotiated in the manner stated in this
 664 subsection to a holder that purchases it in good faith, without notice of any defense
 665 against or claim to it on the part of any person, and for value, unless it is established that
 666 the negotiation is not in the regular course of business or financing or involves taking
 667 delivery of the document in settlement or payment of a monetary obligation.
- 668 (5)(c) Indorsement of a nonnegotiable document <u>of title</u> neither makes it negotiable nor
 adds to the transferee's rights.
- 670 (6)(d) The naming in a negotiable bill <u>of lading</u> of a person to be notified of the arrival of
- 671 the goods does not limit the negotiability of the bill nor <u>or</u> constitute notice to a purchaser
- 672 thereof <u>of the bill</u> of any interest of such <u>that</u> person in the goods.
- 673 11-7-502. Rights acquired by due negotiation.
- 674 (1)(a) Subject to Code Section Sections 11-7-205 and 11-7-503 and to the provisions of
- 675 Code Section 11-7-205 on fungible goods, a holder to whom which a negotiable document
- of title has been duly negotiated acquires thereby:
- 677 (a)(1) Title to the document;
- 678 (b)(2) Title to the goods;
- 679 (c)(3) 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)(4) 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 the issuer except those arising

under the terms of the document or under this article, but in . In the case of a delivery
order, the bailee's obligation accrues only upon the bailee's acceptance of the delivery
order and the obligation acquired by the holder is that the issuer and any indorser will
procure the acceptance of the bailee.

687 (2)(b) Subject to Code Section 11-7-503, title and rights so acquired by due negotiation
688 are not defeated by any stoppage of the goods represented by the document <u>of title</u> or by
689 surrender of such the goods by the bailee, and are not impaired even though the <u>if:</u>

- 690 (1) The due negotiation or any prior <u>due</u> negotiation constituted a breach of duty or even
 691 though any:
- 692 (2) Any person has been deprived of possession of the <u>a negotiable tangible</u> document
 693 <u>or control of a negotiable electronic document</u> by misrepresentation, fraud, accident,
- 694 mistake, duress, loss, theft, or conversion; or
- 695 (3) <u>A</u> even though a previous sale or other transfer of the goods or document has been
 696 made to a third person.

697 11-7-503. Document of title to goods defeated in certain cases.

698 (1)(a) A document of title confers no right in goods against a person who that before
699 issuance of the document had a legal interest or a perfected security interest in them the
700 goods and who neither that did not:

- 701 (a)(1) Delivered or entrusted them Deliver or entrust the goods or any document of title
 702 covering them the goods to the bailor or the bailor's nominee with:
- 703 (A) actual Actual or apparent authority to ship, store, or sell:
- 704 (B) or with power Power to obtain delivery under this article (Code Section 11-7-403);
 705 or
- 706 (C) with power Power of disposition under this title (Code Sections Section 11-2-403,
- 707 <u>subsection (2) of Code Section 11-2A-304, subsection (2) of Code Section 11-2A-305,</u>
- and Code Section 11-9-320), or subsection (c) of Code Section 11-9-321 or other
 statute or rule of law; nor or
- 710 (b)(2) Acquiesced Acquiesce in the procurement by the bailor or the bailor's its nominee
 711 of any document of title.

712 (2)(b) Title to goods based upon an unaccepted delivery order is subject to the rights of 713 anyone any person to whom which a negotiable warehouse receipt or bill of lading 714 covering the goods has been duly negotiated. Such a That title may be defeated under 715 Code Section 11-7-504 to the same extent as the rights of the issuer or a transferee from 716 the issuer.

717 (3)(c) Title to goods based upon a bill of lading issued to a freight forwarder is subject to
 718 the rights of anyone any person to whom which a bill issued by the freight forwarder is

- duly negotiated; but. However, delivery by the carrier in accordance with Part 4 of this
- article pursuant to its own bill of lading discharges the carrier's obligation to deliver.

721 11-7-504. Rights acquired in the absence of due negotiation; effect of diversion; 722 seller's stoppage of delivery.

- (1)(a) A transferee of a document <u>of title</u>, whether negotiable or nonnegotiable, to whom
 which the document has been delivered but not duly negotiated, acquires the title and rights
 which his that its transferor had or had actual authority to convey.
- 726 (2)(b) In the case <u>of a transfer</u> of a nonnegotiable document <u>of title</u>, until but not after the
- bailee receives notification notice of the transfer, the rights of the transferee may bedefeated:
- (a)(1) By those creditors of the transferor who which could treat the sale transfer as void
 under Code Section 11-2-402 or 11-2A-308; or
- (b)(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 his the buyer's rights; or
- 733 (c)(3) By a lessee from the transferor in ordinary course of business if the bailee has
- 734 <u>delivered the goods to the lessee or received notification of the lessee's rights; or</u>
- 735 (4) As against the bailee, by good faith good-faith dealings of the bailee with the
 736 transferor.
- 737 (3)(c) A diversion or other change of shipping instructions by the consignor in a
 738 nonnegotiable bill of lading which causes the bailee not to deliver <u>the goods</u> to the
 739 consignee defeats the consignee's title to the goods if they 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.
- 742 (4)(d) Delivery <u>of the goods</u> pursuant to a nonnegotiable document <u>of title</u> may be stopped
- by a seller under Code Section 11-2-705 or a lessor under Code Section 11-2A-526, and
- subject to the requirement <u>requirements</u> of due notification there provided in those Code
- sections. A bailee honoring that honors the seller's or lessor's instructions is entitled to be
 indemnified by the seller or lessor against any resulting loss or expense.
- 747 11-7-505. Indorser not a guarantor for other parties.
- 748 The indorsement of a <u>tangible</u> document of title issued by a bailee does not make the
- indorser liable for any default by the bailee or by previous indorsers.

- 750 11-7-506. **Delivery without indorsement; right to compel indorsement.**
- 751 The transferee of a negotiable <u>tangible</u> document of title has a specifically enforceable right
- to have his its transferor supply any necessary indorsement, but the transfer becomes a
 negotiation only as of the time the indorsement is supplied.

754 11-7-507. Warranties on negotiation or transfer of receipt or bill delivery of 755 document of title.

- 756 Where If a person negotiates or transfers <u>delivers</u> a document of title for value, otherwise
- than as a mere intermediary under Code Section 11-7-508, then unless otherwise agreed.
- 758 he the transferor, in addition to any warranty made in selling or leasing the goods, warrants
- to his its immediate purchaser only in addition to any warranty made in selling the goods
- 760 <u>that</u>:
- 761 (a)(1) The That the document is genuine; and
- 762 (b)(2) The transferor does not have That he has no knowledge of any fact which that
- would impair its the document's validity or worth; and
- 764 (c)(3) The That his negotiation or transfer <u>delivery</u> is rightful and fully effective with
- respect to the title to the document and the goods it represents.

766 11-7-508. Warranties of collecting bank as to documents <u>of title</u>.

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

772 11-7-509. Receipt or bill: when adequate <u>Adequate</u> compliance with commercial 773 contract.

- 774 The question whether <u>Whether</u> a document <u>of title</u> is adequate to fulfill the obligations of
- a contract for sale, a contract for lease, or the conditions of a letter of credit is governed
- 776 <u>determined</u> by the articles on sales (Article 2, 2A, or 5 of this title) and on letters of credit
- 777 (Article 5 of this title).

Part 6

778 779

Warehouse receipts and bills of lading: miscellaneous provisions

780 11-7-601. Lost, and missing stolen, or destroyed documents of title.

(1)(a) If a document has been of title is lost, stolen, or destroyed, a court may order 781 782 delivery of the goods or issuance of a substitute document and the bailee may without 783 liability to any person comply with such the order. If the document was negotiable, a court 784 may not order delivery of the goods or the issuance of a substitute document without the 785 claimant must post claimant's posting security approved by the court to indemnify any 786 unless it finds that any person who that may suffer loss as a result of nonsurrender of 787 possession or control of the document is adequately protected against the loss. If the 788 document was not negotiable nonnegotiable, such security the court may be required at the discretion of the court require security. The court may also in its discretion order payment 789 790 of the bailee's reasonable costs and counsel attorney's fees in any action under this 791 subsection.

(2)(b) A bailee who 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, and if. If the
delivery is not in good faith, the bailee is becomes liable for conversion. Delivery in good
faith is not conversion if made in accordance with a filed classification or tariff or, where
no classification or tariff 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 which files a notice of claim within one year after the delivery.

799 11-7-602. Attachment of Judicial process against goods covered by a negotiable 800 document of title.

801 Except where the Unless a document of title was originally issued upon delivery of the 802 goods by a person who had no that did not have power to dispose of them, no a lien attaches does not attach by virtue of any judicial process to goods in the possession of a 803 804 bailee for which a negotiable document of title is outstanding unless possession or control 805 of the document be is first surrendered to the bailee or its the document's negotiation is enjoined,, and the The bailee shall may not be compelled to deliver the goods pursuant to 806 807 process until possession or control of the document is surrendered to him or impounded by 808 the bailee or to the court. One who purchases A purchaser of the document for value 809 without notice of the process or injunction takes free of the lien imposed by judicial 810 process.

811 11-7-603. Conflicting claims; interpleader.
812 If more than one person claims title to or possession of the goods, the bailee is excused
813 from delivery until he the bailee has had a reasonable time to ascertain the validity of the
814 adverse claims or to bring commence an action to compel all claimants to interplead and
815 may compel such for interpleader,. The bailee may assert an interpleader either in
816 defending an action for nondelivery of the goods; or by original action, whichever is
817 appropriate."

818

PART II SECTION 2-1.

819

Said title is further amended by revising paragraphs (5), (6), (10), (14), (15), (20), (25), (26),
(27), (38), and (45) of Code Section 11-1-201, relating to general definitions, as follows:

822 "(5) 'Bearer' means the <u>a person in control of a negotiable electronic document of title or</u>
823 <u>a person in possession of an instrument, a negotiable tangible document of title, or <u>a</u>
824 certificated security payable to bearer or indorsed in blank.
</u>

(6) 'Bill of lading' means a document <u>of title</u> evidencing the receipt of goods for shipment
issued by a person engaged in the business of <u>directly or indirectly</u> transporting or
forwarding goods, and includes an airbill. 'Airbill' means a document serving for air
transportation as a bill of lading does for marine or rail transportation, and includes an air
consignment note or air waybill. The term does not include a warehouse receipt."

"(10) 'Conspicuous': A term or clause is conspicuous when it is,' with reference to a term,
 means so written, displayed, or presented that a reasonable person against whom which it
 is to operate ought to have noticed it. A printed heading in capitals (as: Nonnegotiable Bill
 of Lading) is conspicuous. Language in the body of a form is 'conspicuous' if it is in larger

834 or other contrasting type or color. But in a telegram any stated term is 'conspicuous.'
835 Whether a term or clause is 'conspicuous' or not is for <u>a</u> decision by <u>for</u> the court.

- 836 <u>Conspicuous terms include the following:</u>
- (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

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

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

- 841 from the surrounding text of the same size by symbols or other marks that call attention
 842 to the language."
- 843 "(14) 'Delivery' with respect to an electronic document of title means voluntary transfer
- 844 <u>of control and with respect</u> to instruments, <u>tangible</u> documents of title, chattel paper, or
- 845 certificated securities means voluntary transfer of possession.

846 (15) 'Document of title' includes bill of lading, dock warrant, dock receipt, warehouse 847 receipt or order for the delivery of goods, and also any other document which means a 848 record (a) that in the regular course of business or financing is treated as adequately 849 evidencing that the person in possession or control of it the record is entitled to receive, 850 control, hold, and dispose of the document record and the goods it the record covers and 851 (b) that purports to be issued by or addressed to a bailee and to cover goods in the bailee's 852 possession which are either identified or are fungible portions of an identified mass. The term includes a bill of lading, transport document, dock warrant, dock receipt, warehouse 853 854 receipt, and order for delivery of goods. To be a document of title a document must 855 purport to be issued by or addressed to a bailee and purport to cover goods in the bailee's 856 possession which are either identified or are fungible portions of an identified mass An 857 electronic document of title means a document of title evidenced by a record consisting of 858 information stored in an electronic medium. A tangible document of title means a document of title evidenced by a record consisting of information that is inscribed on a 859 860 tangible medium." 861 "(20) 'Holder,' with respect to a negotiable instrument, means:

- 862 (a) the <u>The person in possession if the of a negotiable instrument that is payable either</u>
 863 to bearer or, in the case of an instrument payable to an identified person, if the identified
 864 <u>that is the person is in possession</u>. Holder with respect to:
- (b) The person in possession of a negotiable tangible document of title means the person
 in possession if the goods are deliverable <u>either</u> to bearer or to the order of the person in
 possession; or

868 (c) The person in control of a negotiable electronic document of title."

- 869 "(25) A Subject to subsection (27) of this Code section, a person has 'notice' of a fact when
- 870 <u>if the person</u>:
- 871 (a) <u>He has Has</u> actual knowledge of it; or
- (b) <u>He has Has</u> received a notice or notification of it; or
- (c) From all the facts and circumstances known to him the person at the time in question,
 he has reason to know that it exists.

A person 'knows' or has 'knowledge' of a fact when he the person has actual knowledge of

- 876 it. 'Discover' or 'learn' or a word or phrase of similar import refers to knowledge rather
- 877 than to reason to know. The time and circumstances under which a notice or notification
- 878 may cease to be effective are not determined by this title.
- 879 (26) A person 'notifies' or 'gives' a notice or notification to another <u>person</u> by taking such
 880 steps as may be reasonably required to inform the other <u>person</u> in ordinary course, whether
 881 or not <u>such other the other person</u> actually comes to know of it. <u>A Subject to</u>
 882 <u>subsection (27) of this Code section, a person 'receives' a notice or notification when:</u>
 - H. B. 451 - 26 -

LC 29 3769S/AP

- 883 (a) It comes to his that person's attention; or (b) It is duly delivered in a form reasonable under the circumstances at the place of 884 885 business through which the contract was made or at any other place another location held 886 out by him that person as the place for receipt of such communications. 887 (27) Notice, knowledge, or a notice or notification received by an organization is effective 888 for a particular transaction from the time when it is brought to the attention of the 889 individual conducting that transaction, and in any event, from the time when it would have 890 been brought to his the individual's attention if the organization had exercised due 891 diligence. An organization exercises due diligence if it maintains reasonable routines for 892 communicating significant information to the person conducting the transaction and there is reasonable compliance with the routines. Due diligence does not require an individual 893
- acting for the organization to communicate information unless such communication is part
 of the individual's regular duties or the individual has reason to know of the transaction and
- 896 that the transaction would be materially affected by the information."
- 897 "(38) 'Send' in connection with any <u>a</u> writing, record, or notice means:
- (a) to 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; or
- (b) The receipt of any writing In any other way to cause to be received any record or
 notice within the time at which it would have arrived if properly sent has the effect of a
 proper sending."
- 905 "(45) 'Warehouse receipt' means a receipt document of title issued by a person engaged in
 906 the business of storing goods for hire."
- 907

SECTION 2-2.

- Said title is further amended by revising subsection (3) of Code Section 11-2-103, relating
 to definitions and index of definitions regarding sales, as follows:
- 910 "(3) The <u>'Control' as provided in Code Section 11-7-106 and the</u> following definitions in
- 911 other articles of this title apply to this article:
- 912 'Check.' Code Section 11-3-104.
- 913 'Consignee.' Code Section 11-7-102.
- 914 'Consignor.' Code Section 11-7-102.
- 915 'Consumer goods.' Code Section 11-9-102.
- 916 'Dishonor.' Code Section 11-3-502.
- 917 'Draft.' Code Section 11-3-104."

10 LC 29 3769S/AP 918 **SECTION 2-3.** 919 Said title is further amended by revising subsection (2) of Code Section 11-2-104, relating 920 to definition of financing agency, as follows: 921 "(2) 'Financing agency' means a bank, finance company, or other person who in the ordinary course of business makes advances against goods or documents of title or who by 922 923 arrangement with either the seller or the buyer intervenes in ordinary course to make or 924 collect payment due or claimed under the contract for sale, as by purchasing or paying the seller's draft or making advances against it or by merely taking it for collection whether or 925 926 not documents of title accompany or are associated with the draft. 'Financing agency' includes also a bank or other person who similarly intervenes between persons who are in 927 the position of seller and buyer in respect to the goods (Code Section 11-2-707)." 928 929 **SECTION 2-4.** Said title is further amended by revising Code Section 11-2-310, relating to open time for 930 931 payment or running of credit, as follows: "11-2-310. Open time for payment or running of credit; authority to ship under 932 933 reservation. 934 Unless otherwise agreed: 935 (a) Payment is due at the time and place at which the buyer is to receive the goods even 936 though the place of shipment is the place of delivery; and 937 (b) If the seller is authorized to send the goods he or she may ship them under 938 reservation, and may tender the documents of title, but the buyer may inspect the goods 939 after their arrival before payment is due unless such inspection is inconsistent with the 940 terms of the contract (Code Section 11-2-513); and 941 (c) If delivery is authorized and made by way of documents of title otherwise than by 942 subsection (b) of this Code section then payment is due regardless of where the goods are to be received (i) at the time and place at which the buyer is to receive <u>delivery of</u> the 943 tangible documents regardless of where the goods are to be received or (ii) at the time the 944 945 buyer is to receive delivery of the electronic documents and at the seller's place of business or if none, the seller's residence; and 946 (d) Where the seller is required or authorized to ship the goods on credit the credit period 947 runs from the time of shipment but postdating post-dating the invoice or delaying its 948 949 dispatch will correspondingly delay the starting of the credit period." **SECTION 2-5.** 950 Said title is further amended by revising Code Section 11-2-323, relating to form of bill of 951 lading required in overseas shipment, as follows: 952

953 *"*11-2-323. Form of bill of lading required in overseas shipment; 'overseas.'

954 (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 shall obtain a negotiable bill
of lading stating that the goods have been loaded on in board or, in the case of a term C.I.F.
or C. & F., received for shipment.

(2) Where in a case within subsection (1) of this Code section a <u>tangible</u> bill of lading has
been issued in a set of parts, unless otherwise agreed if the documents are not to be sent
from abroad the buyer may demand tender of the full set; otherwise only one part of the bill
of lading need be tendered. Even if the agreement expressly requires a full set:

- 962 (a) Due tender of a single part is acceptable within the provisions of this article on cure
 963 of improper delivery (subsection (1) of Code Section 11-2-508); and
- (b) Even though the full set is demanded, if the documents are sent from abroad the
 person tendering an incomplete set may nevertheless require payment upon furnishing
 an indemnity which the buyer in good faith deems adequate.

967 (3) A shipment by water or by air or a contract contemplating such shipment is 'overseas'
968 insofar as by usage of trade or agreement it is subject to the commercial, financing, or
969 shipping practices characteristic of international deep water commerce."

970

SECTION 2-6.

971 Said title is further amended by revising Code Section 11-2-401, relating to passing of title972 and reservation of security, as follows:

973 "11-2-401. Passing of title; reservation for security; limited application of this Code 974 section.

Each provision of this article with regard to the rights, obligations, and remedies of the
seller, the buyer, purchasers, or other third parties applies irrespective of title to the goods
except where the provision refers to such title. Insofar as situations are not covered by the
other provisions of this article and matters concerning title become material the following
rules apply:

(1) Title to goods cannot pass under a contract for sale prior to their identification to the 980 981 contract (Code Section 11-2-501), and unless otherwise explicitly agreed the buyer 982 acquires by their identification a special property as limited by this title. Any retention or 983 reservation by the seller of the title (property) in goods shipped or delivered to the buyer 984 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 of this title), title to goods 985 passes from the seller to the buyer in any manner and on any conditions explicitly agreed 986 987 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 <u>or her</u> 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 <u>or her</u> to deliver them at destination, title passes to the buyer at the time
 and place of shipment; but
- (b) If the contract requires delivery at destination, title passes on tender there.
- 997 (3) Unless otherwise explicitly agreed where delivery is to be made without moving <u>the</u>998 goods:
- 999 (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 <u>or she</u> delivers such documents <u>and if the seller is to deliver an</u>
 <u>electronic document of title, title passes when the seller delivers the document;</u> or
- (b) If the goods are at the time of contracting already identified and no documents <u>of title</u>
 are to be delivered, title passes at the time and place of contracting.
- 1004 (4) A rejection or other refusal by the buyer to receive or retain the goods, whether or not
- 1005 justified, or a justified revocation of acceptance revests title to the goods in the seller. Such
- 1006 revesting occurs by operation of law and is not a 'sale.'"
- 1007 **SECTION 2-7.** 1008 Said title is further amended by revising subsections (4) and (5) of Code Section 11-2-503, 1009 relating to manner of seller's tender of delivery, as follows: 1010 "(4) Where goods are in the possession of a bailee and are to be delivered without being 1011 moved: 1012 (a) Tender requires that the seller either tender a negotiable document of title covering 1013 such goods or procure acknowledgment by the bailee of the buyer's right to possession 1014 of the goods; but 1015 (b) Tender to the buyer of a nonnegotiable document of title or of a written direction to 1016 record directing the bailee to deliver is sufficient tender unless the buyer seasonably objects, and except as otherwise provided in Article 9 of this title receipt by the bailee of 1017 notification of the buyer's rights fixes those rights as against the bailee and all third 1018 1019 persons; but risk of loss of the goods and of any failure by the bailee to honor the nonnegotiable document of title or to obey the direction remains on the seller until the 1020 buyer has had a reasonable time to present the document or direction, and a refusal by the 1021
- 1022 bailee to honor the document or to obey the direction defeats the tender.
- 1023 (5) Where the contract requires the seller to deliver documents:

LC 29 3769S/AP

- 1024 (a) He must or she shall tender all such documents in correct form, except as provided in this article with respect to bills of lading in a set (subsection (2) of Code Section 1025 1026 11-2-323); and 1027 (b) Tender through customary banking channels is sufficient and dishonor of a draft accompanying or associated with the documents constitutes nonacceptance or rejection." 1028 1029 SECTION 2-8. Said title is further amended by revising Code Section 11-2-505, relating to seller's shipment 1030 1031 under reservation, as follows: "11-2-505. Seller's shipment under reservation. 1032 (1) Where the seller has identified goods to the contract by or before shipment: 1033
- 1034 (a) His or her procurement of a negotiable bill of lading to his or her own order or otherwise reserves in him or her a security interest in the goods. His or her procurement 1035 of the bill to the order of a financing agency or of the buyer indicates in addition only the 1036 1037 seller's expectation of transferring that interest to the person named.
- (b) A nonnegotiable bill of lading to himself or herself or his or her nominee reserves 1038 1039 possession of the goods as security but except in a case of conditional delivery 1040 (subsection (2) of Code Section 11-2-507) a nonnegotiable bill of lading naming the 1041 buyer as consignee reserves no security interest even though the seller retains possession 1042 or control of the bill of lading.
- 1043 (2) When shipment by the seller with reservation of a security interest is in violation of the 1044 contract for sale it constitutes an improper contract for transportation within Code Section 1045 11-2-504 but impairs neither the rights given to the buyer by shipment and identification 1046 of the goods to the contract nor the seller's powers as a holder of a negotiable document of title."
- 1048

1047

SECTION 2-9.

Said title is further amended by revising subsection (2) of Code Section 11-2-506, relating 1049 1050 to rights of financing agency, as follows:

1051 ''(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 1052 subsequent discovery of defects with reference to any relevant document which was 1053 1054 apparently regular on its face."

1055

SECTION 2-10.

Said title is further amended by revising subsection (2) of Code Section 11-2-509, relating 1056 to risk of loss in the absence of breach, as follows: 1057

> H. B. 451 - 31 -

LC 29 3769S/AP

- 1058 "(2) Where the goods are held by a bailee to be delivered without being moved, the risk1059 of loss passes to the buyer:
- 1060 (a) On his <u>or her</u> receipt of <u>possession or control of</u> a negotiable document of title
 1061 covering the goods; or
- 1062 (b) On acknowledgment by the bailee of the buyer's right to possession of the goods; or
- 1063 (c) After his <u>or her</u> receipt of <u>possession or control of</u> a nonnegotiable document of title
 1064 or other written direction to deliver <u>in a record</u>, as provided in subsection (4)(b) of Code
 1065 Section 11-2-503."

1066	SECTION 2-11.
1067	Said title is further amended by revising subsection (2) of Code Section 11-2-605, relating
1068	to waiver of buyer's objections by failure to particularize, as follows:
1069	"(2) Payment against documents made without reservation of rights precludes recovery of
1070	the payment for defects apparent on the face of in the documents."
1071	SECTION 2-12.
1072	Said title is further amended by revising subsections (2) and (3) of Code Section 11-2-705,
1073	relating to seller's stoppage of delivery in transit or otherwise, as follows:
1074	"(2) As against such buyer the seller may stop delivery until:
1075	(a) Receipt of the goods by the buyer; or
1076	(b) Acknowledgment to the buyer by any bailee of the goods except a carrier that the
1077	bailee holds the goods for the buyer; or
1078	(c) Such acknowledgment to the buyer by a carrier by reshipment or as warehouseman
1079	<u>a warehouse;</u> or
1080	(d) Negotiation to the buyer of any negotiable document of title covering the goods.
1081	(3)(a) To stop delivery the seller must shall so notify as to enable the bailee by
1082	reasonable diligence to prevent delivery of the goods.
1083	(b) After such notification the bailee must shall hold and deliver the goods according to
1084	the directions of the seller but the seller is liable to the bailee for any ensuing charges or
1085	damages.
1086	(c) If a negotiable document of title has been issued for goods the bailee is not obliged
1087	to obey a notification to stop until surrender of possession or control of the document.
1088	(d) A carrier who has issued a nonnegotiable bill of lading is not obliged to obey a
1089	notification to stop received from a person other than the consignor."

SECTION 2-13.

Said title is further amended by revising paragraphs (a) and (o) of subsection (1) of Code
Section 11-2A-103, relating to definitions and index of definitions relating to leases, as
follows:

1094 "(a) 'Buyer in ordinary course of business' means a person who, in good faith and without 1095 knowledge that the sale to him or her is in violation of the ownership rights or security 1096 interest or leasehold interest of a third party in the goods, buys in ordinary course from 1097 a person in the business of selling goods of that kind, but does not include a pawnbroker. 1098 'Buying' may be for cash or by exchange of other property or on secured or unsecured 1099 credit and includes receiving acquiring 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 1100 1101 partial satisfaction of a money debt."

1102 "(o) 'Lessee in ordinary course of business' means a person who, in good faith and 1103 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 1104 1105 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 1106 1107 secured or unsecured credit and includes receiving acquiring goods or documents of title 1108 under a pre-existing lease contract, but does not include a transfer in bulk or as security 1109 for or in total or partial satisfaction of a money debt."

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1116

SECTION 2-14.

1111 Said title is further amended by revising subsection (2) of Code Section 11-2A-514, relating

1112 to waiver of lessee's objections, as follows:

1113 "(2) A lessee's failure to reserve rights when paying rent or other consideration against

- 1114 documents precludes recovery of the payment for defects apparent on the face of in the
- 1115 documents."

SECTION 2-15.

- 1117 Said title is further amended by revising subsection (2) of Code Section 11-2A-526, relating
- 1118 to lessor's stoppage of delivery in transit or otherwise, as follows:
- 1119 "(2) In pursuing its remedies under subsection (1) of this Code section, the lessor may stop
 1120 delivery until:
- 1121 (a) Receipt of the goods by the lessee;
- (b) Acknowledgment to the lessee by any bailee of the goods, except a carrier, that the

H. B. 451 - 33 -

bailee holds the goods for the lessee; or

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LC 29 3769S/AP

(c) Such an acknowledgment to the lessee by a carrier via reshipment or as
warehouseman <u>a warehouse</u>."

1126	SECTION 2-16.
1127	Said title is further amended by revising subsection (c) of Code Section 11-4-104, relating
1128	to definitions and index of definitions relating to bank deposits and collections, as follows:
1129	"(c) The <u>'Control' as provided in Code Section 11-7-106 and the</u> following definitions in
1130	other articles of this title apply to this article:
1131	'Acceptance.' Code Section 11-3-409.
1132	'Alteration.' Code Section 11-3-407.
1133	'Cashier's check.' Code Section 11-3-104.
1134	'Certificate of deposit.' Code Section 11-3-104.
1135	'Certified check.' Code Section 11-3-409.
1136	'Check.' Code Section 11-3-104.
1137	'Good faith.' Code Section 11-3-103.
1138	'Holder in due course.' Code Section 11-3-302.
1139	'Instrument.' Code Section 11-3-104.
1140	'Notice of dishonor.' Code Section 11-3-503.
1141	'Order.' Code Section 11-3-103.
1142	'Ordinary care.' Code Section 11-3-103.
1143	'Person entitled to enforce.' Code Section 11-3-301.
1144	'Presentment.' Code Section 11-3-501.
1145	'Promise.' Code Section 11-3-103.
1146	'Prove.' Code Section 11-3-103.
1147	'Teller's check.' Code Section 11-3-104.
1148	'Unauthorized signature.' Code Section 11-3-403."
1149	SECTION 2-17.
1150	Said title is further amended by revising Code Section 11-4-210, relating to security interest
1151	of collecting bank in items, accompanying documents, and proceeds, as follows:
1152	"11-4-210. Security interest of collecting bank in items, accompanying documents,
1153	and proceeds.
1154	(a) A collecting bank has a security interest in an item and any accompanying documents
1155	or the proceeds of either:
1156	(1) In case of an item deposited in an account, to the extent to which credit given for the
1157	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
- 1161 (3) If it makes an advance on or against the item.

(b) If credit given for several items received at one time or pursuant to a single agreement
is withdrawn or applied in part, the security interest remains upon all the items, any
accompanying documents, or the proceeds of either. For the purpose of this Code section,
credits first given are first withdrawn.

- (c) Receipt by a collecting bank of a final settlement for an item is a realization on its security interest in the item, accompanying documents, and proceeds. So long as the bank does not receive final settlement for the item or give up possession of the item or possession or control of the accompanying documents for purposes other than collection, the security interest continues to that extent and is subject to Article 9 of this title, but:
- (1) No security agreement is necessary to make the security interest enforceable
 (subparagraph (b)(3)(A) of Code Section 11-9-203);
- 1173 (2) No filing is required to perfect the security interest; and
- 1174 (3) The security interest has priority over conflicting perfected security interests in the
- 1175 item, accompanying documents, or proceeds."

1176 SECTION 2-18.

1177 Said title is further amended by revising Code Section 11-8-103, relating to rules for

- determining whether certain obligations and interests are securities or financial assets, byadding a new subsection (g) to read as follows:
- 1180 "(g) A document of title is not a financial asset unless subparagraph (a)(9)(iii) of Code
- 1181 <u>Section 11-8-102 applies.</u>"
- 1182

SECTION 2-19.

- 1183 Said title is further amended by revising subsection (b) of Code Section 11-9-102, relating
- 1184 to definitions and index of definitions relating to secured transactions, as follows:
- 1185 "(b) *Definitions in other articles*. Other definitions applying to this article and the Code
- 1186 sections in which they appear are <u>'Control' as provided in Code Section 11-7-106 and the</u>
- 1187 <u>following definitions in other articles apply to this article:</u>
- 1188 'Applicant.' Code Section 11-5-102.
- 1189 'Beneficiary.' Code Section 11-5-102.
- 1190 'Broker.' Code Section 11-8-102.
- 1191 'Certificated security.' Code Section 11-8-102.
- 1192 'Check.' Code Section 11-3-104.

- 1193 'Clearing corporation.' Code Section 11-8-102.
- 1194 'Contract for sale.' Code Section 11-2-106.
- 1195 'Customer.' Code Section 11-4-104.
- 1196 'Entitlement holder.' Code Section 11-8-102.
- 1197 'Financial asset.' Code Section 11-8-102.
- 1198 'Holder in due course.' Code Section 11-3-302.
- ¹¹⁹⁹ 'Issuer' (with respect to a letter of credit or letter of credit right). Code Section 11-5-102.
- 1200 'Issuer' (with respect to a security). Code Section 11-8-201.
- 1201 <u>'Issuer' (with respect to documents of title).</u> Code Section 11-7-102.
- 1202 'Lease.' Code Section 11-2A-103.
- 1203 'Lease agreement.' Code Section 11-2A-103.
- 1204 'Lease contract.' Code Section 11-2A-103.
- 1205 'Leasehold interest.' Code Section 11-2A-103.
- 1206 'Lessee.' Code Section 11-2A-103.
- 1207 'Lessee in ordinary course of business.' Code Section 11-2A-103.
- 1208 'Lessor.' Code Section 11-2A-103.
- 1209 'Lessor's residual interest.' Code Section 11-2A-103.
- 1210 'Letter of credit.' Code Section 11-5-102.
- 1211 'Merchant.' Code Section 11-2-104.
- 1212 'Negotiable instrument.' Code Section 11-3-104.
- 1213 'Nominated person.' Code Section 11-5-102.
- 1214 'Note.' Code Section 11-3-104.
- 1215 'Proceeds of a letter of credit.' Code Section 11-5-114.
- 1216 'Prove.' Code Section 11-3-103.
- 1217 'Sale.' Code Section 11-2-106.
- 1218 'Securities account.' Code Section 11-8-501.
- 1219 'Securities intermediary.' Code Section 11-8-102.
- 1220 'Security.' Code Section 11-8-102.
- 1221 'Security certificate.' Code Section 11-8-102.
- 1222 'Security entitlement.' Code Section 11-8-102.
- 1223 'Uncertificated security.' Code Section 11-8-102."
- 1224

SECTION 2-20.

- 1225 Said title is further amended by revising subsection (b) of Code Section 11-9-203, relating
- 1226 to attachment and enforceability of security interest, as follows:

- 1227 "(b) *Enforceability*. Except as otherwise provided in subsections (c) through (i) of this
 1228 Code section, a security interest is enforceable against the debtor and third parties with
 1229 respect to the collateral only if:
- 1230 (1) Value has been given;
- (2) The debtor has rights in the collateral or the power to transfer rights in the collateralto a secured party; and
- 1233 (3) One of the following conditions is met:
- (A) The debtor has authenticated a security agreement that provides a description of
 the collateral and, if the security interest covers timber to be cut, a description of the
 land concerned;
- (B) The collateral is not a certificated security and is in the possession of the secured
 party under Code Section 11-9-313 pursuant to the debtor's security agreement;
- (C) The collateral is a certificated security in registered form and the security
 certificate has been delivered to the secured party under Code Section 11-8-301
 pursuant to the debtor's security agreement; or
- 1242 (D) The collateral is deposit accounts, electronic chattel paper, investment property,
- 1243 or letter of credit rights, or electronic documents, and the secured party has control
- under Code Section <u>11-7-106</u>, 11-9-104, 11-9-105, 11-9-106, or 11-9-107 pursuant to
 the debtor's security agreement."
- 1246

1258

SECTION 2-21.

- Said title is further amended by revising subsection (c) of Code Section 11-9-207, relatingto rights and duties of secured party having possession or control of collateral, as follows:
- 1249 "(c) Duties and rights when secured party in possession or control. Except as otherwise
- provided in subsection (d) of this Code section, a secured party having possession of
 collateral or control of collateral under Code Section <u>11-7-106</u>, 11-9-104, 11-9-105,
 11-9-106, or 11-9-107:
- (1) May hold as additional security any proceeds, except money or funds, received fromthe collateral;
- (2) Shall apply money or funds received from the collateral to reduce the securedobligation, unless remitted to the debtor; and
- 1257 (3) May create a security interest in the collateral.
- Said title is further amended by revising Code Section 11-9-208, relating to additional dutiesof secured party having control of collateral, as follows:

SECTION 2-22.

1261 *"*11-9-208. Additional duties of secured party having control of collateral.

(a) *Applicability of Code section*. This Code section applies to cases in which there is no
outstanding secured obligation and the secured party is not committed to make advances,
incur obligations, or otherwise give value.

(b) *Duties of secured party after receiving demand from debtor*. Within ten days after
receiving an authenticated demand by the debtor:

(1) A secured party having control of a deposit account under paragraph (2) of
subsection (a) of Code Section 11-9-104 shall send to the bank with which the deposit
account is maintained an authenticated statement that releases the bank from any further
obligation to comply with instructions originated by the secured party;

- (2) A secured party having control of a deposit account under paragraph (3) ofsubsection (a) of Code Section 11-9-104 shall:
- 1273 (A) Pay the debtor the balance on deposit in the deposit account; or

1274 (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 underCode Section 11-9-105 shall:

1277 1278 (A) Communicate the authoritative copy of the electronic chattel paper to the debtor or its designated custodian;

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

1285 (C) Take appropriate action to enable the debtor or its designated custodian to make 1286 copies of or revisions to the authoritative copy which add or change an identified 1287 assignee of the authoritative copy without the consent of the secured party;

(4) A secured party having control of investment property under paragraph (2) of
subsection (d) of Code Section 11-8-106 or subsection (b) of Code Section 11-9-106 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

(5) A secured party having control of a letter of credit right under Code Section 11-9-107
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

10 LC 29 3769S/AP 1298 (6) A secured party having control of an electronic document shall: 1299 (A) Give control of the electronic document to the debtor or its designated custodian; 1300 (B) If the debtor designates a custodian that is the designated custodian with which the 1301 authoritative copy of the electronic document is maintained for the secured party, communicate to the custodian an authenticated record releasing the designated 1302 1303 custodian from any further obligation to comply with instructions originated by the 1304 secured party and instructing the custodian to comply with instructions originated by the debtor; and 1305 1306 (C) Take appropriate action to enable the debtor or its designated custodian to make 1307 copies of or revisions to the authenticated copy which add or change an identified assignee of the authoritative copy without the consent of the secured party." 1308 1309 SECTION 2-23. Said title is further amended by revising Code Section 11-9-301, relating to law governing 1310 1311 perfection and priority of security interests, as follows: "11-9-301. Law governing perfection and priority of security interests. 1312 1313 Except as otherwise provided in Code Sections 11-9-303 through 11-9-306, the following 1314 rules determine the law governing perfection, the effect of perfection or nonperfection, and 1315 the priority of a security interest in collateral: 1316 (1) Except as otherwise provided in this Code section, while a debtor is located in a 1317 jurisdiction, the local law of that jurisdiction governs perfection, the effect of perfection 1318 or nonperfection, and the priority of a security interest in collateral; 1319 (2) While collateral is located in a jurisdiction, the local law of that jurisdiction governs 1320 perfection, the effect of perfection or nonperfection, and the priority of a possessory 1321 security interest in that collateral; 1322 (3) Except as otherwise provided in paragraph (4) of this Code section, while tangible 1323 negotiable documents, goods, instruments, money, or tangible chattel paper is located in 1324 a jurisdiction, the local law of that jurisdiction governs: 1325 (A) Perfection of a security interest in the goods by filing a fixture filing; 1326 (B) Perfection of a security interest in timber to be cut; (C) Perfection of a security interest in crops; and 1327 (D) The effect of perfection or nonperfection and the priority of a nonpossessory 1328 1329 security interest in the collateral; and (4) The local law of the jurisdiction in which the wellhead or minehead is located 1330 governs perfection, the effect of perfection or nonperfection, and the priority of a security 1331 1332 interest in as-extracted collateral."

LC 29 3769S/AP

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1333	SECTION 2-24.
1334	Said title is further amended by revising subsection (b) of Code Section 11-9-310, relating
1335	to when filing required to perfect security interest or agricultural lien, as follows:
1336	"(b) <i>Exceptions; filing not necessary</i> . The filing of a financing statement is not necessary
1337	to perfect a security interest:
1338	(1) That is perfected under subsection (d), (e), (f), or (g) of Code Section 11-9-308;
1339	(2) That is perfected under Code Section 11-9-309 when it attaches;
1340	(3) In property subject to a statute, regulation, or treaty described in subsection (a) of
1341	Code Section 11-9-311;
1342	(4) In goods in possession of a bailee which is perfected under paragraph (1) or (2) of
1343	subsection (d) of Code Section 11-9-312;
1344	(5) In certificated securities, documents, goods, or instruments which is perfected
1345	without filing, control, or possession under subsection (e), (f), or (g) of Code Section
1346	11-9-312;
1347	(6) In collateral in the secured party's possession under Code Section 11-9-313;
1348	(7) In a certificated security which is perfected by delivery of the security certificate to
1349	the secured party under Code Section 11-9-313;
1350	(8) In deposit accounts, electronic chattel paper, electronic documents, investment
1351	property, or letter of credit rights which is perfected by control under Code
1352	Section 11-9-314;
1353	(9) In proceeds which is perfected under Code Section 11-9-315; or
1354	(10) That is perfected under Code Section 11-9-316."
1355	SECTION 2-25.
1356	Said title is further amended by revising subsection (e) of Code Section 11-9-312, relating
1357	to perfection of security interests in chattel paper, deposit accounts, documents, goods
1358	covered by documents, instruments, investment property, letter of credit rights, and money,
1359	as follows:
1360	"(e) Temporary perfection; new value. A security interest in certificated securities,
1361	negotiable documents, or instruments is perfected without filing or the taking of possession

1362 <u>or control</u> for a period of 20 days from the time it attaches to the extent that it arises for

1363 new value given under an authenticated security agreement."

1364

SECTION 2-26.

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

- 1368 "(a) *Perfection by possession or delivery*. Except as otherwise provided in subsection (b)
- 1369 of this Code section, a secured party may perfect a security interest in <u>tangible</u> negotiable
- 1370 documents, goods, instruments, money, or tangible chattel paper by taking possession of
- 1371 the collateral. A secured party may perfect a security interest in certificated securities by
- taking delivery of the certificated securities under Code Section 11-8-301."
- 1373

SECTION 2-27.

- 1374 Said title is further amended by revising Code Section 11-9-314, relating to perfection by1375 control, as follows:
- 1376 *"*11-9-314. **Perfection by control.**
- 1377 (a) *Perfection by control.* A security interest in investment property, deposit accounts,
- letter of credit rights, or electronic chattel paper, or electronic documents may be perfected
 by control of the collateral under Code Section <u>11-7-106</u>, 11-9-104, 11-9-105, 11-9-106,
- 1380 or 11-9-107.
- (b) Specified collateral; time of perfection by control; continuation of perfection. A
 security interest in deposit accounts, electronic chattel paper, or letter of credit rights, or
 electronic documents is perfected by control under Code Section <u>11-7-106</u>, 11-9-104,
 11-9-105, or 11-9-107 when the secured party obtains control and remains perfected by
 control only while the secured party retains control.
- (c) *Investment property; time of perfection by control; continuation of perfection.* A
 security interest in investment property is perfected by control under Code
 Section 11-9-106 from the time the secured party obtains control and remains perfected by
 control until:
- 1390 (1) The secured party does not have control; and
- 1391 (2) One of the following occurs:
- (A) If the collateral is a certificated security, the debtor has or acquires possession ofthe security certificate;
- (B) If the collateral is an uncertificated security, the issuer has registered or registersthe debtor as the registered owner; or
- 1396 (C) If the collateral is a security entitlement, the debtor is or becomes the entitlement1397 holder."
- 1398

SECTION 2-28.

- 1399 Said title is further amended by revising subsections (b) and (d) of Code Section 11-9-317,
- relating to interests that take priority over or take free of security interest or agricultual lien,as follows:

1402 "(b) *Buyers that receive delivery*. Except as otherwise provided in subsection (e) of this
1403 Code section, a buyer, other than a secured party, of tangible chattel paper, tangible
1404 documents, goods, instruments, or a security certificate takes free of a security interest or
1405 agricultural lien if the buyer gives value and receives delivery of the collateral without
1406 knowledge of the security interest or agricultural lien and before it is perfected."

1407 "(d) *Licensees and buyers of certain collateral.* A licensee of a general intangible or a
1408 buyer, other than a secured party, of accounts, electronic chattel paper, <u>electronic</u>
1409 <u>documents</u>, general intangibles, or investment property other than a certificated security
1410 takes free of a security interest if the licensee or buyer gives value without knowledge of
1411 the security interest and before it is perfected."

1412

SECTION 2-29.

Said title is further amended by revising Code Section 11-9-338, relating to priority of
security interest or agricultural lien perfected by filed financing statement providing certain
incorrect information, as follows:

- 1416 *"*11-9-338. Priority of security interest or agricultural lien perfected by filed financing
 1417 statement providing certain incorrect information.
- 1418 If a security interest or agricultural lien is perfected by a filed financing statement 1419 providing information described in paragraph (5) of subsection (b) of Code 1420 Section 11-9-516 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 <u>tangible</u> chattel paper, <u>tangible</u>
 documents, goods, instruments, or a security certificate, receives delivery of the
 collateral."
- 1429

PART III

1430

SECTION 3-1.

This Act applies to a document of title that is issued or a bailment that arises on or after the effective date of this Act. This Act does not apply to a document of title that is issued or a bailment that arises before the effective date of this Act even if the document of title or bailment would be subject to this Act if the document of title had been issued or bailment had arisen on or after the effective date of this Act. This Act does not apply to a right of action that has accrued before the effective date of this Act.

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1437	SECTION 3-2.
1438	A document of title issued or a bailment that arises before the effective date of this Act and
1439	the rights, documents, and interests flowing from that document or bailment are governed
1440	by any statute or other rule amended or repealed by this Act as if such amendment or repeal
1441	had not occurred and may be terminated, completed, consummated, or enforced under that
1442	statute or other rule.
1443	SECTION 3-3.
1444	This Act shall become effective upon its approval by the Governor or upon its becoming law
1445	without such approval.

- 1446 **SECTION 3-4.**
- 1447 All laws and parts of laws in conflict with this Act are repealed.