

Introduction to "Locations"

At the 2004 Southern Academy of Legal Studies in Business (SALSB) Conference and the 2005 Conference we presented "Time Lines I and II" which identified all the provisions in the Uniform Commercial Code which contained provisions that were related to time. This is a similar presentation but identifies only locations requirements or provisions that deal with locations within the U.C.C. This presentation is in written and CD-ROM format with the hope and expectation that it be used by our colleagues who teach commercial law or courses related to the U.C.C.

"Locations" and covers Article 1,2,2A,3 and 9 of the U.C.C. which also identifies the provisions that contain references to locations.. It is designed to be an aid or an assistance to our colleagues who teach commercial law topics specifically in Sales and Secured Transactions.

The document is organized so that the first several pages are an index, and follows the topic headings as provided in the U.C.C. itself. The user of this document should look at the first column of the topic index and find the specific topic that pertains to the user. The next column provides reference to the specific code section and the third column contains a brief summary of the time provision in that code section. The CD-ROM works the same way as the paper except if you click on the index it will take you to the code section in the body of the paper.

We have received many nice compliments about Time Lines I and we hope enjoy "Locations" and can use it in your teaching and research.

Paul Becker
Will Mawer
Jim Speers

Uniform Commercial Code Location Identification Index

Article One- General Provisions:

I. General Provisions

1. Purpose, Construction, Valuation by Agreement
2. Unless Otherwise Agreed Defined
3. Plural/Gender Defined
4. Territorial Application Choice of Law
5. Lack of Agreement
6. If One Provision Specifies Law

II. General Definitions and Principles of Interpretation

1. Agreement Defined
2. Definition of Branch (Bank)
3. Definition of Wellhead
4. Definition of Conspicuous
5. Definition of Telegram
6. Title Documents
7. Holder
8. Medium of Exchange
9. Notification
10. Notice
11. Definition of Party
12. Presumptions
13. Security Interest
14. Definition of Value
15. Prima Facia Evidence
16. Good Faith
17. Course of Dealing
18. Statute of Frauds
19. Statute of Frauds Does Not Apply

Article Two – Sales

I. General Construction and Subject Matter

1. Scope of Article
2. Definition of Receipt
3. Other Definitions Incorporated
4. Finance Agency
5. Definition Goods

II. Form, Formation and Readjustment of Contract

1. Formal Requirements/Statute of Fraud

2. Additional Terms
3. Course of Performance
4. Modification Revision and Waiver

III. General Obligations of Contract

1. Unconscionable Contract
2. Payable in Money or Otherwise
3. Open Price Term
4. Absence Place of Delivery
5. Reasonable Time
6. Time Place of Payment
7. Options and Performance
8. Warranty of Title
9. Implied Warranty
10. Excuses and Modification of Warranty
11. Third Party Beneficiary Warranties
12. FOB and FAS Terms
13. CIF and C&F Terms
14. Net Landed Weight Payment on Arrival
15. Delivery Ex-ship
16. Form of Bill of Lading
17. No Arrival No Sale
18. Letters of Credit Terms
19. Sale on Approval
20. Auctions

IV. Title Creditors and Good Faith Purchasers

1. Passing of Title
2. Identification of Goods
3. Reservation of Seller
4. Title Upon Delivery
5. Not Upon Delivery
6. Title Upon Sending
7. Title Upon Delivery
8. Destination Provisions
9. Delivery at Destination
10. Delivery is Tender
11. Delivery w/o Movement
12. Delivery of Documents
13. Place of Contracting
14. Rights of Sellers Creditors
15. Power of Transfer and Good Faith Purchaser

V. Performance

1. Insurance of Goods
2. Buyers Rights to Goods on Sellers Insolvency

3. Sellers Tender
4. Shipment by Seller
5. Sellers Shipment Under Reservation
6. Sellers Tender Conditional Delivery
7. Course of Tender
8. Risk of Lose Absence Breach
9. Effect of Breach on Risk of Loss
10. Tender of Payment with Check
11. Payment Before Inspection
12. Buyers Right to Inspect Goods
13. Documents Delivered upon Acceptance
14. Presenting Evidence

VI. Breach, Repudiation, Excuse

1. Buyers Rights on Improper Delivery
2. Rightful Rejection
3. Merchants Duties to Reject
4. Buyers Option to Salvage
5. Acceptance
6. Effect of Acceptance
7. Revocation of Acceptance
8. Assurance of Performance
9. Anticipatory Repudiation
10. Retraction of Anticipatory Repudiation
11. Installment Contracts
12. Casualty to Identified Goods
13. Substitute Performance
14. Presupposed Condition
15. Notice of Excuse

VII. Remedies

1. Sellers Remedies on Buyers Insolvency
2. Sellers Remedies in General
3. Sellers Rights to Identified Goods
4. Stoppage in Transit
5. Sellers Resale
6. Person in Position of Seller
7. Sellers Damages for Non-Acceptance
8. Action for Price
9. Sellers Incidental Damage
10. Buyers Remedies
11. Cover/Substitute Goods
12. Buyers Damages for Non-Delivery
13. Buyers Damages for Accepted Goods
14. Buyers Incidental
15. Buyers Right to Specific Performance

16. Liquidated Damages
17. Contract Modifications
18. Remedy for Fraud
19. Proof of Market Price
20. Admissibility
21. Statute of Limitations

Article Two A – Leases

I. General Provisions

1. Scope
2. Finance Lease
3. When a Lease Occurs
4. Leased Goods
5. Installment Lease Contract
6. Lease Agreement
7. Lease Contract
8. Construction
9. Leases Subject to Other Laws
10. Conflicts of Law
11. Unconsonability

II. Formation and Construction of Lease Contracts

1. Statute of Frauds
2. Firm Offer
3. Course of Performance
4. Modification/Waiver
5. Beneficiary of Supply Contract
6. Warranties Against Interference
7. Implied Warranty of Merchantability
8. Implied Warranty of Fitness of Purpose
9. Exclusion or Modification of Warranty
10. Third Party Beneficiary Warranty
11. Risk of Loss

III. Effect of Lease Contract

1. Title and Possession of Goods
2. Alienability of Lease
3. Subsequent Lease of Goods
4. Priority of Liens
5. Creditors Rights

IV. Performance of Lease Contract, Repudiation, Substituted and

Excused

1. Irrevocable Promises and Finance Leases

V. Default

1. Default Procedures
2. Modification or Impairment of Rights
3. Liquidated Damages
4. Proof of Market Rent at Time and Place
5. Lessee's Remedies
6. Lessee's Rights on Improper Delivery
7. Installment Lease Rejection
8. Lessee's Rightful Rejection
9. Lessee's Duties to Rightful Rejection of Goods
10. Cure of Improper Tender
11. Acceptance of Goods
12. Revocation of Accepted Goods
13. Cover
14. Lessee's Damages for Non-Delivery or Repudiation
15. Specific Performance
16. Incidental and Consequential Damage
17. Lessor's Remedies
18. Lessor's Rights to Identified Goods
19. Lessor's Rights to Possession of Goods
20. Stoppage of Delivery
21. Lessor's Rights to Dispose of Goods
22. Lessor's Damages Non-Accepted
23. Lessor's Action for Rent
24. Lessor's Incidental Damages
25. Lessor's Remedies
26. Lessor's Rights to Identified Goods
27. Lessor's Rights to Possession of Goods
28. Stoppage of Delivery
29. Lessor's Rights to Dispose of Goods
30. Lessor's Damages Non-Acceptance
31. Lessor's Action for Rent
32. Lessor's Incidental Damages.

Article Three-Negotiable Instruments

I. General Provisions and Definitions

1. Subject Matter
2. Conflicts of Law
3. Definitions
4. Negotiable Instruments
5. Issuance
6. Unconditional Promise or Order
7. Payable in Foreign Currency
8. Payable on Demand or Time

9. Payable to Bearer or Order
10. Identification of Person
11. Place of Payment
12. Interest
13. Date of Instrument
14. Contradictory Terms
15. Incomplete Instrument
16. Joint and Several Liability - Contribution
17. Other Agreements
18. Statute of Limitations
19. Notice of Right to Defend Action

II. Negotiation, Transfer, and Indorsement

1. Negotiation
2. Negotiation Subject to Recession
3. Transfer of Instrument
4. Indorsement
5. Special, Blank and Anomalous Indorsement
6. Restrictive Indorsement
7. Reacquisition

III. Enforcement of Instrument

1. Person Entitled to Enforce
2. Holder in Due Course
3. Value and Consideration
4. Defenses and Claims in Recoupment
5. Claims to the Instrument
6. Notice of Breach
7. Proof of Signature and Status of HDC
8. Enforcement of Lost, Destroyed or Stolen Instrument
9. Effect of Instrument on Obligations for Which Taken
10. Accord and Satisfaction

IV. Liabilities of Parties

1. Signature
2. Signature by Representative
3. Unauthorized Signature
4. Impostors and Fictitious Payees
5. Responsibility of Employers for Fraudulent Indorsement by Employee
6. Negligence Contributing to Forged Signature/Alteration
7. Alteration
8. Drawee Not Liable
9. Acceptance of Draft
10. Acceptance Varying Draft
11. Refusal to Pay Cashiers Check, Certified

12. Obligation of Issuer of Note or Cashier's Check
13. Obligation of Acceptor
14. Obligation of Drawer
15. Obligation of Indorser
16. Transfer Warranties
17. Presentment Warranties
18. Payment or Acceptance by Mistake
19. Accommodation
20. Conversion

V. Dishonor

1. Presentment
2. Dishonor
3. Notice of Dishonor
4. Excused Presentment and Notice
5. Evidence of Dishonor

VI. Discharge of Payment

1. Discharge
2. Payment
3. Tender of Payment
4. Discharge by Cancellation or Renunciation
5. Discharge of Indorsers or Accommodating Party

Article Nine- Secured Transactions

I. General Provisions

1. Definitions and Index of Definitions
2. Purchase Money Security Interest
3. Control of Deposit Account
4. Control of Electronic Chattel Paper
5. Control of Investment Property
6. Control of Letter-of-Credit Right
7. Sufficiency of Description
8. Scope
9. Security Interest Arising Under Article 2 or 2A

II. Effectiveness of Security Agreement; Attachment; Rights of Parties

1. General Effectiveness
2. Title to Collateral Immaterial
3. Attachment, Proceeds, Supporting Obligations
4. After Acquired Property
5. Use or Disposition of Collateral
6. Rights and Duties of Secured Party with Possession

7. Additional Duties of Secured Party with Possession
8. Duties of Secured Party after Debtor Notified
9. Assignment
10. Request for Accounting List of Collateral

III. Perfection and Priority

1. Laws Governing Perfection and Priority
2. Agricultural Liens
3. Deposit Accounts
4. Investment Property
5. Letters of Credit
6. Location of Debtor
7. Security Interests and Agricultural Liens Perfected
8. Security Interest Perfected upon Attachment
9. Filing Requirements for Agricultural Liens
10. Perfection of Security Interests in Property
11. Perfection of Security Interests in Chattel
12. Possession Creates Security Interest
13. Perfection by Control
14. Secured Parties Rights on Disposition of Collateral
15. Continued Perfection with Change of Law
16. Priority over Security Interest in Agricultural Lien
17. Rights and Title of Consignee
18. Buyer of Goods
19. Priority of Confliction Security Interests
20. Future Advances
21. Priority of Purchase Money Security Interest
22. Priority in Transferred Collateral
23. Priority Created by New Debtor
24. Priority in Deposit Account
25. Priority in Investment Deposit Account
26. Priority in Letter of Credit
27. Priority in Chattel Paper
28. Priority of Purchasers Rights in Instruments, Documents and Securities
29. Transfers of Money and Deposit Account
30. Priority in Fixtures and Crops
31. Accession
32. Commingled Goods
33. Priority of Security in Goods Covered by Security Agreement
34. Priority in Agricultural Liens
35. Subordination
36. Rights of Recoupment or Set Off
37. Banks Rights and Duties to Deposit Account
38. Banks Rights to Refuse

IV. Rights of Third Parties

1. Alienability of Debtor Rights
2. Agreement not to Assert Defenses
3. Rights Acquired by Assignee
4. Modification of Assigned Contract
5. Discharge of Account Debtor
6. Restrictions on Creation or Enforcement of Security Interest
7. Restrictions on Assignment of Promissory Note
8. Insurance Proceeds and Certain Intangibles
9. Restrictions on Assignment of Notes of Credit

V. Filing

1. Filing Office
2. Contents of Finance Statements
3. Name of Debtor and Secured Party
4. Indication of Collateral
5. Effect of Errors or Omission
6. Events Effect on Financing Statement
7. New Debtor
8. Persons Entitled to File
9. Effectiveness of Filed Record
10. Secured Party of Record
11. Amendment of Financing Statement
12. Termination Statement
13. Assignment of Powers of Secured Party of Record
14. Duration and Effectiveness of Financing Statement
15. What Constitutes Filing
16. Effectiveness of Indexing
17. Claims Concerning Inaccuracies
18. Indexing
19. Acceptance and Refusal to Accept Record
20. Uniform Forms
21. Maintenance and Destruction of Records
22. Information, Sale on License of Record
23. Delay by Filing Office
24. Fees
25. Filing Office Rule
26. Duty to Deposit

VI. Default

1. Default and Enforcement of Security Interest
2. Waiver and Variance Rights and Duties
3. Agreement on Standards Concerning Rights and Duties
4. Procedures to Cover Real
5. Collection and Enforcement by Secured Party
6. Application of Proceeds of Collection or Enforcement

7. Secured Parties Rights to Take Possession
8. Disposition of Collateral after Default
9. Notification before Disposition
10. Timeliness of Notification
11. Contents and Form
12. Contents and Form before Disposition
13. Application of Proceeds of Disposition
14. Explanation of Calculation of Surplus
15. Rights of Transferee of Collateral
16. Rights and Duties of Certain Secondary Obligors
17. Acceptance of Collateral in Full or Partial Satisfaction
18. Notification of Proposal to Accept Collateral
19. Effect of Acceptance
20. Rights to Redeem
21. Waiver
22. Remedies for Failure to Comply with Articles
23. Action for Deficiency or Surplus

Purpose, Construction, Valuation by Agreement	1-102(2)(c)	among the various jurisdictions
	1-102(3)	This Act
	1-102(3)	This Act
Unless Otherwise Agreed Defined	1-102(4)	under subsection (3)
Plural/Gender Defined	1-102(5)	This Act
	1-105(1)	reasonable relation to this state and also to another state or nation
Territorial Application Choice of Law	1-105(1)	the law of either this state or of such other state or nation
	1-105(1)	This Act
Lack of Agreement If One Provision Specifies Law	1-105(1)	bearing an appropriate relation to this state
	1-105(2)	Section 2-402
	1-105(2)	The article on Leases. Sections 2A-105 and 2A-106
	1-105(2)	The article on Bank Deposits and Collections. Section 4-102

	1-105(2)	The Article on Funds Transfer. Section 4A-507. Letters of Credit. Section 5-116
	1-105(2)	The Article on Bulk Sales. Section 6-103
	1-105(2)	The Article on Investment Securities. Section 8-106
	1-105(2)	The Article on Secured Transactions. Section 9-103
Agreement Defined	1-201(3)	this Act (Sections 1-205 and 2-208)
	1-201(3)	Section 1-103
Definition of Branch (Bank)	1-201(7)	separately incorporated foreign branch of a bank
Definition of Wellhead	1-201(9)	at wellhead or minehead
Definition of Conspicuous	1-201(10)	in the body of a form
Definition of Telegram	1-201(10)	in a telegram
Title Documents	1-201(15)	the person in possession
	1-201(15)	to receive, hold and dispose of the document and the goods it covers.
	1-201(15)	issued by or addressed to a bailee
	1-201(15)	goods in the bailee's possession
	1-201(17)	this Act
Holder	1-201(20)	person in possession
Medium of Exchange	1-207(24)	domestic or foreign government
	1-207(24)	an intergovernmental organization
	1-201(24)	between two or more nations
	1-201(25)(b)	received a notice or notification
Notification	1-201(26)	A person "receives" a notice or notification
	1-201(26)(b)	at the place of business through which the contract was made or at any other place
	1-201(26)(b)	the place for receipt of such communications.
	1-201(27)	notice or notification received by an organization
Notice	1-201(27)	communicating significant information to the person conducting the transaction
Definition of Party	1-201(29)	this Act
Presumptions	1-201(30)	Section 1-102

Security Interest	1-201(37)	The retention or reservation of title by a seller of goods not withstanding shipment or delivery to the buyer (Section 2-401)
	1-201(37)	a buyer of accounts or chattel paper which is subject to Article 9
	1-201(37)	under Section 2-401
	1-201(37)	complying with Article 9
	1-201(37)	Section 2-326
	1-201(37)(a)	The right to possession and use of the goods
	1-201(37)(2)(1)	deposit in the mail or deliver for transmission
	1-201(37)(2)(1)	properly addressed
	1-201(37)(2)(1)	an address specified thereon or otherwise agreed
	1-201(37)(2)(1)	any address reasonable under the circumstances
Definition of Value	1-201(44)	Sections 3-303, 4-210 and 4-211
Prima Facia Evidence	1-202-	facts stated in the document
Good Faith	1-203-	this Act
Course of Dealing	1-205(2)	regularity of observance in a place
	1-205(2)	in a written trade code or similar writing
	1-205(5)	in the place where any part of performance
Statute of Frauds	1-206(1)	in subsection of this section
Statute of Frauds Does Not Apply	1-206(2)	Subsection (1) of this section
Scope of Article	2-102	this Article
Definition of Receipt	2-103(1)(c)	“ Receipt” of goods means taking physical possession of them
Other Definitions Incorporated	2-103(2)	“Person in the position of the seller”, Section 2-707
Finance Agency	2-104(2)	persons who are in the position of the seller and buyer in respect to the goods
	2-104(2)	Section 2-707
Definition Goods	2-105(1)	other identified things attached to realty as described in this section on goods to be severed from realty (Section 2-107)
	2-106(1)	means all things, etc.
	2-106(1)	Section 2-401 subject of severance

	2-107(1)	to be removed from realty
	2-107(1)	Minerals
	2-107(1)	severed by the seller but until severance
	2-107(2)	sale apart from the land
	2-107(2)	attached to realty and capable of severance without material harm there to but not described in subsection(1)
	2-107(2)	forms part of the realty
	2-107(3)	third party rights
	2-107(3)	law relating to realty records
Formal Requirements/Statute of Fraud	2-201(3)	requirements of subsection(1)
	2-201(3)(c)	Sec. 2-606
	2-202(a)	Section 1-205
	2-202(a)	Section 2-208
Additional Terms	2-207(3)	under any other provisions of this Act
Course of Performance	2-208(2)	Section 1-205
Modification Revision and Waive	2-209(3)	this Article (Section 2-201)
	2-209(4)	requirements of subsection (2) or (3)
	2-210(5)	Section 2-609
Unconscionable Contract	2-302	as to its commercial setting
Payable in Money or Otherwise	2-304	subject to this Article
Open Price Term	2-305(4)	return any goods already received
Absence Place of Delivery	2-308(a)	The place for delivery of goods is the seller's place of business or if he has none his residence
	2-308(b)	some other place, that place is the place for their delivery
	2-308(c)	delivered through customary banking channels
Reasonable Time	2-309(1)	if not provided in (contract) article
Time Place of Payment	2-310(a)	place at which the buyer is to receive the goods even though the place of shipment is the

		place of delivery
	2-310(b)	Section 2-513
	2-310(c)	otherwise than by subsection (b)
	2-310(c)	place at which the buyer is to receive the documents regardless of where the goods are to be received
Options and Performance	2-311(1)	subsection (3) of Section 2-204
	2-311(2)	otherwise provided in subsections (1)(c) and (3) of Section 2-319
	2-311(2)	specifications or arrangements relating to shipment
Warranty of Title	2-312(1)	Subject to subsection (2)
Implied Warranty	2-314(1)	Section 2-316
	2-314(1)	Under this Section
	2-314(1)	consumed either on the premises or elsewhere is a sale
	2-314(2)(e)	adequately contained, packaged, and labeled
	2-314(3)	Section 2-316
Excuses and Modification of Warranty	2-316(1)	Section 2-202
	2-316(4)	Sections 2-718 and 2-719
Third Party Beneficiary Warranties	2-318	Alternative A- in the family or household of his buyer
FOB and FAS Terms	2-319(1)	F.O.B. (which means “free on board”) at a named place
	2-319(1)(a)	F.O.B. the place of shipment, the seller must at that place ship the goods in the manner provided in this Article (Section 2-504) and bear the expense and risk of putting them into the position of the carrier
	2-319(1)(c)	F.O.B. vessel, car or other vehicle
	2-319(1)(c)	load the goods on board
	2-319(1)(c)	F.O.B. vessel
	2-319(1)(c)	Section 2-323
	2-319(2)	F.A.S. vessel (which means “free alongside”) at a named port
	2-319(2)(a)	along side the vessel
	2-319(2)(a)	in that part or on a dock designated and provided by the buyer
	2-319(2)(b)	tender a receipt
	2-319(3)	within subsection (1)(a) or (c) or subsection (2)

	2-319(3)	F.A.S. or F.O.B. the loading berth of the vessel
	2-319(3)	under this Article (Section 2-311)
	2-319(4)	F.O.B. vessel or F.A.S.
	2-319(4)	tender
CIF and C&F Terms	2-320(1)	to the named destination
	2-320(1)	to the named destination
	2-320(2)	stated destination
	2-320(2)	C.I.F. destination
	2-320(2)(a)	into the possession of a carrier at the port for shipment
	2-320(2)(a)	to the named destination
	2-320(2)(c)	at the port of shipment
	2-320(2)(e)	tender
	2-320(3)	C. & F.
	2-320(3)	a C.I.F. term
	2-320(4)	term C.I.F. or C. & F.
Net Landed Weight Payment on Arrival	2-321(1)	tender
	2-321(2)	place of identification to the contract for sale or delivery
Delivery Ex-ship	2-322(1)	not restricted to a particular ship
	2-322(1)	delivery from a ship which has reached a place at the named port of destination where goods of the kind are usually discharged.
	2-322(2)(b)	The goods leave the ship's tackle or are otherwise properly unloaded.
Form of Bill of Lading	2-323(1)	overseas shipment
	2-323(1)	C.I.F. or C. & F. or F. O. B. vessel
	2-323(1)	goods have been loaded on board
	2-323(1)	C.I.F. or C. & F., received for shipment
	2-323(2)	within subsection (1)
	2-323(2)	sent from abroad
	2-323(2)	tender
	2-323(2)	tendered
	2-323(2)(a)	tender
2-323(2)(a)	subsection (1) of Section 2-508	

	2-323(2)(b)	sent from abroad
	2-323(2)(b)	tendering
	2-323(3)	a shipment by water or by air or a contract contemplating such shipment is “overseas”
	2-323(3)	international deep water commerce
No Arrival No Sale	2-324(a)	tender them on arrival
	2-324(b)	goods are in part lost
	2-324(b)	Section 2-613
Letters of Credit Terms	2-325(3)	where the shipment is overseas, of good international repute
	2-325(3)	does business in the seller’s financial market
Sale on Approval	2-326(2)	in buyer’s possession
	2-326(3)	goods are delivered to a person for sale
	2-326(3)	a place of business at which he deals in goods of the kind involved
	2-326(3)(c)	the Article on Secured Transactions (Article 9)
	2-326(4)	this Article (Section 2-201)
	2-326(4)	within the provisions of this Article
	2-326(4)	Section 2-202
Auctions	2-328(4)	This subsection
Passing of Title	2-401	this Article
Identification of Goods	2-401(1)	Section 2-501
Reservation of Seller	2-401(1)	goods shipped or delivered to the buyer
	2-401(1)	Subject to these provisions and to the provisions of the Article on Secured Transactions (Article 9)
Title Upon Delivery	2-401(2)	place at which the seller completes his performance with reference to the physical delivery of the goods
Not Upon Delivery	2-401(2)	title is to be delivered at a different... place
Title Upon Sending	2-401(2)(a)	send the goods to the buyer
Title Upon Delivery	2-401(2)(a)	deliver them at destination
Destination Provisions	2-401(2)(a)	place of shipment

Delivery at Destination	2-401(2)(b)	delivery at destination
Delivery is Tender	2-401(2)(b)	tender
Delivery w/o Movement	2-401(3)	delivery is to be made without moving the goods
Delivery of Documents	2-401(3)(a)	place where he delivers such documents
Place of Contracting	2-401(3)(b)	place of contracting
Rights of Sellers Creditors	2-402(1)	provided in subsections(2) and (3)
	2-402(1)	this Article (Sections 2-502 and 2-716)
	2-402(2)	retention of possession by the seller
	2-402(2)	rule of law of the state where the goods are situated
	2-402(2)	retention of possession... by a merchant-seller
	2-402(3)(a)	the Article on Secured Transactions (Article 9)
	2-402(3)(b)	delivery is made not in current course of trade
	2-402(3)(b)	law of the state where the goods are situated
Power of Transfer and Good Faith Purchaser	2-403(2)	entrusting of possession of goods to a merchant
	2-403(3)	delivery and any acquiescence in retention of possession
	2-403(4)	the Articles on Secured Transactions (Article 9), Bulk Transfers (Article 6) and Documents of Title (Article 7)
Insurance of Goods	2-501(1)	described in paragraph (c)
	2-501(3)	in this section
Buyers Rights to Goods on Sellers Insolvency	2-502(1)	Subject to subsection (2)
	2-502(1)	goods have not been shipped
	2-502(1)	tender of any portion of their price recover them from seller
Sellers Tender	2-503(1)	Tender of delivery
	2-503(1)	at the buyer's disposition
	2-503(1)	place for tender

	2-503(1)	this Article
	2-503(1)(a)	tender
	2-503(1)(a)	kept available.... to enable the buyer to take possession
	2-503(1)(b)	buyer must furnish facilities reasonably suited to the receipt of goods
	2-503(2)	within the next section
	2-503(3)	deliver at a particular destination tender
	2-503(3)	comply with subsection(1)
	2-503(3)	tender documents as described in subsections (4) and (5)
	2-503(4)	goods are in the possession of a bailee and are to be delivered without being moved.
	2-503(4)(a)	tender
	2-503(4)(b)	tender
	2-503(4)(b)	receipt by the bailee of notification of the buyer's rights
	2-503(4)(b)	tender
	2-503(5)(a)	tender
	2-503(5)(a)	this Article
	2-503(5)(a)	subsection (2) of Section 2-323
	2-503(5)(b)	tender through customary banking channels
Shipment by Seller	2-504-	at a particular destination
	2-504(a)	goods in the possession of such a carrier
	2-504(b)	tender in due form
	2-504(b)	buyer to obtain possession of the goods
Sellers Shipment Under Reservation	2-505(1)(a)	procurement of a negotiable bill of lading
	2-505(1)(b)	non-negotiable bill of lading to himself or his nominee
	2-505(1)(b)	subsection 2 of Section 2-507
	2-505(1)(b)	seller retains of the bill of lading
Sellers Tender Conditional Delivery	2-507(1)	Tender of delivery
	2-507(2)	on the delivery to the buyer
Course of Tender	2-508(1)	tender or delivery by the seller
Risk of Lose Absence Breach	2-509(1)	ship the goods by carrier
	2-509(1)(a)	at a particular destination

	2-509(1)(a)	duly delivered to the carrier
	2-509(1)(a)	Section 2-505
	2-509(1)(b)	at a particular destination
	2-509(1)(b)	duly tendered while in possession of the carrier
	2-509(1)(b)	so tendered as to enable the buyer to take delivery
	2-509(2)	The goods are held by a bailee to be delivered without being moved
	2-509(2)(a)	on his receipt of a negotiable document of title covering the goods
	2-509(2) (b)	on acknowledgement by the bailee of the buyer's right to possession of the goods
	2-509(2)(c)	his receipt of a non-negotiable document of title or other written direction to deliver, as provided in subsection (4)(b) of Section 2-503
	2-509(3)	not within subsection (1) or (2)
	2-509(3)	on his receipt of the goods
	2-509(3)	tender of delivery
	2-509(4)	this Article
	2-509(4)	Section 2-327
	2-509(4)	Section 2-510
Effect of Breach on Risk of Loss	2-510(1)	tender or delivery of goods
	2-510(2)	where the buyer rightfully revokes acceptance
	2-510(3)	where the buyer as to conforming goods already identified to the contract for sale repudiates or is otherwise in breach before risk of loss has passed to him
Tender of Payment with Check	2-511(1)	tender and complete any delivery
	2-511(3)	Section 3-802
Payment Before Inspection	2-512(1)(b)	tender of the required documents
	2-512(1)(b)	under the provision of this Act (Section 5-114)
	2-512(2)	pursuant to subsection (1)
Buyers Right to Inspect Goods	2-513(1)	subject to subsection (3), where goods are tendered or delivered or identified to the contract for sale
	2-513(1)	at any reasonable place
	2-513(1)	seller is required or authorized to send the goods to the

		buyer
	2-513(3)	this Article on C.I.F. contracts (subsection (3) of Section 2-321)
	2-513(3)(a)	C.O.D.
	2-513(3)(b)	goods are to become available for inspection
	2-513(4)	a place.... of inspection fixed by the parties
	2-513(4)	the place for delivery or for passing the risk of loss
	2-513(4)	the place.... was clearly intended as an indispensable condition failure of which avoids the contract
Documents Delivered upon Acceptance	2-514	delivered to the drawee on acceptance of the draft
Presenting Evidence	2-515(a)	in the possession or control of the other
Buyers Rights on Improper Delivery	2-601	Subject to the provisions of this Article
	2-601	Section 2-612
	2-601	Sections 2-718 and 2-719
	2-601	tender of delivery
Rightful Rejection	2-602(1)	delivery or tender
	2-602(2)	Section 2-603 and 2-604
	2-602(2)(b)	buyer has before rejection taken physical possession of the goods
	2-602(2)(b)	under the provisions of this Article (subsection (3) of Section 2-711)
	2-602(2)(b)	hold them with reasonable care at the seller's disposition
Merchants Duties to Reject	2-603(1)	place of business at the market of rejection
	2-603(3)	In complying with this section
Buyers Option to Salvage	2-604	Subject to the provisions of the immediately preceding section
	2-604	2-604- buyer may store the rejected goods for the seller's account or reship them to him or resell them for the seller's account
	2-604	as provided in the preceding section
Acceptance	2-606(1)(a)	reasonable opportunity to inspect the goods
	2-606(1)(b)	subsection (1) of Section 2-602
	2-606(1)(b)	buyer has had a reasonable opportunity to inspect them

Effect of Acceptance	2-607(1)	buyer.... goods accepted
	2-607(2)	Acceptance of goods by the buyer
	2-607(3)	Where a tender has been accepted
	2-607(3)(b)	subsection (3) of Section 2-312
	2-607(5)(b)	subsection (3) of Section 2-312
	2-607(6)	provisions of subsections (3), (4), and (5)
	2-607(6)	subsection (3) of Section 2-312
Revocation of Acceptance	2-608(1)	buyer may revoke his acceptance
	2-608(2)	Revocation of acceptance
	2-608(3)	A buyer who so revokes has the same right and duties
Assurance of Performance	2-609(3)	Acceptance of any improper delivery or payment
Anticipatory Repudiation	2-610(b)	Section 2-703 or Section 2-711
	2-610(c)	Section 2-704
Retraction of Anticipatory Repudiation	2-611(1)	materially changed his position
	2-611(2)	this Article (Section 2-609)
Installment Contracts	2-612(1)	The delivery of goods in separate lots to be separately accepted
	2-612(2)	does not fall within subsection (3)
Casualty to Identified Goods	2-613-	Section 2-324
	2-613(b)	buyer may nevertheless demand inspection
Substitute Performance	2-614(1)	Where without the fault of either party the agreed berthing, loading, or unloading facilities fail or an agreed type of carrier becomes unavailable or the agreed manner of delivery otherwise becomes commercially impracticable but a commercially reasonable substitute is available, such substitute performance must be tendered and accepted
	2-614(2)	seller may withhold or stop delivery
	2-614(2)	If delivery has already been taken
Presupposed Condition	2-615(a)	complies with paragraphs (b) and (c)
	2-615(b)	mentioned in paragraph (a)
	2-615(b)	allocate production and deliveries among his customers
	2-615(c)	non-delivery

	2-615(c)	allocation is required under paragraph (b)
Notice of Excuse	2-616(1)	under the provisions of this Article
	2-616(1)	Section 2-612
	2-616(3)	under the preceding section
Sellers Remedies on Buyers Insolvency	2-702(1)	all goods theretofore delivered under the contract, and stop delivery under this Article (Section 2-705)
	2-702(2)	Where the seller discovers that the buyer has received goods on credit while insolvent he may reclaim the goods upon demand within ten days after the receipt
	2-702(3)	under subsection(2)
	2-702(3)	under this Article (Section 2-403)
Sellers Remedies in General	2-703	Where the buyer wrongfully rejects or revokes acceptance of goods or fails to make a payment due on or before delivery or repudiates with respect to a part or the whole
	2-703	Section 2-612
	2-703(a)	withhold delivery of such goods
	2-703(b)	stop delivery by any bailee as hereinafter provided (Section 2-705)
	2-703(c)	under the next section
	2-703(d)	resell and recover damages as hereinafter provided (Section 2-706)
	2-703(e)	Section 2-708
	2-703(e)	Section 2-709
Sellers Rights to Identified Goods	2-704(1)	under the preceding section
	2-704(1)	they are in his possession or control
	2-704(2)	resell for scrap or salvage value
Stoppage in Transit	2-705(1)	in the possession of a carrier or other bailee
	2-705(1)	Section 2-702
	2-705(1)	carload, truckload, planeload or larger shipments of express or freight
	2-705(2)(a)	receipt of the goods by the buyer
	2-705(2)(b)	The bailee holds the goods for the buyer
	2-705(3)(a)	enable the bailee by reasonable diligence to prevent delivery of the goods
	2-705(3)(b)	bailee must hold and deliver the goods

Sellers Resale	2-706(1)	Under the conditions stated in Section 2-703
	2-706(1)	under the provisions of this Article (Section 2-710)
	2-706(2)	otherwise provided in subsection (3)
	2-706(2)	at public or private sale
	2-706(2)	at any.... Place
	2-706(2)	place.... must be commercially reasonable
	2-706(3)	Where the resale is at private sale
	2-706(4)	Where the resale is at public sale
	2-706(4)(a)	public sale
	2-706(4)(b)	at a usual place or market for public sale if one is reasonably available
	2-706(4)(b)	reasonable notice of the.... place of the resale
	2-706(4)(c)	goods are not to be within the view of those attending the sale
	2-706(4)(c)	must state the place where the goods are located
	2-706(5)	purchaser who buys in good faith at a resale
	2-706(6)	Section 2-707
	2-706(6)	as herein defined (subsection (3) of Section 2-711)
Person in Position of Seller	2-707(1)	A “person in the position of a seller”
	2-707(2)	A person in the position of a seller may as provided in this Article withhold or stop delivery (Section 2-705)
	2-707(2)	Section 2-706
	2-707(2)	Section 2-710
Sellers Damages for Non-Acceptance	2-708(1)	Subject to subsection (2) and to the provisions of this Article
	2-708(1)	Section 2-723
	2-708(1)	at the.... place for tender
	2-708(1)	provided in this Article (Section 2-710)
	2-708(2)	provided in subsection (1)
	2-708(2)	put the seller in as good a position
	2-708(2)	provided in this Article (Section 2-710)
Action for Price	2-709(a)	of goods accepted or of conforming goods lost or damaged
	2-709(b)	seller is unable after reasonable effort to resell them
	2-709(2)	seller.... must hold for the buyer.... still in his control

	2-709(3)	buyer has wrongfully rejected or revoked acceptance of the goods
	2-709(3)	Section 2-610
	2-709(3)	under this section
Sellers Incidental Damage	2-710	stopping delivery, in the transportation, care and custody of goods after the buyer's breach
	2-710	return or resale of the goods
Buyers Remedies	2-711(1)	seller fails to make delivery or repudiates or the buyer rightfully rejects or justifiably revokes acceptance
	2-711(1)	Section 2-612
	2-711(1)(a)	under the next section
	2-711(1)(b)	as provided in this Article (Section 2-713)
	2-711(2)(a)	seller fails to deliver
	2-711(2)(a)	as provided in this Article (Section 2-502)
	2-711(2)(b)	replevy the goods as provided in this Article (Section 2-716)
	2-711(3)	On rightful rejection or justifiable revocation of acceptance
	2-711(3)	goods in his possession or control
	2-711(3)	inspection, receipt, transportation, care and custody and may hold such goods and resell them in a like manner as an aggrieved seller (Section 2-706)
Cover/Substitute Goods	2-712(2)	as hereinafter defined (Section 2-715)
	2-712(3)	within this section
Buyers Damages for Non-Delivery	2-713(1)	Subject to provisions of this Article
	2-713(1)	Section 2-723
	2-713(1)	provided in this Article (Section 2-715)
	2-713(2)	the place of tender
	2-713(2)	rejection after arrival or revocation of acceptance, as the place of arrival
Buyers Damages for Accepted Goods	2-714(1)	The buyer has accepted the goods
	2-714(1)	subsection (3) of Section 2-607
	2-714(1)	tender
	2-714(2)	place of acceptance

	2-714(3)	under the next section
Buyers Incidental	2-715(1)	inspection, receipt, transportation and care and custody of goods rightfully rejected
Buyers Right to Specific Performance	2-716(3)	goods have been shipped under reservation
	2-716(3)	tendered
Liquidated Damages	2-718(2)	the seller justifiably withholds delivery of goods
	2-718(2)(a)	in accordance with subsection (1)
	2-718(3)	under subsection (2)
	2-718(3)(a)	under the provisions of this Article other than subsection (1)
	2-718(4)	seller has received payment in goods
	2-718(4)	for the purposes of subsection (2)
	2-718(4)	before reselling goods
	2-718(4)	subject to the conditions laid down in this Article
	2-718(4)	Section 2-706
Contract Modifications	2-719(1)	Subject to the provisions of subsection (2) and (3) of this section and of the preceding section on liquidation and limitation of damages
	2-719(1)(a)	provided in this Article
	2-719(1)(a)	under this Article
	2-719(1)(a)	return of the goods
	2-719(2)	as provided in this Act
	2-719(3)	injury to the person
Remedy for Fraud	2-721	under this Article
	2-721	rejection or return of the goods
Proof of Market Price	2-723(1)	comes to trial
	2-723(1)	Section 2-708 or Section 2-713
	2-723(2)	places described in this Article
	2-723(2)	at any other place which in commercial judgment or under usage of trade would serve as a reasonable substitute for the one described
	2-723(2)	transporting the goods to or from such other place
	2-723(3)	place other than the one described in this Article
	2-723(3)	given the other party such notice
Admissibility	2-724-	goods regularly bought and sold in any established commodity market

	2-724-	in official publications or trade journals or in newspapers or periodicals of general circulation
Statute of Limitations	2-725(2)	tender of delivery
	2-725(3)	limited by subsection (1)
	2-725(4)	This section
Scope	2A-102	application regardless of form
Finance Lease	2A-103(1)(g)(ii)	The lessor acquires the goods
When a Lease Occurs	2A-103(1)(g)(iii)(A)	The lessee receives a copy of the contract
	2A-103(1)(g)(iii)(B)	The lessor acquired the goods
	2A-103(1)(g)(iii)(C)	promises and warranties, and any disclaimer warranties, limitations or modifications of remedies, or liquidated damages.... provided to the lessor
	2A-103(1)(g)(iii)(C)	The lessor acquired the goods
	2A-103(1)(g)(iii)(D)	informs the lessee in writing
	2A-103(1)(g)(iii)(D)	directed the lessor to acquire the goods
	2A-103(1)(g)(iii)(D)	under this Article
	2A-103(1)(g)(iii)(D)	provided to the lessor by the person supplying the goods
	2A-103(1)(g)(iii)(D)	receive an accurate and complete statement
Leased Goods	2A-103(1)(h)	
Installment Lease Contract	2A-103(1)(i)	delivery of the goods in separate lots to be separately accepted
Lease Agreement	2A-103(1)(k)	as provided in this Article
Lease Contract	2A-103(1)(l)	as affected by this Article
Construction	2A-103(4)	definitions incorporated
Leases Subject to Other Laws	2A-104(1)	although subject to this Article subject to state law
	2A-104(1)(b)	certificate of title statute of another jurisdiction (Section 2A-105)
	2A-104(1)(c)	consumer protection statute of this State
	2A-104(1)(c)	court of this State
Conflicts of Law	2A-104(2)	this Article
	2A-104(2)	other than Sections 2A-105, 2A-304 (3), and 2A-305

		(3), the statute controls
	2A-104(2)	referred to in subsection (1)
	2A-104(2)	under subsection (1) or (2)
Unconscionability	2A-108(4)(a)	under subsection (1) or (2) - award of attorney's fees
	2A-108(4)(c)	under subsections (1) and (2) - U.C.C. damages not controlling
Statute of Frauds	2A-201(2)	satisfies subsection (1)(b) - any description
	2A-201(3)	under subsection (1)(b) - writing not insufficient
	2A-201(4)	the requirements of subsection (1) - lease still enforceable when
	2A-201(4)(b)	under this provision - admission
	2A-201(4)(c)	goods that have been received and accepted by the lessee
	2A-201(5)	in subsection 4 - separate writing
Firm Offer	2A-205	lease goods to or from another person
Course of Performance	2A-207(2)	the express terms of a lease agreement
	2A-207(3)	Subject to the provisions of Section 2A-208
Modification/Waiver	2A-208(3)	the requirements of subsection (2) - waiver
Beneficiary of Supply Contract	2A-209(2)	Section 2A-209 (1)
	2A-209(4)	under subsection (1)
Warranties Against Interference	2A-211(1)	in a lease contract
	2A-211(2)	in a finance lease
Implied Warranty of Merchantability	2A-212(1)	in a finance lease
	2A-212(2)(a)	under the description in the lease agreement
	2A-212(2)(b)	within the description
	2A-212(2)(e)	are adequately contained, packaged, and labeled as the lease agreement may require
Implied Warranty of Fitness of Purpose	2A-213	in a finance lease
	2A-213	in the lease contract
Exclusion or Modification of	2A-214(1)	subject to the provisions of Section 2A-202

Warranty		
	2A-214(2)	Subject to subsection (3)
	2A-214(2)	Subject to subsection (3)
	2A-214(3)	Notwithstanding subsection (2), but subject to subsection (4)
	2A-214-(4)	Section 2A-211
Third Party Beneficiary Warranty	2A-216	Alternative A- under this Article
	2A-216	Alternative A- in the family or household of the lessee or who is a guest in the lessee's home
	2A-216	Alternative A- This Section
	2A-216	Alternative B- under this Article
	2A-216	Alternative B- This Section
	2A-216	Alternative B- this Section
	2A-216	Alternative C- under this Article
	2A-216	Alternative C- this Section
Risk of Loss	2A-219(1)	in the case of a finance lease
	2A-219(2)	Subject to the provisions of this Article - default
	2A-219(2)	Section 2A-220 - default
	2A-219(2)(a)(i)	does not require delivery at a particular destination
	2A-219(2)(a)(ii)	it does require delivery at a particular destination and the goods are there duly tendered while in the possession of the carrier
	2A-219(2)(a)(ii)	the goods are there duly so tendered as to enable the lessee to take delivery
	2A-219(2)(b)	the goods are held by a bailee to be delivered without being moved
	2A-219(2)(c)	not within subsection (a) or (b)
	2A-219(2)(c)	on the lessee's receipt of the goods
	2A-219(2)(c)	on tender of delivery
Title and Possession of Goods	2A-302	otherwise provided in this Article, each provision of this Article applies
	2A-302	whether the lessor, the lessee, or a third party has possession of the goods
	2A-302	possession or the absence of possession
Alienability of Lease	2A-303(1)	subject to Article 9, Secured Transactions, by reason of Section 9-102 (1)(b)
	2A-303(2)	Except as provided in subsections (3) and (4), a provision in a lease agreement

	2A-303(2)	provided in subsection (5)
	2A-303(3)	A provision in a lease agreement
	2A-303(3)	under the lease contract
	2A-303(3)	in violation of the provision
	2A-303(3)	under the lease contract
	2A-303(3)	within the purview of subsection (5)
	2A-303(4)	A provision in a lease agreement
	2A-303(4)	within the purview of subsection (5)
	2A-303(5)	Subject to subsections (3) and (4)
	2A-303(5)(a)	under a lease agreement
	2A-303(5)(a)	described in Section 2A-501 (2)
	2A-303(5)(b)	if paragraph (a)
	2A-303(5)(b)	in the lease contract
	2A-303(5)(b)	a court having jurisdiction
	2A-303(6)	under the lease
	2A-303(6)	The other party to the lease contract
	2A-303(8)	In a consumer lease
	2A-303(8)	under the lease contract
Subsequent Lease of Goods	2A-304(1)	Subject to Section 2A-303
	2A-304(1)	Section 2A- 527(4)
	2A-304(1)	subject to the existing lease agreement
	2A-304(1)	set forth in the preceding sentence
	2A-304(2)	of the existing lease contract
	2A-304(3)	subject to an existing lease contract
	2A-304(3)	under a statute of this State or of another jurisdiction
	2A-304(3)	By this Section and by the certificate of title statute
Priority of Liens	2a -307(1)	Except as otherwise provided in Section 2A-306
	2A-307(1)	subject to the lease contract
	2A-307(2)	otherwise provided in subsections(3) and (4) and in Section 2A-306 and 2A-308
	2A-307(2)	subject to the lease contract
	2A-307(2)(c)	Section 9-303
	2A-307(3)	Section 9-303
Creditors Rights	2A-308(1)	a lessor in possession of goods subject to a lease contract
	2A-308(1)	retention of possession by the lessor
	2A-308(1)	under any statute or rule of law

	2A-308(1)	retention of possession
	2A-308(2)	Nothing in this Article
	2A-308(2)(b)	under any statute or rule of law apart from this Article
	2A-308(3)	retention of possession by the seller
	2A-308(3)	under any statute or rule of law
	2A-308(3)	retention of possession of the goods pursuant to a lease contract
Irrevocable Promises and Finance Leases	2A-407(1)	under the lease contract
	2A-407(1)	upon the lessee's acceptance of the goods
	2A-407(2)	under subsection (1)
	2A-407(3)	This section
	2A-407(3)	under any other law of a covenant in any lease contract
Default Procedures	2A-503(1)	otherwise provided in this Article, the lease agreement may include rights and remedies for default
	2A-503(1)	those provided in this Article
Modification or Impairment of Rights	2A-503(1)	under this Article
	2A-503(2)	provided under this Article or in the lease agreement
	2A-503(2)	as provided in this Article
	2A-503(3)	under Section 2A-504
	2A-503(4)	not impaired by this Article
Liquidated Damages	2A-504(2)	the lease agreement provides for liquidation of damages
	2A-504(2)	does not comply with subsection (1)
	2A-504(2)	in this Article
	2A-504(3)	The lessor justifiably withholds or stops delivery of goods
	2A-504(3)	Section 2A-525 or 2A-526
	2A-504(3)(a)	in accordance with subsection (1)
	2A-504(4)	under subsection (3)
	2A-504(4)(a)	under the provisions of this Article other than subsection (1)
Proof of Market Rent at Time and Place	2A-507(1)	Section 2A-519 or 2A-528
	2A-507(1)	specified in Sections 2A-519 and 2A-528
	2A-507(2)	places described in this Article
	2A-507(2)	at any other place

	2A-507(2)	to or from the other place
	2A-507(3)	prevailing at a... place
	2A-507(3)	described in this Article
	2A-507(3)	given the other party notice
	2A-507(4)	in any established market
	2A-507(4)	in official publications or trade journals or in newspapers or periodicals of general circulation
Lessee's Remedies	2A-508(1)	Section 2A-509
	2A-508(1)	Section 2A-402
	2A-508(1)	lessee rightfully rejects the goods (Section 2A-509) or justifiably revokes acceptance of the goods (Section 2A-517)
	2A-508(1)	under an installment lease contact
	2A-508(1)	Section 2A-510
	2A-508(1)	under the lease contract
	2A-508(1)(a)	Section 2A-505 (1)
	2A-508(1)(c)	Sections 2A-518 and 2A-520
	2A-508(1)(c)	Sections 2A-519 and 2A-520
	2A-508(1)(d)	provided in the lease contract
	2A-508(2)	The lessee may
	2A-508(2)(a)	recover them (Section 2A-522)
	2A-508(2)(b)	specific performance or replevy the goods (Section 2A-521)
	2A-508(3)	under a lease contract
	2A-508(3)	provided in the lease contract
	2A-508(3)	Section 2A-519 (3)
	2A-508(4)	Section 2A-519 (4)
	2A-508(5)	On rightful rejection or justifiable revocation of acceptance, a lessee
	2A-508(5)	in the lessee's possession or control
	2A-508(5)	subject to Section 2A-527 (5)
	2A-508(6)	Subject to the provisions of Section 2A-407
	2A-508(6)	under the same lease contract
Lessee's Rights on Improper Delivery	2A-509(1)	Subject to the provisions of Section 2A-510
	2A-509(1)	in installment lease contracts
	2A-509(1)	the tender or delivery
	2A-509(1)	lessee may reject or accept the goods or accept any

		commercial unit or units and reject the rest of the goods
	2A-509(1)	2A-509(2) tender or delivery of the goods
	2A-509(1)	Under an installment lease contract
Installment Lease Rejection	2A-510(1)	within subsection (2)
Lessee's Rightful Rejection	2A-511(1)	Section 2A-508 (5)
	2A-511(1)	place of business at the market of rejection, a merchant lease, after rejection of goods in his [or her] possession or control
	2A-511(1)	instructions received from the lessor
	2A-511(2)	subsection (1)
	2A-511(2)	Section 2A-512
	2A-511(3)	In complying with this section or Section 2A-512
	2A-511(4)	pursuant to this section or Section 2A-512
	2A-511(4)	comply with one or more requirements of this Article
Lessee's Duties to Rightful Rejection of Goods	2A-512(1)	Section 2A-511
	2A-512(1)	Section 2A-508 (5)
	2A-512(1)(a)	goods in lessee's possession
	2A-512(1)(a)	at the lessor's or supplier's disposition
	2A-512(1)(b)	The lessee may store the rejected goods
	2A-512(1)(b)	ship them to the lessor or supplier or dispose of them
	2A-512(1)(b)	Section 2A-511
	2A-512(2)	pursuant to subsection (1)
Cure of Improper Tender	2A-513(41)	tender or delivery
	2A-513(2)	a nonconforming tender
	2A-513(2)	a conforming tender if he [or she] seasonably notifies the lessee
Acceptance of Goods	2A-515(1)	the lessee has had a reasonable opportunity to inspect the goods
	2A-515(1)(b)	Section 2A-509 (2)
Revocation of Accepted Goods	2A-517(2)	under the lease contract

	2A-517(3)	lessee may revoke acceptance
	2A-517(4)	Revocation of acceptance
	2A-517(5)	A lessee who so revokes
Cover	2A-518(1)	under the lease contract
	2A-518(1)	described in Section 2A-508 (1)
	2A-518(2)	damages liquidated in the lease agreement (Section 2A-504)
	2A-518(2)	Sections 1-102 (3) and 2A-503
	2A-518(2)	under the new lease agreement
	2A-518(3)	under subsection (2)
	2A-518(3)	Section 2A-519 governs
Lessee's Damages for Non Delivery or Repudiation	2A-519(1)	damages liquidated in the lease agreement (Section 2A-504)
	2A-519(1)	Sections 1-102 (3) and 2A-503
	2A-519(1)	Section 2A-518 (2)
	2A-519(2)	The place for tender or, in cases of rejection after arrival or revocation of acceptance, as of the place of arrival
	2A-519(3)	The lessee has accepted the goods
	2A-519(3)	Section 2A-516 (3)
	2A-519(3)	non-conforming tender or delivery
	2A-519(4)	place of acceptance
Specific Performance	2A-520(1)	inspection, receipt, transportation, and care and custody of goods rightfully rejected or goods the acceptance of which is justifiably revoked
Incidental and Consequential Damage	2A-521(3)	goods identified to the lease contract
	2A-522(1)	Subject to subsection (2)
	2A-522(1)	Section 2A-217
	2A-522(1)	a tender of any unpaid portion of the rent
	2A-522(1)	under the lease contract
	2A-522(1)	receipt of the first installment of rent
	2A-522(2)	goods identified to a lease contract only if they conform to the lease contract
Lessor's Remedies	2A-523(1)	lessee wrongfully rejects or revokes acceptance of the goods
	2A-523(1)	under an installment lease contract
	2A-523(1)	Section 2A-510

	2A-523(1)	under the lease contract
	2A-523(1)(a)	Section 2A-505 (1)
	2A-523(1)(b)	goods not identified to the lease contract (Section 2A-524)
	2A-523(1)(c)	withhold delivery of the goods and take possession of goods previously delivered (Section 2A-525)
	2A-523(1)(d)	stop delivery of the goods by any bailee (Section 2A-526)
	2A-523(1)(e)	Section 2A-527
	2A-523(1)(e)	retain the goods
	2A-523(1)(e)	Section 2A-528
	2A-523(1)(e)	recover rent (Section 2A-529)
	2A-523(2)	under subsection (1)
	2A-523(3)	under a lease contract
	2A-523(3)	provided in the lease contract
	2A-523(3)	unless otherwise provided in the lease contract
	2A-523(3)(a)	provided in subsections (1) or (2)
	2A-523(3)(b)	provided in subsection (2)
Lessor's Rights to Identified Goods	2A-524(1)	Section 2A-523 (1) or a-523 (3)(a)
	2A-524(1)(a)	identify to the lease contract
	2A-524(1)(a)	in the lessor's or the supplier's possession or control
	2A-524(1)(b)	dispose of goods (Section 2A-527(1)).... intended for the particular lease contract
	2A-524(2)	lessor or supplier may either complete manufacture.... or cease manufacture
Lessor's Rights to Possession of Goods	2A-525(1)	the lessor may refuse to deliver the goods
	2A-525(2)	under the lease contract of the type in Section 2A-523 (1) or 2A-523 (3)(a)
	2A-525(2)	require the lessee to assemble the goods and make them available to the lessor at a place to be designated by the lessor which is reasonably convenient to both parties, without removal, the lessor
	2A-525(2)	may dispose of goods in the lessee's premises (Section 2A-527)
	2A-525(3)	under subsection (2)
Stoppage of Delivery	2A-526(1)	A lessor may stop delivery of goods in the possession of a carrier or other bailee
	2A-526(1)	may stop delivery of carload, truckload, planeload, or

		larger shipments of express or freight
	2A-526(1)	lessor has right to withhold or take possession of the goods
	2A-526(2)	under subsection (1), the lessor may stop delivery
	2A-526(2)(a)	receipt of the goods by the lessee
	2A-526(2)(b)	bailee holds the goods for the lessee
	2A-526(3)(a)	To stop delivery, a lessor
	2A-526(3)(b)	bailee shall hold and deliver the goods according to the directions of the lessor
Lessor's Rights to Dispose of Goods	2A-527(1)	under the lease contract of the type described in Section 2A-523 (1) or 2A-523 (3)(a)
	2A-527(1)	the lessor refuses to deliver or takes possession of goods (Section 2A-525 or 2A-526)
	2A-527(1)	lessor may dispose of the goods
	2A-527(2)	damages liquidated in the lease agreement (Section 2A-504)
	2A-527(2)	Sections 1-102 (3) and 2A-503
	2A-527(2)	under the new lease agreement
	2A-527(2)	Section 2A-530
	2A-527(3)	under subsection (2)
	2A-527(3)	Section 2A-528 governs
	2A-527(4)	one or more of the requirements of this Article
	2A-527(5)	A lessee who has rightfully rejected or justifiably revoked acceptance
	2A-527(5)	Section 2A-508 (5)
Lessor's Damages Non-Accepted	2A-528(1)	damages liquidated in the lease agreement (Section 2A-504)
	2A-528(1)	Sections 1-102 (3) and 2A-503
	2A-528(1)	under Section 2A-527(2)
	2A-528(1)	of the type described in Section 2A-523 (1) or 2A-523 (3)(a)
	2A-528(1)	The lessee has never taken possession of the goods, or, if the lessee has taken possession of the goods
	2A-528(1)	the lessor repossess the goods
	2A-528(1)	The lessee makes a tender of the goods to the lessor
	2A-528(1)	at the place where the goods are located
	2A-528(1)	under Section 2A-530
	2A-528(2)	provided in subsection (1)

	2A-528(2)	under Section 2A-530
Lessor's Action for Rent	2A-529(1)	under the lease contract of the type described in Section 2A-523 (1) or 2A-523 (3)(a)
	2A-529(1)	complies with subsection 2
	2A-529 (1)(a)	goods accepted by the lessee and not repossessed by or tendered to the lessor
	2A-529(1)(a)	Section 2A-219
	2A-529(1)(a)	under Section 2A-530
	2A-529(1)(b)	goods identified to the lease contract
	2A-529(1)(b)	under Section 2A-530
	2A-529(2)	in subsection (3), the lessor shall hold for the lessee
	2A-529(2)	any goods that have been identified to the lease contract and are in the lessor's control
	2A-529(3)	pursuant to subsection (1)
	2A-529(3)	governed by Section 2A-527 or Section 2A-528
	2A-529(3)	pursuant to Section 2A-527 or 2A-528
	2A-529(4)	pursuant to subsection (1)
	2A-529(4)	entitles the lessee to the use and possession of the goods not then disposed of
	2A-529(5)	under the lease contract of the type described in Section 2A-523 (1) or Section 2A-523(3)(a)
	2A-529(5)	under this Section
	2A-529(5)	under Section 2A-527 or Section 2A-528
Lessor's Incidental Damages	2A-530	stopping delivery, in the transportation, care and custody of goods
	2A-530	in connection with return.... of the goods
Subject Matter	3-102(a)	It does not apply to.... governed by Article 4A.
	3-102(a)	under Section 8-102(1)(a) is subject to Article 8 and this Article
Conflicts of Law	3-102(b)	the provisions of this Article and those of Article 4, Article 8, or Article 9, the provisions of Article 4, Article 8, and Article 9 prevail over those of this Article
	3-102(c)	any inconsistent provision of this Article(w/Regulatory Boards)
Definitions	3-103(a)(6)	may be addressed to any person, including the person giving the instruction, or to one or more persons jointly or in the alternative but not in succession
	3-103(a)(7)	prevailing in the area in which that person is located
	3-103(a)(7)	not disapproved by this Article or Article 4

	3-103(a)(10)	Section 1-201(8)
	3-103(a)(11)	payable to an identified person other than the purchaser
Negotiable Instruments	3-104(a)(1)	first comes into possession of a holder
	3-104(c)	all of the requirements of subsection (a) except subparagraph (1)
	3-104(c)	in subsection (f)
	3-104(d)	Notwithstanding subsection (a)
	3-104(d)	first comes into possession of a holder
	3-104(d)	governed by this Article
	3-104(f)	described on its face
	3-104(h)	payable at or through a bank
	3-104(i)	payable at or through a bank
	3-104(i)	a countersignature by a person whose specimen signature appears on the instrument
	3-104(j)	containing an acknowledgement by a bank that a sum of money has been received by the bank, and a promise by the bank to repay the sum of money
Issuance	3-105(b)	Section 3-115
Unconditional Promise or Order	3-106(a)	Except as provided in subsections (b) and (c), for the purposes of Section 3-104(a)
	3-106(a)	subject to or governed by another writing
	3-106(a)	stated in another writing
	3-106(b)	reference to another writing
	3-106(c)	a countersignature by a person whose specimen signature appears on the promise or order
	3-106(c)	for the purpose of Section 3-104(a)
	3-106(c)	specimen signature appears on the instrument
	3-106(c)	transferee of the instrument
	3-106(d)	a promise or order.... first comes into possession of a holder contains a statement
	3-106(d)	for the purposes of Section 3-104(a)
Payable in Foreign Currency	3-107-	at the place of payment
Payable on Demand or Time	3-108(a)	payable on demand or at sight
	3-108(c)	payable upon demand
	3-108(c)	payable on demand

	3-108(c)	demand for payment
Payable to Bearer or Order	3-109(a)(1)	the person in possession of the promise or order
	3-109(a)(3)	not payable to an identified person
	3-109(b)	payable(i) to the order of an identified person or (ii) to an identified person or order
	3-109(b)	payable to order is payable to the identified person
	3-109(c)	payable to bearer
	3-109(c)	payable to an identified person
	3-109(c)	as stated in Section 3-205(a)
	3-109(c)	payable to an identified person
	3-109(c)	payable to bearer
	3-109(c)	as stated in Section 3-205(b)
Identification of Person	3-110(a)	payable to the person intended by the signer
	3-110(a)	person is identified in the instrument by a name or other identification that is not of that of the intended person
	3-110(c)	identified in any way including by name, identifying number, office, or account number
	3-110(c)(1)	payable to an account
	3-110(c)(1)	payable to the person to whom the account is payable
	3-110(c)(1)	payable to an account identified by number
	3-110(c)(2)	an instrument is payable to:
	3-110(c)(2)(i)	a trust, estate, or person described as trustee or representative of a trust or estate
	3-110(c)(2)(ii)	payable to either the represented person, the representative, or a successor of the representative
	3-110(c)(2)(iii)	payable to a representative of the members of the fund or organization
	3-110(c)(2)(iv)	an office or to a person described as holding an office, the instrument is payable to the named person, the incumbent of the office, or a successor to the incumbent
	3-110(d)	payable to two or more persons alternatively
	3-110(d)	any of them in possession of the instrument
	3-110(d)	payable to two or more persons not alternatively
	3-110(d)	payable to two or more persons
3-110(d)	payable to the persons alternatively	
3-110(d)	payable to the persons alternatively	
Place of	3-111-	payable at the place of payment stated in the

Payment		instrument. If no place of payment is stated, an instrument is payable at the address of the drawee or maker stated in the instrument. If no address is stated, the place of payment is the place of business of the drawee or maker. If a drawee or maker has more than one place of business, the place of payment is any place of business of the drawee or maker chosen by the person entitled to enforce the instrument.
	3-111-	the place of payment is the residence of the drawee or maker
Interest	3-112(a)	otherwise provided in the instrument
	3-112(b)	stated in an instrument
	3-112(b)	stated or described in the instrument
	3-112(b)	information not contained in the instrument
	3-112(b)	the place of payment of the instrument
Date of Instrument	3-113(a)	Except as provided in Section 4-401(3)
	3-113(b)	it first comes into possession of a holder
Contradictory Terms	3-114-	instrument contains contradictory terms
Incomplete Instrument	3-115(a)	the contents of which show at the time of signing that it is incomplete
	3-115(b)	Subject to subsection (c)
	3-115(b)	under Section 3-104
	3-115(b)	under Section 3-104
	3-115(b)	the requirements of Section 3-104
	3-115(b)	the instrument may be enforced according to its terms
	3-115(c)	to an incomplete instrument
	3-115(c)	governed by Section 3-407
	3-115(d)	to an incomplete instrument
Joint and Several Liability - Contribution	3-116(a)	otherwise provided in the instrument
	3-116(b)	Except as provided in Section 3-417(e)
	3-116(b)	in accordance with applicable law
	3-116(c)	under subsection (b)
Other Agreements	3-117	Subject to applicable law regarding exclusion of proof of contemporaneous or prior agreements
	3-117	by a separate agreement
	3-117	under this Section

Statute of Limitations	3-118(a)	Except as provided in subsection (e)
	3-118(a)	payment date or dates stated in the note
	3-118(b)	Except as provided in subsection (d) or (e)
	3-118(b)	demand for payment is made to the maker of a note payable on demand
	3-118(b)	no demand for payment is made to the maker
	3-118(c)	Except as provided in subsection (d)
	3-118(d)	demand for payment is made to the acceptor or issuer
	3-118(e)	demand for payment is made to the maker
	3-118(f)	This subsection
	3-118(f)	the payment date or dates in the draft or acceptance
	3-118(g)	Unless governed by other law regarding claims for indemnity or contribution
	3-118(g)	under this Article and not governed by this Section
Notice of Right to Defend Action	3-119	pursuant to this Article or Article 4, the defendant may give the third person written notice of the litigation
	3-119	the person notified may then give similar notice to any other person who is answerable over
	3-119	receipt of the notice the person notified does come in and defend
Negotiation	3-201(a)	transfer of possession...of an instrument to a person who thereby becomes its holder in possession is obtained from a person other than the issuer of the instrument
	3-201(b)	negotiation by a remitter
	3-201(b)	payable to an identified person
	3-201(b)	transfer of possession of the instrument
	3-201(b)	payable to bearer
	3-201(b)	transfer of possession alone
Negotiation Subject to Recession	3-202(a)	Negotiation
	3-202(b)	negotiation
Transfer of Instrument	3-203(a)	delivered by a person other than its issuer
	3-203(a)	giving to the person receiving delivery
	3-203(b)	negotiation
	3-203(c)	negotiation
	3-203(d)	negotiation

	3-203(d)	under this Article
Indorsement	3-204(a)	the place of the signature
	3-204(a)	a paper affixed to the instrument is a part of the instrument
	3-204(d)	payable to a holder under a name that is not the name of the holder
Special, Blank and Anomalous Indorsement	3-205(a)	payable to an identified person or payable to bearer
	3-205(a)	payable to the identified person
	3-205(a)	The principles stated in Section 3-110
	3-205(b)	payable to bearer
	3-205(b)	transfer of possession alone
	3-205(c)	above the signature of the endorser
Restrictive Indorsement	3-206(a)	payment to a particular person
	3-206(b)	a person.... taking it for value or collection
	3-206(c)	described in Section 4-201(2)
	3-206(c)(1)	A person, other than a bank, that purchases the instrument
	3-206(c)(2)	A depository bank that purchases the instrument or takes it for collection
	3-206(c)(3)	over the counter from a person other than a collecting bank
	3-206(c)(3)	unless the proceeds of the instrument are received by the endorser or applied consistently with the endorsement
	3-206(d)	covered by subsection (c)
	3-206(d)	instrument bearing an endorsement
	3-206(d)(1)	as provided in Section 3-307, a person that purchases the instrument from the endorsee or takes the instrument from the endorsee for collection or payment may pay.... to the endorsee
	3-206(d)(2)	A later transferee of the instrument
	3-206(e)	an instrument bearing an endorsement to which this section applies
	3-206(e)	under subsection (c)
	3-206(f)	to which this section applies
	3-206(f)	not permitted by this section
Reacquisition	3-207	Reacquisition of an instrument occurs if it is transferred, by negotiation or otherwise, to a former holder

	3-207	reacquires the instrument
	3-207	the reacquirer first became a holder of the instrument
	3-207	payable to the reacquirer or to bearer, the reacquirer may negotiate the instrument
Person Entitled to Enforce	3-301	the holder of the instrument
	3-301	a nonholder in possession of the instrument who has the rights of a holder
	3-301	a person not in possession of the instrument
	3-301	pursuant to Section 3-309
	3-301	a wrongful possession of the instrument
Holder in Due Course	3-302	the holder of the instrument
	3-302(a)(1)	The instrument when issued or negotiated to the holder does not bear such apparent evidence of forgery or alteration or is not otherwise so irregular or incomplete
	3-302(a)(2)	the holder took the instrument
	3-302(a)(2)	the instrument contains an unauthorized signature or has been altered
	3-302(a)(2)	stated in Section 3-306
	3-302(a)(2)	stated in Section 3-305(a)
	3-302(b)	under subsection (a)
	3-302(b)	a holder in due course
	3-302(b)	Public filing or recording of a document
	3-302(c)	a holder in due course
	3-302(c)	a holder in due course of an instrument
	3-302(c)	purchase at an execution, bankruptcy, or creditor's sale or similar proceeding
	3-302(d)	under Section 3-303(a)(1)
	3-302(d)	the holder
	3-302(d)	a holder in due course of the instrument
	3-302(d)	amount payable under the instrument
	3-302(e)	holder in due course
	3-302(g)	This section is subject to any law limiting status as a holder in due course
Value and Consideration	3-303(a)(2)	other than a lien obtained by judicial proceedings
	3-303(b)	stated in subsection (a)
Defenses and Claims in Recoupment	3-305(a)	Except as stated in subsection (b)

	3-305(a)(2)	in another section of this Article
	3-305(b)	a holder in due course
	3-305(b)	stated in subsection (a)(1)
	3-305(b)	stated in subsection (a)(2)
	3-305(b)	stated in subsection (a)(3)
	3-305(c)	Except as stated in subsection (d)
	3-305(c)	Section 3-306
	3-305(c)	does not have rights of a holder in due course and the obligor proves that the instrument is a lost or stolen instrument
	3-305(d)	under subsection (a)
Claims to the Instrument	3-306	other than a person having rights of a holder in due course
	3-306	a property or possessory right in the instrument or its proceeds
	3-306	a negotiation and to recover the instrument or its proceeds
	3-306	a holder in due course
Notice of Breach	3-307(a)	an instrument is taken from a fiduciary for payment or collection or for value
	3-307(a)	the taker
	3-307(b)	the instrument is payable to the fiduciary, as such, or to the represented person, the taker
	3-307(b)(i)	the taker
	3-307(b)(iii)	deposited to an account other than an account of the fiduciary
	3-307(b)(iii)	an account of the represented person
	3-307(c)	the taker
	3-307(d)	the instrument is made or drawn by or on behalf of the represented person to the taker as payee, the taker
	3-307(d)(ii)	the taker
	3-307(d)(iii)	deposited to an account other than an account of the fiduciary
	3-307(d)(iii)	an account of the represented person
Proof of Signature and Status of HDC	3-308(a)	each signature on the instrument
	3-308(a)	denied in the pleadings
	3-308(a)	denied in the pleadings
	3-308(a)	pursuant to Section 3-402(a)
	3-308(b)	compliance with subsection (a)

	3-308(b)	under Section 3-301
	3-308(b)	a holder in due course
Enforcement of Lost, Destroyed or Stolen Instrument	3-309(a)	A person not in possession of an instrument
	3-309(a)	in rightful possession of the instrument
	3-309(a)	loss of possession occurred
	3-309(a)	the loss of possession
	3-309(a)	that person cannot reasonably obtain possession of the instrument because the instrument was destroyed, its whereabouts cannot be determined, or it is in the wrongful possession of an unknown person or a person that cannot be found or is not amenable to service of process.
	3-309(b)	pursuant to subsection (a)
	3-309(b)	Section 3-308
Effect of Instrument on Obligations for Which Taken	3-310(b)	except as provided in subsection (a)
	3-310(b)(3)	obligee of the obligation for which the instrument was taken has possession of the instrument
	3-310(b)(3)	negotiated to the obligee by the obligor
	3-310(b)(4)	If the obligee is the person entitled to enforce the instrument but no longer has possession of it because it was lost, stolen or destroyed
	3-310(c)	other than one described in subsection (a) or (b)
	3-310(c)	stated in subsection (a)
	3-310(c)	stated in subsection (b)
Accord and Satisfaction	3-311(a)	tendered an instrument to the claimant
	3-311(b)	Unless subsection (c) applies
	3-311(b)	the instrument or an accompanying written communication contained a conspicuous statement
	3-311(b)	tendered
	3-311(c)	Subject to subsection (d)
	3-311(c)	under subsection (b)
	3-311(c)	tender, the claimant sent a conspicuous statement to the person against whom the claim is asserted
	3-311(c)	an instrument tendered
	3-311(c)	sent to a designated person, office or place

	3-311(c)	not received by that designated person, office, or place
	3-311(d)	Notwithstanding subsection (c)
	3-311(d)	under subsection (b)
	3-311(d)	tendered
Signature	3-401(a)	the person signed the instrument
	3-401(a)	the person is represented by an agent or representative who signed the instrument
	3-401(a)	under Section 3-402
Signature by Representative	3-402(a)	by signing either the name of the represented person or the name of the signer
	3-402(a)	if the signature were on a simple contract
	3-402(a)	whether or not identified in the instrument
	3-402(b)	If a representative signs the name of the representative to an instrument
	3-402(b)(1)	represented person who is identified in the instrument
	3-402(b)(2)	Subject to subsection (c)
	3-402(b)(2)	the represented person is not identified in the instrument
	3-402(b)(2)	a holder in due course that took the instrument
	3-402(c)	the check is payable from an account of the represented person who is identified on the check
Unauthorized Signature	3-403(a)	otherwise provided in this Article
	3-403(a)	person who in good faith... takes it for value
	3-403(a)	for all purposes of this Article
	3-403(c)	any provision of this Article
	3-403(c)	for the purposes of this Article
Impostors and Fictitious Payees	3-404(a)	to issue the instrument to the imposter, or to a person acting in concert with the imposter
	3-404(b)	Section 3-110 (a) or (b)
	3-404(b)(1)	Any person in possession of the instrument is its holder
	3-404(b)(2)	takes it for value or for collection
	3-404(c)	Under subsection (a) or (b)
	3-404(c)	deposited in a depository bank to an account in a name substantially similar to that of the payee
	3-404(d)	subsection (a) or (b) applies if a person.... taking it for value or for collection
Responsibility of Employers for Fraudulent	3-405(a)(3)	for deposit to an account

Indorsement by Employee		
	3-405(a)(3)	addresses of payees
	3-405(a)(3)	have access to instruments or blank or incomplete instrument forms that are being stored or transported or are part of incoming or outgoing mail, or similar access
	3-405(b)	person who,.... takes it for value or for collection
	3-405(b)	If the person paying the instrument or taking it for value or for collection
	3-405(c)	Under subsection (b)
	3-405(c)	deposited in a depository bank to an account in a name substantially similar to the name that person
Negligence Contributing to Forged Signature/Alteration	3-406(a)	person that.... takes it for value
	3-406(b)	person.... taking the instrument
	3-406(c)	Under subsection (a)
	3-406(c)	Under subsection (b)
Alteration	3-407(a)	change in a instrument
	3-407(a)	change to an incomplete instrument
	3-407(b)	Except as provided in subsection (c)
	3-407(b)	the holder
	3-407(c)	a holder in due course
	3-407(c)	a holder in due course
Drawee Not Liable	3-408-	in the hands of the drawee
	3-408-	the drawee accepts it
Acceptance of Draft	3-409(a)	to pay a draft as presented
	3-409(a)	written on the draft
	3-409(b)	the holder
	3-409(d)	check accepted by the bank on which it is drawn
	3-409(d)	in subsection (a)
Acceptance Varying Draft	3-410(a)	the draft as presented, the holder
	3-410(b)	to pay at a particular bank or place in the United States, unless the acceptance states that the draft is to be paid only at that bank or place
	3-410(c)	the holder

Refusal to Pay Cashiers Check, Certified	3-411(a)	In this section
	3-411(a)	bought from the issuer
	3-411(b)	stop payment
	3-411(c)	under subsection (b)
Obligation of Issuer of Note or Cashier's Check	3-412	it first came into possession of a holder
	3-412	as stated in Sections 3-115 and 3-407
	3-412	pursuant to Section 3-415
Obligation of Acceptor	3-413(a)	as stated in Sections 3-115 and 3-407
	3-413(a)	pursuant to Section 3-414 or 3-415
	3-413(b)	negotiated to a holder in due course
	3-413(b)	negotiated to the holder in due course
Obligation of Drawer	3-414(a)	it first came into possession of a holder
	3-414(a)	as stated in Sections 3-115 and 3-407
	3-414(a)	pursuant to Section 3-415
	3-414(b)	draft is accepted by a bank
	3-414(c)	the acceptor is not a bank
	3-414(c)	stated in Section 3-415(a) and (c)
	3-414(d)	Words in a draft
	3-414(d)	stated in subsection (a)
	3-414(e)	check is not presented for payment or given to a depository bank for collection
Obligation of Indorser	3-415(a)	Subject to subsections (b), (c), and (d) and to Section 3-419(d)
	3-415(a)	pay the amount due on the instrument
	3-415(a)	as stated in Sections 3-115 and 3-407
	3-415(b)	under subsection (a)
	3-415(c)	required by Section 3-503
	3-415(c)	complying with that section
	3-415(c)	under subsection (a)
	3-415(d)	draft is accepted by a bank
	3-415(d)	under subsection (a)
	3-415(e)	under subsection (a)
	3-415(e)	the check is not presented for payment, or given to a

		depository bank for collection
	3-415(e)	under subsection (a)
Transfer Warranties	3-416(a)	A person that transfers an instrument for consideration warrants to the transferee
	3-416(a)	to any subsequent transferee
	3-416(a)(4)	stated in Section 3-305 (a)
	3-416(b)	under subsection (a)
	3-416(c)	stated in subsection (a)
	3-416(c)	notice of a claim for breach of warranty is given to the warrantor
	3-416(d)	under this section
Presentment Warranties	3-417(a)	an unaccepted draft is presented to the drawee for a payment or acceptance and the drawee pays or accepts the draft
	3-417(b)	under this subsection
	3-417(b)	drawee accepts the draft
	3-417(b)	the acceptor makes payment with respect to the draft
	3-417(b)	the amounts stated in the first two sentences of this subsection
	3-417(c)	under Section 3-404 or 3-405
	3-417(c)	under Section 3-406 or 4-406
	3-417(d)	This subsection applies if (i) a dishonored draft is presented for payment to the drawer or endorser or (ii) any other instrument is presented for payment to a party obliged to pay the instrument, and payment is received.
	3-417(e)	stated in subsections (a) and (d)
	3-417(e)	notice of a claim for breach of warranty is given to the warrantor
	3-417(f)	under this section
Payment or Acceptance by Mistake	3-418(a)	Except as provided in subsection (c), if the drawee of a draft pays or accepts the draft
	3-418(a)	under Section 4-403
	3-418(a)	in the drawer's account
	3-418(a)	the drawee may recover the amount paid from the person to whom or for whose benefit payment was made
	3-418(a)	may revoke the acceptance
	3-418(a)	under this subsection
	3-418(a)	failure of the drawee to exercise ordinary care in

		paying or accepting the draft
	3-418(b)	Except as provided in subsection (c)
	3-418(b)	the case is not covered by subsection (a), the person paying or accepting.... or revoke acceptance
	3-418(c)	provided by subsection (a) or (b)
	3-418(c)	person who took the instrument in good faith and for value
	3-418(c)	This subsection
	3-418(c)	remedies provided by Section 3-417
Accommodation	3-419(a)	signs the instrument
	3-419(a)	the instrument is signed by the accommodation party “for accommodation”
	3-419(b)	An accommodation party may sign the instrument
	3-419(b)	subject to subsection (d)
	3-419(c)	Except as provided in Section 3-606
	3-419(c)	the person enforcing the obligation had notice
	3-419(c)	instrument was taken by that person
	3-419(d)	the signature of a party to an instrument
	3-419(d)	the other party cannot be served with process
Conversion	3-420(a)	The law applicable to conversion of personal property applies to instruments
	3-420(a)	payment to a person not entitled to receive payment the instrument lacks an endorsement necessary for negotiation
	3-420(a)	purchased or taken for collection or the drawee takes the instrument and makes payment to a person not entitled to receive payment.
	3-420(a)	endorsee who did not receive delivery of the instrument either directly or through delivery to an agent or a co-payee
	3-420(b)	under subsection (a)
Presentment	3-501(a)	demand to pay an instrument made to the maker, drawee or acceptor, or, in the case of a note or accepted draft payable at a bank, to the bank
	3-501(a)	to accept a draft made to the drawee
	3-501(b)	Subject to Article 4
	3-501(b)(1)	presentment made be made at the place of payment of the instrument and must be made at the place of payment if the instrument is payable at a bank in the United States
	3-501(b)(1)	the demand for payment or acceptance is received by

		the person to whom presentment is made
	3-501(b)(1)	made to any one of two or more makers, acceptors, drawees or other payors
	3-501(b)(2)	to party to whom presentment is made
	3-501(b)(2)	presentment
	3-501(b)(2)	presentment if the party to whom presentment is made
	3-501(b)(2)	receipt and processing of instruments presented for payment or acceptance and presentment
	3-501(b)(2)	require exhibition of the instrument
	3-501(b)(2)	return the instrument
	3-501(b)(2)	refuse payment or acceptance
	3-501(b)(2)	presentment
Dishonor	3-501(b)(2)	the terms of the instrument
	3-502(a)(1)	presentment is duly made
	3-502(a)(2)	payable at or through a bank
	3-502(a)(2)	terms of the note require presentment
	3-502(a)(2)	presentment is duly made
	3-502(a)(2)	presentment
	3-502(a)(3)	subparagraph (2) does not apply
	3-502(b)(1)	check is presented for payment
	3-502(b)(1)	over the counter
	3-502(b)(1)	return of the check
	3-502(b)(1)	under Section 4-301 or 4-302
	3-502(b)(2)	subparagraph (1) does not apply
	3-502(b)(2)	presentment for payment is duly made
	3-502(b)(2)	presentment
	3-502(b)(3)	date stated in the draft
	3-502(b)(3)	presentment for payment is duly made
	3-502(b)(3)	presentment for acceptance
	3-502(b)(4)	presentment for acceptance
	3-502(c)	subparagraphs (2), (3), and (4) of subsection (b)
	3-502(c)	close of the third business day of the drawee
	3-502(c)	required by those subparagraphs
	3-502(d)(1)	presentment for payment
	3-502(d)(2)	presentment for payment
	3-502(e)	presentment is otherwise required for dishonor under this section
	3-502(e)	presentment is excused under Section 3-504

Notice of Dishonor	3-503(a)	Section 3-415(a)
	3-503(a)	Section 3-414(c)
	3-503(a)	the endorser or drawer is given notice of dishonor
	3-503(a)	complying with this section
	3-503(a)	under Section 3-504 (c)
	3-503(b)	Return of an instrument given to a bank for collection
	3-503(c)	Subject to Section 3-504 (d), with respect to an instrument taken for collection by a collecting bank, notice of dishonor must be given by the bank.... by any other person
	3-503(c)	person receives notice of dishonor
Excused Presentment and Notice	3-504(a)	Presentment for payment or acceptance of an instrument
	3-504(a)	by the terms of the instrument
	3-504(b)	Presentment for payment or acceptance of a draft
	3-504(c)	by the terms of the instrument
Evidence of Dishonor	3-505(a)(1)	as provided in subsection (b)
	3-505(a)(2)	on or accompanying the instrument
	3-505(a)(3)	a book or record of the drawee, payor bank, or collecting bank
	3-505(b)	made by a United States consul or vice consul, or a notary public or other person authorized to administer oaths by the law of the place where dishonor occurs.
	3-505(b)	presentment has been made
	3-505(b)	notice of dishonor has been given to some or all parties
Discharge	3-601(a)	as stated in this Article
	3-601(a)	under a single contract
	3-601(b)	holder in due course of the instrument
Payment	3-602(a)	Subject to subsection (b)
	3-602(a)	to a person entitled to enforce the instrument
	3-602(a)	under Section 3-306
	3-602(b)	under subsection (a)
	3-602(b)(1)	under Section 3-306
	3-602(b)(1)	payment is made with knowledge by the payor
	3-602(b)(1)	a court of competent jurisdiction
	3-602(b)(1)	the party making payment accepted, from the person having a claim to the instrument

	3-602(b)(2)	stolen instrument
	3-602(b)(2)	person that.... is in wrongful possession of the instrument
Tender of Payment	3-603(a)	tender of payment of an obligation
	3-603(a)	made to a person entitled to enforce the obligation
	3-603(a)	tender
	3-603(a)	under a simple contract
	3-603(b)	tender of payment of an obligation
	3-603(b)	made to a person entitled to enforce the instrument
	3-603(b)	the obligor making the tender
	3-603(c)	tender of payment of an amount due on an instrument
	3-603(c)	to the person entitled to enforce the instrument
	3-603(c)	presentment is required with respect to an instrument
	3-603(c)	at every place of payment stated in the instrument
	3-603(c)	tender of payment
	3-603(c)	to the person entitled to enforce the instrument
Discharge by Cancellation or Renunciation	3-604(a)	surrender of the instrument to the party, destruction, mutilation, or cancellation of the instrument, cancellation or striking out of the party's signature, or the addition of words to the instrument
	3-604(b)	pursuant to subsection (a)
Discharge of Indorsers or Accommodating Party	3-605(a)	stated in Section 3-414 (c)
	3-605(b)	under Section 3-605
	3-605(c)	the obligation of a party to the instrument
	3-605(d)	the obligation of a party to the instrument
	3-605(e)	a party to the instrument
	3-605(e)	not entitled to discharge under subsection (d)
	3-605(f)	Under subsection (d) or (e)
	3-605(f)	failure to obtain or maintain perfection or recordation of the interest in collateral
	3-605(f)	under Article 9 or other law
	3-605(g)	under subsection (c) or (d)
	3-605(g)	has notice under Section 3-419 (c)
	3-605(g)	the instrument was signed for accommodation
	3-605(g)	under subsection (c), (d), or (e)
	3-605(g)	under this section

	3-605(g)	that parties to the instrument
Definitions and Index of Definitions	9-102(1)	goods that are physically united with other goods in such a manner that the identity of the original goods is not lost
	9-102(5)(A)ii	rent on real property
	9-102(c)	The person's possession of the personal property
	9-102(6)(B)	at the wellhead or minehead of oil, gas, or other minerals
	9-102(10)	on the certificate
	9-102(12)(A)	under Section 9-315
	9-102(15)(B)	carried on the books of a commodity intermediary for a commodity customer
	9-102(18)(C)	transmission of a record to or by a filing office
	9-102(19)	merchant to which goods are delivered
	9-102(20)	delivers goods to a merchant for the purpose of sale
	9-102(21)	person that delivers goods to a consignee
	9-102(29)	maintained with a bank
	9-102(30)	in Section 7-201(2)
	9-102(31)	stored in an electronic medium
	9-102(32)	mortgage or other lien on real property
	9-102(34)(A)(i)	crops produced on trees, vines, and bushes
	9-102(34)(A)(ii)	aquatic goods produced in aquacultural operations
	9-102(34)(B)	aquatic goods produced in aquacultural operations
	9-102(34)(C)	in a farming operation
	9-102(34)(D)	products of crops or livestock in their unmanufactured states
	9-102(36)	pursuant to Section 519 (a)
	9-102(37)	an office designated in Section 9-501 as the place to file a financing statement
	9-102(38)	pursuant to Section 9-526
	9-102(40)	requirements of Section 9-502 (a) and (b)
	9-102(41)	so related to particular real property that an interest in them arises under real property law
	9-102(42)	oil, gas or other minerals before extraction
	9-102(44)	standing timber that is to be cut
	9-102(44)	crops are produced on trees, vines or bushes
	9-102(45)	a subdivision, agency, department, county, parish, municipality, or other unit of the government of the United States, a State, or a foreign country.
	9-102(45)	under the laws of the United States

	9-102(47)	information contained on ... the card
	9-102(50)	jurisdiction under whose law the organization is organized
	9-102(52)(A)	lien on the property involved by attachment, levy, or the like
	9-102(53)	erected on site
	9-102(53)	on a permanent chassis
	9-102(53)	connected to the required utilities, and includes the plumbing, heating, air conditioning and electrical systems contained therein
	9-102(53)	under Title 42 of the United States Code
	9-102(55)	consensual interest in real property
	9-102(57)	interest in property
	9-102(62)(D)	who shares the same home with the individual
	9-102(63)(C)	in subparagraph (A)
	9-102(63)(D)	in subparagraph (A), (B), or (C)
	9-102(63)(E)	in subparagraph (A), (B), (C), or (D) and shares the same home with the individual
	9-102(66)	pursuant to Sections 9-620, 9-621 and 9-622
	9-102(67)(C)	is a State or governmental unit of a State
	9-102(69)	inscribed on a tangible medium
	9-102(69)	stored in an electronic or other medium
	9-102(70)	under the law of one State or The United States
	9-102(70)	the State or the United States
	9-102(72)(F)	under Section 2-401, 2-505, 2-711(3), 2A-508(5), 4-210, or 5-118
	9-102(74)(A)	deposit in mail
	9-102(74)(A)	addressed to any address reasonable under the circumstances
	9-102(76)	a State of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any other territory or insular possession subject to the jurisdiction of the United States
	9-102(78)	on a tangible medium
	9-102(c)	Article 1
Purchase Money Security Interest	9-103(h)	in subsections (e), (f), and (g)
Control of Deposit Account	9-104(a)(1)	the bank with which the deposit account is maintained

	9-104(a)(2)	in an authenticated record
	9-104(b)	of subsection (a)
	9-104(b)	the disposition of funds from the deposit account.
Control of Electronic Chattel Paper	9-105(1)	provided in paragraphs (4), (5), and (6)
	9-105(3)	The authoritative copy is.... maintained by the secured party or its designated custodian
Control of Investment Property	9-106(a)	provided in Section 8-106
	9-106(b)(1)	the commodity intermediary with which the commodity contract is carried
Control of Letter-of-Credit Right	9-107-	under Section 5-114(c)
Sufficiency of Description	9-108(a)	in subsections (c), (d), and (e)
	9-108(a)	a description of...real property
	9-108(b)	provided in subsection (d)
	9-108(b)(3)	provided in subsection (e)
	9-108(b)(3)	collateral defined in [the Uniform Commercial Code]
	9-108(b)(6)	otherwise provided in subsection (c)
	9-108(d)	otherwise provided in subsection (e)
	9-108(e)	in the [Uniform Commercial Code]
Scope	9-109(a)	in subsections (c) and (d)
	9-109(a)(5)	under Section 2-401,2-505,2-711(3), or 2A-508(5)
	9-109(a)(5)	in Section 9-110
	9-109(a)(6)	under Section 4-210 or 5-118
	9-109(c)(1)	treaty of the United States
	9-109(c)(2)	another statute of this State
	9-109(c)(2)	created by this State or a governmental unit of this State
	9-109(c)(3)	a statute of another State, a foreign country, or a governmental unit of another State or a foreign country
	9-109(c)(3)	created by the State, country, or governmental unit
	9-109(c)(4)	under Section 5-114
	9-109(d)(2)	Section 9-333
	9-109(d)(8)	Sections 9-315 and 9-322
	9-109(d)(10)(A)	Section 9-337
	9-109(d)(10)(B)	Section 9-404

	9-109(d)(11)	lien on real property
	9-109(d)(11)(A)	liens on real property in Sections 9-203 and 9-308
	9-109(d)(11)(B)	fixtures in Section 9-334
	9-109(d)(11)(C)	fixture filings in Sections 9-501, 9-502, 9-512, 9-516, and 9-519
	9-109(d)(11)(D)	real property in Section 9-604
	9-109(d)(12)	Sections 9-315 and 9-322
	9-109(d)(13)	Sections 9-315 and 9-322
Security Interest Arising Under Article 2 or 2A	9-110	under Section 2-401, 2-505, 2-711(3) or 2A -508(5)
	9-110	This Article
	9-110(1)	requirements of Section 9-203(b)(3)
	9-110(3)	governed by Article 2 or 2A
General Effectiveness	9-201(a)	in [the Uniform Commercial Code]
	9-201(c)	this article
	9-201(c)	in subsection (b)
	9-201(c)	in subsection (b)
	9-201(d)(1)	in subsection (b)
Title to Collateral Immaterial	9-202	provisions of this article
Attachment, Proceeds, Supporting Obligations	9-203(b)	provided in subsections (c) through (i)
	9-203(b)(3)(A)	covers timber to be cut, a description of the land concerned
	9-203(b)(3)(B)	in the possession of the secured party under Section 9-313
	9-203(b)(3)(C)	security certificate has been delivered to the secured party under Section 8-301
	9-203(b)(3)(D)	under Section 9-104, 9-105, 9-106 or 9-107
	9-203(c)	Subsection (b) is subject to Section 4-210
	9-203(c)	Section 5-118
	9-203(c)	Section 9-110
	9-203(c)	under Article 2 or 2A, and Section 9-206
	9-203(d)	this Article
	9-203(e)(1)	requirements of subsection (b)(3)
	9-203(f)	provided by Section 9-315

	9-203(i)	in the commodity account
After Acquired Property	9-204(a)	otherwise provided by subsection (b)
Use or Disposition of Collateral	9-205(b)	depends upon possession of the collateral by the secured party
Rights and Duties of Secured Party with Possession	9-207(a)	otherwise provided in subsection (e)
	9-207(a)	custody and preservation of collateral in the secured party's possession
	9-207(b)	otherwise provided in subsection (d), if a secured party has possession of the collateral
	9-207(b)(1)	custody, preservation, use, or operation of the collateral
	9-207(c)	otherwise provided (d), a secured party having possession of the collateral
	9-207(c)	under Section 9-104, 9-105, 9-106, 9-107.
	9-207(d)(1)	subsection (a)
	9-207(d)(2)	subsections (b) and (c)
Additional Duties of Secured Party with Possession	9-208(b)(1)	under Section 9-104 (a)(2) shall send to the bank with which the deposit account is maintained
	9-208(b)(2)(B)	transfer the balance on deposit into a deposit account in the debtor's name
	9-208(b)(3)	having control of electronic chattel paper under Section 9-105
	9-208(b)(3)(B)	the designated custodian with which the authoritative copy of the electronic chattel paper is maintained for the secured party, communicate to the custodian
	9-208(b)(4)	a secured party having control of investment property under Section 8-106(d)(2) or 9-106(h) shall send to the securities intermediary or commodity intermediary with which the security entitlement or commodity contract is maintained
	9-208(b)(5)	under Section 9-107
	9-208(b)(5)	pay or deliver proceeds of the letter of credit to the secured party
	9-208(b)(5)	to pay or deliver proceeds of the letter of credit to the secured party
Duties of Secured Party	9-209(a)	in subsection (c)

after Debtor Notified		
Assignment	9-209(b)	secured party shall send to an account debtor
	9-209(b)	under Section 9-406(a)
	9-209(c)	This section
Request for Accounting List of Collateral	9-210(a)(1)	in paragraph (2), (3), or (4)
	9-210(a)(3)	requesting that the recipient
	9-210(a)(4)	requesting that the recipient
	9-210(b)	Subject to subsections (c), (d), (e), and (f)
	9-210(b)	after receipt
	9-210(b)(2)	authenticating and sending to the debtor
	9-210(c)	sending to the debtor
	9-210(c)	after receipt
	9-210(d)	a person that receives a request
	9-210(d)	receives the request
	9-210(d)	sending to the debtor
	9-210(d)(2)	mailing address of an assignee of or successor to the recipient's security interest in the collateral
	9-210(e)	a person that receives a request
	9-210(e)	receives the request
	9-210(e)	after receipt by sending to the debtor
	9-210(e)(2)	mailing address of any assignee of or successor to the recipient's interest in the obligations.
Laws Governing Perfection and Priority	9-301	otherwise provided in Sections 9-303 through 9-306
	9-301(1)	debtor is located in a jurisdiction, the local law of that jurisdiction
	9-301(2)	collateral is located in a jurisdiction, the local law of that jurisdiction
	9-301(3)	otherwise provided in paragraphs (4), (5), and (6)
	9-301(3)	located in a jurisdiction, the local law of that jurisdiction
	9-301(4)	goods are located in a jurisdiction, the local law of that jurisdiction
	9-301(5)	The local law of the jurisdiction in which the timber to be cut is located
	9-301(6)	The local law of the jurisdiction in which the wellhead

		or minehead is located
Agricultural Liens	9-302	farm products are located in a jurisdiction, the local law of that jurisdiction
	9-303(a)	the jurisdiction under whose certificate of title the goods are covered
	9-303(b)	the law of the issuing jurisdiction
	9-303(c)	The local law of the jurisdiction under whose certificate of title the goods are covered
Deposit Accounts	9-304(a)	The local law of the bank's jurisdiction
	9-304(b)	a bank's jurisdiction
	9-304(b)(1)	a particular jurisdiction is the bank's jurisdiction
	9-304(b)(1)	This article, or [the Uniform Commercial Code], that jurisdiction is the Bank's jurisdiction
	9-304(b)(2)	paragraph (1)
	9-304(b)(2)	The law of a particular jurisdiction, that jurisdiction is the bank's jurisdiction
	9-304(b)(3)	paragraph (1) nor paragraph (2)
	9-304(b)(3)	at an office in a particular jurisdiction, that jurisdiction is the bank's jurisdiction
	9-304(b)(4)	the bank's jurisdiction is the jurisdiction in which the office identified in an account statement as the office serving the customer's account is located
	9-304(b)(5)	the bank's jurisdiction is the jurisdiction in which the chief executive office of the bank is located.
Investment Property	9-305(a)	otherwise provided in subsection (c)
	9-305(a)(1)	a security certificate is located in a jurisdiction, the local law of that jurisdiction
	9-305(a)(2)	The local law of the issuer's jurisdiction as specified in Section 8-110(d)
	9-305(a)(3)	The local law of the security intermediary's jurisdiction as specified in Section 8-110(e)
	9-305(a)(4)	The local law of the commodity intermediary's jurisdiction
	9-305(b)	a commodity intermediary's jurisdiction
	9-305(b)(1)	a particular jurisdiction is the commodity intermediary's jurisdiction for purposes of this part, this article, or [the Uniform Commercial Code], that jurisdiction is the commodity intermediary's jurisdiction.
	9-305(b)(2)	paragraph (1)
	9-305(b)(2)	The law of a particular jurisdiction, that jurisdiction is

		the commodity intermediary's jurisdiction.
	9-305(b)(3)	paragraph (1) nor paragraph (2)
	9-305(b)(3)	at an office in a particular jurisdiction, that jurisdiction is the commodity intermediary's jurisdiction.
	9-305(b)(4)	the commodity intermediary's jurisdiction is the jurisdiction in which the office identified in an account statement as the office serving the commodity customer's account is located
	9-305(b)(5)	the commodity intermediary's jurisdiction is the jurisdiction in which the chief executive office of the commodity intermediary is located
	9-305(c)	The local law of the jurisdiction
Letters of Credit	9-306(a)	Subject to subsection (c), the local law of the issuer's jurisdiction or a nominated person's jurisdiction
	9-306(a)	issuer's jurisdiction or nominated person's jurisdiction is a State
	9-306(b)	For purposes of this part, an issuer's jurisdiction or nominated person's jurisdiction is the jurisdiction whose law governs the liability of the issuer or nominated person with the respect to the letter-of-credit right as provided in Section 5-116
	9-306(c)	under Section 9-308(d)
Location of Debtor	9-307(a)	In this section, "place of business" means a place where a debtor conducts its affairs
	9-307(b)	Except as otherwise provided in this section, the following rules determine a debtor's location
	9-307(b)(1)	located at the individual's residence
	9-307(b)(2)	Any other debtor having only one place of business is located at its place of business
	9-307(b)(3)	Any other debtor having more than one place of business is located at its chief executive office
	9-307(c)	Subsection (b) applies only if a debtor's residence, place of business, or chief executive office, as applicable, is located in (i) a State or (ii) a jurisdiction other than a State
	9-307(c)	If subsection (b) does not apply, the debtor is located in the District of Columbia.
	9-307(d)	A person that ceases to exist, have a residence, or have a place of business continues to be located in the jurisdiction specified by subsections (b) and (c)
	9-307(e)	A registered organization that is organized under the law of a State is located in that State
	9-307(f)	Except as otherwise provided in subsection (i), a registered organization that is organized under the law

		of the United States and a branch or agency of a bank that is a registered organization and is not organized under the law of the United States or a State are located:
	9-307(f)(1)	in a State that that the law of the United States designates, if the law designates a State of location
	9-307(f)(2)	in a State that the registered organization designates, if the law of the United States authorizes the registered organization to designate its State of location
	9-307(f)(3)	in the District of Columbia, if neither paragraph (1) nor paragraph(2) applies
	9-307(g)	A registered organization continues to be located in the jurisdiction specified by subsection (e) or (f) notwithstanding:
	9-307(g)(1)	its jurisdiction of organization
	9-307(h)	The United States is located in the District of Columbia
	9-307(i)	under the law of the United States or a State is located in the State in which the branch or agency is licensed, if all branches and agencies of the bank are licensed in only one State
	9-307(j)	under the Federal Aviation Act of 1958, as amended, is located at the designated office of the agent upon which service of process may be made on behalf of the carrier
Security Interests and Agricultural Liens Perfected	9-308(a)	otherwise provided in this section and Section 9-309
	9-308(a)	in Sections 9-310 through 9-316
	9-308(b)	in Section 9-310
	9-308(c)	under this article
	9-308(c)	under this article
Security Interest Perfected upon Attachment	9-309(1)	otherwise provided in Section 9-311(d)
	9-309(1)	in Section 9-311(a)
	9-309(6)	under Section 2-401, 2-505, 2-711(3), or 2A-508(5)
	9-309(6)	debtor obtains possession of the collateral
	9-309(7)	under Section 4-210
	9-309(8)	under Section 5-118
	9-309(9)	under Section 9-206
Filing	9-310(a)	otherwise provided in subsection (b) or Section 9-312

Requirements for Agricultural Liens		(b)
	9-310(b)(1)	under Section 9-308(d), (e), (f), or (g)
	9-310(b)(2)	under Section 9-309
	9-310(b)(3)	in Section 9-311(a)
	9-310(b)(4)	under Section 9-312(d)(1) or (2)
	9-310(b)(5)	under Section 9-312(e), (f), or (g)
	9-310(b)(6)	in the secured party's possession under Section 9-313
	9-310(b)(7)	under Section 9-313
	9-310(b)(8)	under Section 9-314
	9-310(b)(9)	under Section 9-315
	9-310(b)(10)	under Section 9-316
Perfection of Security Interests in Property	9-311(a)	otherwise provided in subsection (d)
	9-311(a)(1)	a statute, regulation or treaty of the United States
	9-311(a)(1)	preempt Section 9-310(a)
	9-311(a)(2)	on the certificate
	9-311(a)(2)	any non-UCC central filing statute
	9-311(a)(3)	a certificate-of-title statute of another jurisdiction
	9-311(a)(3)	on the certificate
	9-311(b)	in subsection(a)
	9-311(b)	under this article
	9-311(b)	otherwise provided in subsection (d) and Sections 9-313 and 9-316 (d) and (e)
	9-311(b)	in subsection (a)
	9-311(c)	otherwise provided in subsection (d) and Section 9-316 (d) and (e)
	9-311(c)	in subsection (a)
	9-311(c)	subject to this article
	9-311(d)	This section
Perfection of Security Interests in Chattel	9-312(b)	otherwise provided in Section 9-315 (c) and (d)
	9-312(b)(1)	perfected only by control under Section 9-314
	9-312(b)(2)	perfected only by control under Section 9-314 except as otherwise provided in Section 9-308 (d)

	9-312(b)(3)	secured party's taking possession under Section 9-313.
	9-312(c)	goods are in the possession of a bailee
	9-312(d)(2)	bailee's receipt of notification
	9-312(e)	the taking of possession
	9-312(e)	under an authenticated security agreement
	9-312(f)	a negotiable document or goods in possession of a bailee
	9-312(g)	delivers the security certificate or instrument to the debtor.
	9-312(h)	in subsection (e), (f), or (g)
Possession Creates Security Interest	9-313(a)	in subsection (b)
	9-313(a)	by taking possession of the collateral
	9-313(a)	by taking delivery of the certificated securities under Section 8-301
	9-313(b)	by taking possession of the goods
	9-313(b)	in Section 9-316 (e)
	9-313(c)	takes possession of collateral in the possession of a person other than the debtor
	9-313(c)(1)	the person in possession
	9-313(c)(1)	holds possession of the collateral for the secured party's benefit
	9-313(c)(2)	the person takes possession of the collateral
	9-313(c)(2)	holds possession of the collateral for the secured party's benefit
	9-313(d)	upon possession of the collateral by a secured party
	9-313(d)	the secured party takes possession
	9-313(d)	the secured party retains possession
	9-313(e)	under Section 8-301
	9-313(e)	The debtor obtains possession of the security certificate
	9-313(f)	A person in possession of collateral
	9-313(f)	it holds possession for a secured party's benefit
	9-313(g)	holds possession for the secured party's benefit
	9-313(g)(1)	under subsection (c) or Section 8-301(a)
	9-313(h)	A secured party having possession of collateral
	9-313(h)	delivering the collateral to a person other than the debtor
	9-313(h)(1)	to hold possession of the collateral for the secured party's benefit

	9-313(h)(2)	to redeliver the collateral to the secured party
	9-313(i)	under subsection (h)
	9-313(i)	A person to which collateral is delivered under subsection (h)
	9-313(i)	delivery to another person
Perfection by Control	9-314(a)	perfected by control of the collateral under Section 9-104, 9-105, 9-106, or 9-107
	9-314(b)	perfected by control under Section 9-104, 9-105, or 9-107
	9-314(b)	the secured party obtains control and remains perfected by control
	9-314(b)	the secured party retains control
	9-314(c)	perfected by control under Section 9-106
	9-314(c)	the secured party obtains control and remains perfected by control
	9-314(c)(1)	The secured party does not have control
	9-314(c)(2)(A)	The debtor has or acquires possession of the security certificate
Secured Parties Rights on Disposition of Collateral	9-315(a)	otherwise provided in this article and in Section 2-403(2)
	9-315(b)(1)	provided by Section 9-336
	9-315(b)(2)	other than this article
	9-315(d)(1)(B)	perfected by filing in the office in which the filing statement has been filed
	9-315(e)	under subsection (d)(1)
	9-315(e)(1)	under Section 9-515
	9-315(e)(1)	under Section 9-513
Continued Perfection with Change of Law	9-316(a)	pursuant to the law of the jurisdiction designated in Section 9-301(1) or 9-305(c)
	9-316(a)(1)	The law of that jurisdiction
	9-316(a)(2)	a change of the debtor's location to another jurisdiction
	9-316(a)(3)	transfer of collateral to a person that thereby becomes a debtor and is located in another jurisdiction
	9-316(a)(4)	a new debtor located in another jurisdiction
	9-316(b)	in subsection (a)
	9-316(b)	the law of the other jurisdiction
	9-316(b)	the law of the other jurisdiction

	9-316(c)(1)	the collateral is located in one jurisdiction
	9-316(c)(1)	under the law of that jurisdiction
	9-316(c)(2)	collateral is brought into another jurisdiction
	9-316(c)(3)	upon entry into the other jurisdiction
	9-316(c)(3)	the law of the other jurisdiction
	9-316(d)	otherwise provided in subsection (e)
	9-316(d)	under the law of another jurisdiction
	9-316(d)	from this State
	9-316(d)	the law of the other jurisdiction
	9-316(e)	described in subsection (d)
	9-316(e)	under Section 9-311 (d) or 9-313
	9-316(e)(1)	the law of the other jurisdiction
	9-316(e)(1)	from this State
	9-316(f)	the law of the bank's jurisdiction, the issuer's jurisdiction, a nominated person's jurisdiction, the security intermediary's jurisdiction, or the commodity intermediary's jurisdiction
	9-316(f)(1)	the law of the first jurisdiction
	9-316(f)(2)	the applicable jurisdiction
	9-316(g)	described in subsection (f)
	9-316(g)	the law of the other jurisdiction
	9-316(g)	described in that subsection
	9-316(g)	the law of the other jurisdiction
Priority over Security Interest in Agricultural Lien	9-317(a)(1)	under Section 9-322
	9-317(b)	buyer.... receives delivery of the collateral
	9-317(c)	the lessee.... receives delivery of the collateral
	9-317(e)	otherwise provided in Sections 9-320 and 9-321
	9-317(e)	the debtor receives delivery of the collateral
Rights and Title of Consignee	9-319(a)	otherwise provided in subsection (b)
	9-319(a)	the goods are in the possession
	9-319(b)	law other than this article
	9-319(b)	goods are in the consignee's possession
Buyer of Goods	9-320(a)	otherwise provided in subsection (e)
	9-320(b)	otherwise provided in subsection (e)
	9-320(c)	a filing made in the jurisdiction in which the seller is located is governed by Section 9-316 (a) and (b)

	9-320(d)	at the wellhead or minehead
	9-320(e)	Subsections (a) and (b)
	9-320(e)	under Section 9-313
	9-321(b)	in this section
Priority of Confliction Security Interests	9-322(a)	otherwise provided in this section
	9-322(b)	subsection (a)(1)
	9-322(c)	otherwise provided in subsection (f)
	9-322(c)	under Section 9-327, 9-328, 9-329, 9-330, 9-331
	9-322(d)	Subject to subsection (e)
	9-322(d)	otherwise provided in subsection (f)
	9-322(e)	subsection (d)
	9-322(f)	Subsections (a) through (e)
	9-322(f)(1)	subsection (g)
	9-322(f)(2)	Section 4-210
	9-322(f)(3)	Section 5-118
	9-322(f)(4)	Section 9-110
	9-322(f)(4)	under Article 2 or 2A
Future Advances	9-323(a)	otherwise provided in subsection (c)
	9-323(a)	under Section 9-322 (a)
	9-323(a)(1)(A)	under Section 9-309
	9-323(a)(1)(B)	under Section 9-312 (e), (f), or (g)
	9-323(a)(2)	under Section 9-309 or 9-312 (e), (f), or (g)
	9-323(b)	otherwise provided in subsection (c)
	9-323(c)	Subsections (a) and (b)
	9-323(d)	otherwise provided in subsection (e)
	9-323(e)	Subsection (d)
	9-323(f)	otherwise provided in subsection (g)
	9-323(g)	Subsection (f)
Priority of Purchase Money Security Interest	9-324(a)	Subject to subsection (b)
	9-324(a)	otherwise provided in subsection (g)
	9-324(a)	provided in Section 9-330
	9-324(a)	otherwise provided in Section 9-327

	9-324(a)(3)	The debtor receives possession of the inventory
	9-324(b)	Subsections (a)(2) through (4)
	9-324(b)(2)	under Section 9-312(f)
	9-324(c)	Subject to subsection (e)
	9-324(c)	otherwise provided in subsection (g)
	9-324(c)	otherwise provided in Section 9-327
	9-324(d)	Subsections (c)(2) through (4)
	9-324(d)(2)	under Section 9-312(f)
	9-324(e)	otherwise provided in subsection (g)
	9-324(e)	otherwise provided in Section 9-327
	9-324(f)	otherwise provided in Section 9-327
	9-324(g)	under subsection (a), (c), (e), or (f)
	9-324(g)(2)	Section 9-322 (a)
Priority in Transferred Collateral	9-325(a)	otherwise provided in subsection (b)
	9-325(b)	Subsection (a)
	9-325(b)(1)	solely under Section 9-322 (a) or Section 9-324
	9-325(b)(2)	solely under Section 2-711(3) or 2A-508(5)
Priority Created by New Debtor	9-326(a)	Subject to subsection (b)
	9-326(a)	solely under Section 9-508
	9-326(b)	under subsection (a)
Priority in Deposit Account	9-327(1)	under Section 9-104
	9-327(2)	otherwise provided in paragraphs (3) and (4)
	9-327(2)	under Section 9-314
	9-327(3)	otherwise provided in paragraph (4)
	9-327(4)	under Section 9-104 (a)(3)
Priority in Investment Deposit Account	9-328(1)	under Section 9-106
	9-328(2)	perfected by taking delivery under Section 9-313 (a) and not by control under Section 9-314
	9-328(3)	otherwise provided in paragraphs (4)and (5)
	9-328(3)	under Section 9-106
	9-328(3)(B)(i)	under Section 8-106 (d)(1)
	9-328(3)(B)(ii)	under Section 8-106 (d)(2)

	9-328(3)(B)(iii)	under Section 8-106 (d)(3)
	9-328(3)(C)	Section 9-106 (b)(2)
	9-328(6)	under Section 9-106
	9-328(7)	governed by Sections 9-322 and 9-323
Priority in Letter of Credit	9-329(1)	under Section 9-107
	9-329(2)	under Section 9-314
Priority in Chattel Paper	9-330(a)(1)	under Section 9-105
	9-330(c)	otherwise provided in Section 9-327
	9-330(c)	under subsection (a) or (b)
	9-330(c)(1)	Section 9-322
	9-330(d)	otherwise provided in Section 9-331(a)
	9-330(d)	takes possession of the instrument
	9-330(e)	For purposes of subsections (a) and (b)
	9-330(f)	For purposes of subsections (b) and (d)
Priority of Purchasers Rights in Instruments, Documents and Securities	9-331(a)	This article
	9-331(a)	provided in Articles 3, 7, and 8
	9-331(b)	under Article 8
	9-331(c)	in subsections (a) and (b)
Transfers of Money and Deposit Account	9-332(b)	funds from a deposit account
Priority in Fixtures and Crops	9-334(a)	ordinary building materials incorporated into an improvement on land
	9-334(c)	not governed by subsections (d) through (h)
	9-334(c)	encumbrancer or owner of the related real property
	9-334(d)	otherwise provided in subsection (h)
	9-334(e)(1)	debtor.... in possession of the real property
	9-334(e)(4)(B)	statute described in Section 9-311(a)(2)
	9-334(g)	under subsection (f)
	9-334(h)	an improvement on land
	9-334(h)	otherwise provided in subsections (e) and (f)

	9-334(i)	crops growing on real property
	9-334(i)	debtor... is in the possession of the real property
	9-334(j)	Subsection (i)
Accession	9-335(c)	otherwise provided in subsection (d)
	9-335(d)	under Section 9-311(d)
	9-335(e)	subject to Part 6, a secured party may remove an accession from other goods
	9-335(f)	a secured party that removes an accession from other goods under subsection (f)
	9-335(f)	any physical injury to the whole or the other goods
	9-335(f)	absence of the accession removed
Commingled Goods	9-336(a)	In this section
	9-336(a)	goods that a physically united with other goods in such a manner that their identity is lost in a product or mass
	9-336(d)	under subsection (c)
	9-336(e)	otherwise provided in subsection (f)
	9-336(e)	under subsection (c)
	9-336(f)	under subsection (c)
	9-336(f)(1)	under subsection (d)
	9-336(f)(2)	under subsection (d)
Priority of Security in Goods Covered by Security Agreement	9-337	the law of another jurisdiction, this State issues a certificate of title
	9-337(2)	under Section 9-311(d)
Priority in Agricultural Liens	9-338	described in Section 9-516 (b)(5)
	9-338(2)	receives delivery of the collateral
Subordination	9-339- This article	
Rights of Recoupment or Set Off	9-340(a)	otherwise provided in subsection (c), a bank with which a deposit account is maintained
	9-340(b)	otherwise provided in subsection (c)
	9-340(c)	under Section 9-104 (a)(3)
Banks Rights and Duties to Deposit Account	9-341	otherwise provided in Section 9-340 (c)

	9-341	deposit account maintained with the bank.
Banks Rights to Refuse	9-342	This article
	9-342	described in Section 9-104 (a)(2)
Alienability of Debtor Rights	9-401(a)	otherwise provided in subsection (b) and in Sections 9-406, 9-407, 9-408, 9-409
	9-401(a)	this article
Agreement not to Assert Defenses	9-403(a)	provided in Section 3-303(a)
	9-403(b)	otherwise provided in this section
	9-403(b)(3)	notice of a claim of a property or possessory right to the property assigned
	9-403(b)(4)	under Section 3-305(a)
	9-403(c)	described in subsection (b)
	9-403(c)	under section 3-305(b)
	9-403(d)	this article
	9-403(e)	This section is subject to law other than this article
	9-403(f)	otherwise provided in subsection (d)
	9-403(f)	this article
Rights Acquired by Assignee	9-404(a)	subject to subsections (b) through (e)
	9-404(b)	Subject to subsection (c)
	9-404(b)	otherwise provided in subsection (d)
	9-404(b)	under subsection (a)
	9-404(c)	This section is subject to law other than this article
	9-404(e)	This section
Modification of Assigned Contract	9-405(a)	This subsection is subject to subsections (b) through (d)
	9-405(b)	Subsection (a)
	9-405(b)(2)	under Section 9-406 (a)
Discharge of Account Debtor	9-406(a)	Subject to subsections (b) through (h)
	9-406(a)	After receipt of the notification, the account debtor
	9-406(b)	Subject to subsection (g)
	9-406(b)	under subsection (a)
	9-406(b)(2)	under law other than this article
	9-406(c)	Subject to subsection (g)
	9-406(d)	otherwise provided in subsection (e) and Sections 2A-

		303 and 9-407, and subject to subsection (g)
	9-406(e)	Subsection (d)
	9-406(f)	Subject to subsection (g)
	9-406(f)	under subsection (b)(3)
	9-406(g)	subject to law other than this article
	9-406(h)	This section
Restrictions on Creation or Enforcement of Security Interest	9-407(a)	otherwise provided in subsection (b)
	9-407(b)	otherwise provided in Section 2A-303-(7)
	9-407(b)	described in subsection (a)(2)
	9-407(c)	within Section 2A-303(4)
Restrictions on Assignment of Promissory Note	9-408(a)	otherwise provided in subsection (b)
Insurance Proceeds and Certain Intangibles	9-408(b)	Subsection (a)
	9-408(d)	described in section (c)
	9-408(d)	under subsection (a) or (c)
	9-408(e)	This section
Restrictions on Assignment of Notes of Credit	9-409(b)	under subsection (a)
Filing Office	9-501(a)	the local law of this State
	9-501(a)	the office in which to file a financing statement to perfect the security interest or agricultural lien
	9-501(a)(1)	The office designated for the filing or recording of a mortgage on the real property
	9-501(a)(2)	the office of [] or any office duty authorized by [], in all other cases
	9-501(b)	The office in which to file a financing statement to perfect a security interest in collateral, including fixtures, of a transmitting utility is the office of [].
Contents of Finance Statements	9-502(a)	Subject to subsection (b)
	9-502(b)	otherwise provided in Section 9-501(b)
	9-502(b)	requirements of subsection (a)

	9-502(b)(2)	in the real property records
	9-502(b)(3)	the real property to which the collateral is related
	9-502(b)(3)	mortgage under the law of this State
	9-502(b)(3)	if the description were contained in a mortgage of the real property
	9-502(b)(4)	interest of record in the real property
	9-502(c)(2)	collateral is related to the real property
	9-502(c)(3)	to be filed in the real property records
	9-502 (c)(4)	the mortgage is [duly] recorded
Name of Debtor and Secured Party	9-503(a)(1)	public record of the debtor's jurisdiction of organization
	9-503(a)(3)(B)	property held in trust
	9-503(b)(2)	under subsection (a)(4)(B)
Indication of Collateral	9-504(1)	pursuant to Section 9-108
	9-505(a)	described in Section 9-311(a)
	9-505(b)	under Section 9-311(c)
Effect of Errors or Omission	9-506(b)	in accordance with Section 9-503(a)
	9-506(c)	The records of the filing office under the debtor's correct name
	9-506(c)	The filing office's
	9-506(c)	in accordance with Section 9-503(a)
	9-506(d)	For purposes of Section 9-508 (b)
	9-506(d)	in subsection (c)
Events Effect on Financing Statement	9-507(b)	otherwise provided in subsection (c) and Section 9-508
	9-507(b)	in Section 9-506
	9-507(c)	in Section 9-506
New Debtor	9-508(b)	under subsection (a)
	9-508(b)	in Section 9-506
	9-508(b)(1)	under Section 9-203(c)
	9-508(b)(2)	under Section 9-203(c)
	9-508(c)	under Section 9-507(a)
Persons Entitled to File	9-509(a)(1)	in an authenticated record
	9-509(b)(1)	described in the security agreement
	9-509(b)(2)	under Section 9-315(a)(2)

	9-509(c)(2)	as required by Section 9-513 (a) or (c)
	9-509(d)	under subsection (c)
Effectiveness of Filed Record	9-510(a)	Subject to subsection (c)
	9-510(a)	under Section 9-509
	9-510(c)	under Section 9-509 (c)(2)
	9-510(d)	prescribed by Section 9-515 (d)
Secured Party of Record	9-511(a)	in an initial filing statement that has been filed
	9-511(a)	under Section 9-514 (a)
	9-511(a)	in the initial filing statement
	9-511(b)	in the amendment
Amendment of Financing Statement	9-512(a)	Alternative A- Subject to Section 9-509
	9-512(a)	Alternative A- subject to subsection (e)
	9-512(a)	Alternative A- provided in, a financing statement
	9-512(a)(2)	described in Section 9-501(a)(2)
	9-512(a)(2)	Alternative A- in Section 9-502(b)
	9-512(a)	Alternative B- Subject to Section 9-509
	9-512(a)	Alternative B- subject to subsection (e)
	9-512(a)	Alternative B- provided in, a financing statement
	9-512(a)(2)	described in Section 9-501(a) (2)
	9-512(a)(2)	Alternative B- in Section 9-502 (b)
	9-512(b)	otherwise provided in Section 9-515
Termination Statement	9-513(b)	to comply with subsection (a)
	9-513(c)	not governed by subsection (a)
	9-513(c)	file the termination statement in the filing office
	9-513(d)	otherwise provided in Section 9-510
	9-513(d)	filing of a termination statement with the filing office
Assignment of Powers of Secured Party of Record	9-514(a)	otherwise provided in subsection (c)
	9-514(a)	mailing address of the assignee
	9-514(b)	otherwise provided in subsection (c)
	9-514(b)	filing in the filing office
	9-514(b)(3)	mailing address of the assignee
	9-514(c)	under Section 9-502 (d)

	9-514(c)	by law of this State other than the [Uniform Commercial Code]
Duration and Effectiveness of Financing Statement	9-515(a)	otherwise provided in subsections (b), (e), (f), and (g)
	9-515(b)	otherwise provided in subsections (e), (f), and (g)
	9-515(c)	pursuant to subsection (d)
	9-515(d)	specified in subsection (a)
	9-515(d)	specified in subsection (b)
	9-515(e)	otherwise provided in Section 9-510
	9-515(e)	as provided in subsection (c)
	9-515(e)	pursuant to subsection (d)
	9-515(g)	under Section 9-502 (d)
What Constitutes Filing	9-516(a)	otherwise provided in subsection (b), communication of a record to a filing office
	9-516(a)	acceptance of the record by the filing office
	9-516(b)	a record that a filing office refuses to accept
	9-516(b)(3)	the filing office is unable to index the record
	9-516(b)(3)(B)(i)	as required by Section 9-512 or 9-518
	9-516(b)(3)(B)(ii)	under Section 9-515
	9-516(b)(3)(C)	in the financing statement to which the record relates
	9-516(b)(3)(D)	a record filed [or recorded] in the filing office described in Section 9-501(a)(2)
	9-516(b)(3)(D)	a sufficient description of the real property to which it relates
	9-516(b)(4)	mailing address for the secured party of record
	9-516(b)(5)	in the financing statement to which the amendment relates
	9-516(b)(5)(A)	a mailing address for the debtor
	9-516(b)(5)(C)(ii)	a jurisdiction of organization for the debtor
	9-516(b)(6)	under Section 9-514 (a)
	9-516(b)(6)	under Section 9-514 (b)
	9-516(b)(6)	mailing address for the assignee
	9-516(b)(7)	prescribed by Section 9-515 (d)
	9-516(c)	For purposes of subsection (b)
	9-516(c)(1)	The filing office
9-516(c)(2)	as required by Section 9-512, 9-514, or 9-518	
9-516(d)	to the filing office	

	9-516(d)	the filing office
	9-516(d)	set forth in subsection (b)
	9-516(d)	the absence of the record from the files
Effectiveness of Indexing	9-517	the filing office
Claims Concerning Inaccuracies	9-518(a)	in the filing office
	9-518(a)	with respect to a record indexed there under the person's name
	9-518(b)(1)	Alternative A- identify the record to which it relates
	9-518(b)(1)	Alternative A- The initial financing statement to which the record relates
	9-518(b)(1)	Alternative B- identify the record to which it relates
	9-518(b)(1)(A)	Alternative B- The initial financing statement to which the record relates
	9-518(b)(1)(B)	Alternative B- a record filed [or recorded] in a filing office described in Section 9-501(a)(2)
	9-518(b)(1)(B)	Alternative B- specified in Section 9-502(b)
Indexing	9-519(a)	For each record filed in a filing office, the filing office
	9-519(a)(4)	in accordance with subsections (c), (d), and (e)
	9-519(b)(2)	the filing office
	9-519(c)	otherwise provided in subsections (d), and (e), the filing office
	9-519(c)(1)	all filed records
	9-519(c)(2)	to which the record relates
	9-519(d)	[it must be filed for record and] the filing office
	9-519(d)(1)	each owner of record
	9-519(d)(1)	under a mortgage of the real property described
	9-519(d)(2)	the law of this State
	9-519(e)	the filing office
	9-519(e)	under Section 9-514 (a)
	9-519(e)	under Section 9-514 (b)
	9-519(e)(2)	the law of this State
	9-519(f)	Alternative A- The filing office
	9-519(f)(2)	Alternative A- each filed record
	9-519(f)	Alternative A- The filing office
	9-519(f)(1)(A)	The filing office is described in Section 9-501(a)(1)
	9-519(f)(1)(A)	to which the record relates
	9-519(f)(1)(B)	The filing office is described in Section 9-501(a)(2)

	9-519(f)(1)(B)(2)	each filed record	
	9-519(g)	The filing office	
	9-519(g)	from the index	
	9-519(g)	under Section 9-515	
	9-519(h)	The filing office	
	9-519(h)	required by subsections (a) through (e)	
	9-519(h)	the filing office receives the record in question	
	9-519(i)	[Subsection] [Subsections] [(b)] [and] [(h)]	
	9-519(i)	a filing office described in Section 9-501(a)(2)	
Acceptance and Refusal to Accept Record	9-520(a)	A filing office	
	9-520(a)	set forth in Section 9-516 (b)	
	9-520(a)	set forth in Section 9-516 (b)	
	9-520 (b)	A filing office	
	9-520(b)	the filing office receives the record	
	9-520(c)	Section 9-502 (a) and (b)	
	9-520(c)	the filing office	
	9-520(c)	under subsection (a)	
	9-520(c)	Section 9-338	
	9-520(c)	described in Section 9-516 (b)(5)	
	9-520(d)	A filing office	
	Uniform Forms	9-521(a)	A filing office that accepts written records
		9-521(a)	set forth in Section 9-516 (b)
9-521(b)		A filing office that accepts written records	
Maintenance and Destruction of Records	9-522(a)	Alternative A- under Section 9-515	
	9-522(a)	Alternative A- The filing office	
	9-522(a)	Alternative A- Provided by the financial statement	
	9-522(a)	Alternative B- under Section 9-515	
	9-522(a)	Alternative B- The filing office	
	9-522(a)	Alternative B- provided in the financing statement	
	9-522(a)(1)	Alternative B- in the filing office described in Section 9-501(a)(1)	
	9-522(a)(2)	Alternative B- in the filing office described in Section 9-501(a)(2)	
	9-522(b)	the filing office	
9-522(b)	the filing office		

	9-522(b)	complies with subsection (a)
Information, Sale on License of Record	9-523(a)	the filing office shall send to the person
	9-523(a)	pursuant to Section 9-519 (a) (1)
	9-523(a)	the filing office
	9-523(a)	the filing office
	9-523(a)(1)	pursuant to Section 9-519 (a)(1)
	9-523(a)(2)	send the copy to the person
	9-523(b)	the filing office shall communicate to the person
	9-523(b)(2)	pursuant to Section 9-519(a)(1)
	9-523(c)	The filing office
	9-523(c)(1)	on file
	9-523(c)(1)	the filing office
	9-523(c)(1)	the filing office
	9-523(c)(1)(A)	a particular debtor at the address specified in the request
	9-523(c)(1)(B)	under Section 9-515
	9-523(c)(1)(C)	under Section 9-515
	9-523(c)(1)(C)	a record of which is maintained by the filing office under Section 9-522 (a)
	9-523(d)	under subsection (c), the filing office
	9-523(d)	the filing office
	9-523(d)	in the courts of this State
	9-523(e)	The filing office
	9-523(e)	required subsections (a) through (d)
	9-523(e)	the filing office
	9-523(f)	the [insert appropriate official or governmental agency] [filing office]
	9-523(f)	copies of all records filed in it
	9-523(f)	the filing office
Delay by Filing Office	9-524	the filing office
	9-524	prescribed in this part
	9-524(1)	the filing office
	9-524(2)	the filing office
Fees	9-525(a)	filing and indexing a record under this part
	9-525(b)	provided in subsection (e)
	9-525(b)	filing and indexing an initial financing statement of the kind described in Section 9-502 (c)

	9-525(b)	specified in subsection (c)
	9-525(c)	Alternative A- in subsections (a) and (b)
	9-525(c)	Alternative B- otherwise provided in subsection (e)
	9-525(d)	the filing office
	9-525(d)	on file
	9-525(e)	This section
	9-525(e)	under Section 9-502 (c)
Filing Office Rule	9-526(a)	this article
	9-526(a)(1)	this article
	9-526(b)	the filing office
	9-526(b)	filing offices in other jurisdictions
	9-526(b)	the filing office
	9-526(b)	filing offices in other jurisdictions
	9-526(b)(1)	filing offices in other jurisdictions
	9-526(b)(2)	the most recent version of the Model Rules
	9-526(b)(3)	filing offices in other jurisdictions
Duty to Deposit	9-527-	to the [Governor and Legislature]
	9-527-	the filing office
	9-527(1)	rules of filing offices in other jurisdictions
	9-527(2)	most recent version of the Model Rules
Default and Enforcement of Security Interest	9-601(a)	otherwise provided in Section 9-602
	9-601(b)	A secured party in possession of collateral or control of collateral under Section 9-104, 9-105, 9-106, 9-107
	9-601(b)	provided in Section 9-207
	9-601(c)	provided in subsection (g) and Section 9-605
	9-601(g)	otherwise provided in Section 9-607 (c)
Waiver and Variance Rights and Duties	9-602	provided in Section 9-624
	9-602(1)	Section 9-207 (b)(4)(C)
	9-602(2)	Section 9-210
	9-602(3)	Section 9-607 (c)
	9-602(4)	Sections 9-608 (a) and 9-615 (e)
	9-602(5)	Sections 9-608 (a) and 9-615 (c) and (f)
	9-602(6)	Section 9-609
	9-602(7)	Sections 9-610 (b), 9-611, 9-613, and 9-614

	9-602(8)	Section 9-615 (h)
	9-602(9)	Section 9-616
	9-602(10)	Section 9-620, 9-621, and 9-622
	9-602(11)	Section 9-623
	9-602(12)	Section 9-624
	9-602(13)	Sections 9-625 and 9-626
Agreement on Standards Concerning Rights and Duties	9-603(b)	Subsection (a)
	9-603(b)	under Section 9-609
	9-603(b)	taking possession of collateral
Procedures to Cover Real	9-604(b)	Subject to subsection (c)
Collection and Enforcement by Secured Party	9-607(a)(2)	under Section 9-315
	9-607(a)(4)	in a deposit account perfected by control under Section 9-104 (a)(1)
	9-607(a)(5)	in a deposit account perfected by control under Section 9-104 (a)(2) or (3)
	9-607(b)	under subsection (a)(3)
	9-607(b)	in the office in which the mortgage is recorded
	9-607(d)	pursuant to subsection (c)
	9-607(e)	This section
Application of Proceeds of Collection or Enforcement	9-608(a)(1)	under this section
	9-608(a)(2)	under paragraph (1)(c)
	9-608(a)(3)	under this section
Secured Parties Rights to Take Possession	9-609(a)	take possession of the collateral
	9-609(b)	take the possession of the collateral
	9-609(b)(2)	takes possession without breach of the peace
	9-609(c)	at a place to be designated by the secured party which is reasonably convenient to both parties
	9-609(d)	Without removal, a secured party
	9-609(d)(2)	under Section 9-610

Disposition of Collateral after Default	9-610(a)	otherwise dispose of any or all collateral
	9-610(b)	place.... must be commercially reasonable
	9-610(b)	place and on any terms
	9-610(c)(1)	at a public sale
	9-610(c)(2)	at a private sale
	9-610(e)	under subsection (d)
	9-610(f)	under subsection (e)
Notification before Disposition	9-611(a)	In this section
	9-611(a)(1)	a secured party sends to the debtor
	9-611(b)	otherwise provided in subsection (d)
	9-611(b)	under Section 9-610
	9-611(b)	specified in subsection (c)
	9-611(c)	To comply with subsection (b), the secured party shall send an authenticated notification of disposition to:
	9-611(c)(1)	the debtor
	9-611(c)(2)	any secondary obligor
	9-611(c)(3)(A)	any other person from which the secured party has received, before the notification date, an authenticated notification of a claim of an interest in the collateral
	9-611(c)(3)(B)	any other secured party that.... held a security interest in or agricultural lien on the collateral perfected by filing of a financing statement
	9-611(c)(3)(B)(iii)	in the office in which to file a financing statement against the debtor covering the collateral
	9-611(c)(3)(C)	any other secured party that.... held a security interest in the collateral perfected by compliance with a statute, regulation, or treaty described in Section 9-311(a)
	9-611(d)	Subsection (b)
	9-611(e)	prescribed in subsection (c)(3)(B)
	9-611(e)(1)	in the office indicated in subsection (c)(3)(B)
	9-611(e)(2)(B)	received a response to the request for information and sent an authenticated notification of disposition to each secured party named in that response and whose financing statement covered the collateral
Timeliness of Notification	9-612(a)	otherwise provided in subsection (b)
Contents and Form	9-613(1)(E)	place of a public sale

	9-613(5)	appearing in Section 9-614 (a)(3).... in public.... privately.... by calling us at [telephone number]
Contents and Form before Disposition	9-614(1)(A)	specified in Section 9-613(a)(1)
	9-614(1)(C)	under Section 9-623
	9-614(1)(D)	a telephone number or mailing address from which additional information concerning the disposition and the obligation secured is available
	9-614(3)	address of secured party.... address of any obligor who is also a debtor... at public sale..... Place: & nb sp attend the sale and bring bidders if you want.... private.... at private sale.... at [telephone number].... at [secured party's address].... at secured party's address.... We are sending this notice to the following other people who have an interest in [describe collateral] or who owe money under your agreement
	9-614(4)	at the end of the form
	9-614(5)	in the form of paragraph (3)
	9-614(5)	not required by paragraph (1)
	9-614(5)	rights arising under this article
	9-614(6)	notification under this section
	9-614(6)	in the form of paragraph (3)
	9-614(6)	law other than this article
	9-614(6)	not required by paragraph (1)
Application of Proceeds of Disposition	9-615(b)	under subsection (a)(3)
	9-615(c)	under this section
	9-615(d)(1)	unless subsection (a)(4)
	9-615(d)(1)	to a consignor
	9-615(d)(1)	account to and pay a debtor
	9-615(f)(2)	to a person other than the secured party
Explanation of Calculation of Surplus	9-616(a)(1)(B)	in accordance with subsection (c)
	9-616(a)(1)(D)	a telephone number or mailing address from which additional information concerning the transaction is available
	9-616(b)	under Section 9-615
	9-616(b)(1)	send an explanation to the debtor or consumer obligor
	9-616(b)(1)(A)	accounts to the debtor

	9-616(b)(1)(A)	on the consumer obligor
	9-616(c)	To comply with subsection (a)(1)(B)
	9-616(c)(1)(A)	the secured party takes or receives possession of the collateral
	9-616(c)(1)(A)	the secured party takes or receives possession of the collateral
	9-616(c)(5)	not reflected in the amount in paragraph (1)
	9-616(d)	the requirements of subsection (a)
	9-616(e)	under this section
	9-616(e)	the secured party did not send to the debtor or consumer obligor an explanation pursuant to subsection (b)(1)
Rights of Transferee of Collateral	9-617(a) (1)	transfers to a transferee for value
	9-617(c)	described in subsection (a)
Rights and Duties of Certain Secondary Obligors	9-618(a)(1)	receives an assignment of a secured obligation from the secured party
	9-618(a)(2)	receives a transfer of collateral from the secured party
	9-618(b)	described in subsection (a)
	9-618(b)(1)	under Section 9-610
	9-618(b)(2)	under this article
Notification of Proposal to Accept Collateral	9-619(a)(4)	mailing address of the secured party, debtor and transferee
	9-619(b)	office responsible for maintaining the system, the office shall
	9-619(c)	under subsection (b)
Acceptance of Collateral in Full or Partial Satisfaction	9-620(a)	otherwise provided in subsection (g)
	9-620(a)(1)	under subsection (c)
	9-620(a)(2)	set forth in subsection (e)
	9-620(a)(2)(A)	under Section 9-621
	9-620(a)(3)	collateral is not in the possession of the debtor
	9-620(a)(4)	subsection (e)
	9-620(b)	under this section

	9-620(b)(2)	the conditions of subsection (a)
	9-620(c)	For purposes of this section
	9-620(c)(1)	in a record
	9-620(c)(2)	in a record
	9-620 (c)(2)(A)	collateral not in the possession of the secured party
	9-620(d)	under subsection (a)(2)
	9-620(d)	notification of objection must be received by the secured party
	9-620(d) (1)	pursuant to Section 9-621
	9-620(d)(2)(A)	pursuant to Section 9-621
	9-620(d)(2)(B)	under subsection (c)
	9-620(e)	A secured party that has taken possession of collateral
	9-620(e)	pursuant to Section to 9-610
	9-620(e)	specified in subsection (g)
	9-620(f)	To comply with subsection (e)
	9-620(f)(1)	taking possession
Notification of Proposal to Accept Collateral	9-621(a)(1)	the secured party has received.... an authenticated notification of a claim of an interest in the collateral
	9-621(a)(2)(C)	was filed in the office or offices in which to file a financing statement against the debtor covering the collateral
	9-621(a)(3)	described in Section 9-311(a)
	9-621(b)	a secured party that desires to accept collateral
	9-621(b)	shall send its proposal to any secondary obligor in addition to the persons described in subsection (a)
Effect of Acceptance	9-622(b)	whether or not the secured the secured party is required to send or does send its proposal to the holder of the interest.
	9-622(b)	any person to which the secured party was required to send, but did not send, its proposal
	9-622(b)	provided by Section 9-625 (b)
Rights to Redeem	9-623(b)(2)	described in Section 9-615(a)(1)
	9-623(c)	a secured party
	9-623(c)(1)	has collected collateral under Section 9-607
	9-623(c)(3)	has accepted collateral in full or partial satisfaction of the obligation it secures under Section 9-622
Waiver	9-624(a)	under Section 9-611
	9-624(b)	under Section 9-623

Remedies for Failure to Comply with Articles	9-625(b)	Subject to subsections (c) and (f)
	9-625(b)	this article
	9-625(b)	under Section 9-210
	9-625(c)	otherwise provided in Section 9-628
	9-625(d)	under Section 9-626
	9-625(d)	under Section 9-626
	9-625(e)	in a filed record
	9-625(e)(1)	fails to comply with Section 9-208
	9-625(e)(2)	fails to comply with Section 9-209
	9-625(e)(3)	under Section 9-509 (a)
	9-625(e)(4)	required by Section 9-513 (a) or (c)
	9-625(e)(5)	fails to comply with Section 9-616 (b)(1)
	9-625(e)(6)	fails to comply with Section 9-616 (b)(2)
	9-625(f)	under subsection (b)
	9-625(f)	under Section 9-210
	9-625(f)	A recipient of a request under Section 9-210
	9-625(f)	within the meaning of this subsection
	9-625(g)	under Section 9-210
Action for Deficiency or Surplus	9-626(a)(2)	in accordance with this part
	9-626(a)(3)	otherwise provided in Section 9-628
	9-626(a)(3)	in accordance with the provisions of this part
	9-626(a)(3)(B)	in accordance with the provisions of this part
	9-626(a)(4)	For purposes of paragraph (3)(B)
	9-626(a)(5)	under Section 9-615 (f)