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HB 1432/96 - ECM

Dry Chairman	Faanamia	Mottora C	ammittaa (Commission on	Ilniform Ct	oto I orra)

By: Chairman, Economic Matters Committee (Commission on Uniform State Laws)

Introduced and read first time: January 16, 1997

Assigned to: Economic Matters

Committee Report: Favorable House action: Adopted

Read second time: March 18, 1997

CHAPTER ____

1 AN ACT concerning

2 Uniform Commercial Code - Letters of Credit

- 3 FOR the purpose of enacting the revised Title 5 Letters of Credit of the Uniform
- 4 Commercial Code; repealing existing provisions of law relating to letters of credit;
- 5 expressly authorizing the use of electronic technology; expressly permitting deferred
- 6 payment letters of credit and two-party letters of credit; providing rules for
- 7 unstated expiry dates, perpetual letters of credit, and nondocumentary conditions;
- 8 clarifying and establishing rules for successors by operation of law; conforming the
- 9 law to existing practice for assignment of proceeds; coordinating certain provisions
- of law to current international practice for letters of credit; prohibiting certain
- damages; providing for a statute of limitations; providing for a choice of law to
- govern a transaction; providing for the procedure for recording and accommodating
- assignments by consent of the issuer of a letter of credit; clarifying the subrogation
- rights of an issuer who has honored a letter of credit; making conforming changes to
- 15 other titles of the Uniform Commercial Code; providing for the application of this
- Act; and generally relating to the law relating to letters of credit.
- 17 BY repealing
- 18 Article Commercial Law
- 19 Section 5-101 through 5-117
- 20 Annotated Code of Maryland
- 21 (1992 Replacement Volume and 1996 Supplement)
- 22 BY adding to
- 23 Article Commercial Law
- 24 Section 5-101 through 5-117 and 9-104(m)
- 25 Annotated Code of Maryland

2 1 (1992 Replacement Volume and 1996 Supplement) 2 BY repealing and reenacting, with amendments, 3 Article - Commercial Law Section 1-105(2), 2-512, 9-103(1)(a), 9-104(l), 9-105(3), 9-106, 9-304(1), and 4 5 6 Annotated Code of Maryland (1992 Replacement Volume and 1996 Supplement) 7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 9 MARYLAND, That Section(s) 5-101 through 5-117 of Article - Commercial Law of the 10 Annotated Code of Maryland be repealed. SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 12 read as follows: 13 **Article - Commercial Law** 14 5-101. SHORT TITLE. THIS TITLE MAY BE CITED AS THE MARYLAND UNIFORM COMMERCIAL CODE -16 LETTERS OF CREDIT. 17 5-102. DEFINITIONS. 18 (A) IN THIS TITLE: 19 (1) "ADVISER" MEANS A PERSON WHO, AT THE REQUEST OF THE 20 ISSUER, A CONFIRMER, OR ANOTHER ADVISER, NOTIFIES OR REQUESTS ANOTHER 21 ADVISER TO NOTIFY THE BENEFICIARY THAT A LETTER OF CREDIT HAS BEEN 22 ISSUED, CONFIRMED, OR AMENDED. (2) "APPLICANT" MEANS A PERSON AT WHOSE REQUEST OR FOR WHOSE 23 24 ACCOUNT A LETTER OF CREDIT IS ISSUED. THE TERM INCLUDES A PERSON WHO 25 REQUESTS AN ISSUER TO ISSUE A LETTER OF CREDIT ON BEHALF OF ANOTHER IF 26 THE PERSON MAKING THE REQUEST UNDERTAKES AN OBLIGATION TO REIMBURSE 27 THE ISSUER. 28 (3) "BENEFICIARY" MEANS A PERSON WHO UNDER THE TERMS OF A 29 LETTER OF CREDIT IS ENTITLED TO HAVE ITS COMPLYING PRESENTATION 30 HONORED. THE TERM INCLUDES A PERSON TO WHOM DRAWING RIGHTS HAVE 31 BEEN TRANSFERRED UNDER A TRANSFERABLE LETTER OF CREDIT. (4) "CONFIRMER" MEANS A NOMINATED PERSON WHO UNDERTAKES, 32. 33 AT THE REQUEST OR WITH THE CONSENT OF THE ISSUER, TO HONOR A

34 PRESENTATION UNDER A LETTER OF CREDIT ISSUED BY ANOTHER.

37 MAY BE REQUIRED BY THE LETTER OF CREDIT.

35

(5) "DISHONOR" OF A LETTER OF CREDIT MEANS FAILURE TIMELY TO

(6) "DOCUMENT" MEANS A DRAFT OR OTHER DEMAND, DOCUMENT OF

36 HONOR OR TO TAKE AN INTERIM ACTION, SUCH AS ACCEPTANCE OF A DRAFT, THAT

39 TITLE, INVESTMENT SECURITY, CERTIFICATE, INVOICE, OR OTHER RECORD,

- 1 STATEMENT, OR REPRESENTATION OF FACT, LAW, RIGHT, OR OPINION (I) WHICH IS
- 2 PRESENTED IN A WRITTEN OR OTHER MEDIUM PERMITTED BY THE LETTER OF
- 3 CREDIT OR, UNLESS PROHIBITED BY THE LETTER OF CREDIT, BY THE STANDARD
- 4 PRACTICE REFERRED TO IN § 5-108(E) OF THIS TITLE AND (II) WHICH IS CAPABLE OF
- 5 BEING EXAMINED FOR COMPLIANCE WITH THE TERMS AND CONDITIONS OF THE
- 6 LETTER OF CREDIT. A DOCUMENT MAY NOT BE ORAL.
- 7 (7) "GOOD FAITH" MEANS HONESTY IN FACT IN THE CONDUCT OR 8 TRANSACTION CONCERNED.
- 9 (8) "HONOR" OF A LETTER OF CREDIT MEANS PERFORMANCE OF THE
- 10 ISSUER'S UNDERTAKING IN THE LETTER OF CREDIT TO PAY OR DELIVER AN ITEM
- 11 OF VALUE. UNLESS THE LETTER OF CREDIT OTHERWISE PROVIDES, "HONOR"
- 12 OCCURS:
- 13 (I) UPON PAYMENT;
- 14 (II) IF THE LETTER OF CREDIT PROVIDES FOR ACCEPTANCE, UPON
- 15 ACCEPTANCE OF A DRAFT AND, AT MATURITY, ITS PAYMENT; OR
- 16 (III) IF THE LETTER OF CREDIT PROVIDES FOR INCURRING A
- 17 DEFERRED OBLIGATION, UPON INCURRING THE OBLIGATION AND, AT MATURITY,
- 18 ITS PERFORMANCE.
- 19 (9) "ISSUER" MEANS A BANK OR OTHER PERSON THAT ISSUES A LETTER
- 20 OF CREDIT, BUT DOES NOT INCLUDE AN INDIVIDUAL WHO MAKES AN ENGAGEMENT
- 21 FOR PERSONAL, FAMILY, OR HOUSEHOLD PURPOSES.
- 22 (10) "LETTER OF CREDIT" MEANS A DEFINITE UNDERTAKING THAT
- 23 SATISFIES THE REOUIREMENTS OF § 5-104 OF THIS TITLE BY AN ISSUER TO A
- 24 BENEFICIARY AT THE REQUEST OR FOR THE ACCOUNT OF AN APPLICANT OR, IN
- 25 THE CASE OF A FINANCIAL INSTITUTION, TO ITSELF OR FOR ITS OWN ACCOUNT, TO
- 26 HONOR A DOCUMENTARY PRESENTATION BY PAYMENT OR DELIVERY OF AN ITEM
- 27 OF VALUE.
- 28 (11) "NOMINATED PERSON" MEANS A PERSON WHOM THE ISSUER (I)
- 29 DESIGNATES OR AUTHORIZES TO PAY, ACCEPT, NEGOTIATE, OR OTHERWISE GIVE
- 30 VALUE UNDER A LETTER OF CREDIT AND (II) UNDERTAKES BY AGREEMENT OR
- 31 CUSTOM AND PRACTICE TO REIMBURSE.
- 32 (12) "PRESENTATION" MEANS DELIVERY OF A DOCUMENT TO AN ISSUER
- 33 OR NOMINATED PERSON FOR HONOR OR GIVING OF VALUE UNDER A LETTER OF
- 34 CREDIT.
- 35 (13) "PRESENTER" MEANS A PERSON MAKING A PRESENTATION AS OR
- 36 ON BEHALF OF A BENEFICIARY OR NOMINATED PERSON.
- 37 (14) "RECORD" MEANS INFORMATION THAT IS INSCRIBED ON A
- 38 TANGIBLE MEDIUM, OR THAT IS STORED IN AN ELECTRONIC OR OTHER MEDIUM
- 39 AND IS RETRIEVABLE IN PERCEIVABLE FORM.
- 40 (15) "SUCCESSOR OF A BENEFICIARY" MEANS A PERSON WHO SUCCEEDS
- 41 TO SUBSTANTIALLY ALL OF THE RIGHTS OF A BENEFICIARY BY OPERATION OF LAW,

- 4
 - 1 INCLUDING A CORPORATION WITH OR INTO WHICH THE BENEFICIARY HAS BEEN
 - 2 MERGED OR CONSOLIDATED, AN ADMINISTRATOR, EXECUTOR, PERSONAL
 - 3 REPRESENTATIVE, TRUSTEE IN BANKRUPTCY, DEBTOR IN POSSESSION,
 - 4 LIQUIDATOR, AND RECEIVER.
- 5 (B) DEFINITIONS IN OTHER TITLES OF THIS ARTICLE APPLYING TO THIS 6 TITLE AND THE SECTIONS IN WHICH THEY APPEAR ARE:
- 7 "ACCEPT" OR "ACCEPTANCE." § 3-409.
- 8 "VALUE." §§ 3-303 AND 4-211.
- 9 (C) TITLE 1 OF THIS ARTICLE CONTAINS CERTAIN ADDITIONAL GENERAL
- 10 DEFINITIONS AND PRINCIPLES OF CONSTRUCTION AND INTERPRETATION
- 11 APPLICABLE THROUGHOUT THIS ARTICLE.
- 12 5-103. SCOPE.
- 13 (A) THIS TITLE APPLIES TO LETTERS OF CREDIT AND TO CERTAIN RIGHTS
- 14 AND OBLIGATIONS ARISING OUT OF TRANSACTIONS INVOLVING LETTERS OF
- 15 CREDIT.
- 16 (B) THE STATEMENT OF A RULE IN THIS TITLE DOES NOT BY ITSELF
- 17 REQUIRE, IMPLY, OR NEGATE APPLICATION OF THE SAME OR A DIFFERENT RULE
- 18 TO A SITUATION NOT PROVIDED FOR, OR TO A PERSON NOT SPECIFIED, IN THIS
- 19 TITLE.
- 20 (C) WITH THE EXCEPTION OF THIS SUBSECTION, SUBSECTIONS (A) AND (D) OF
- 21 THIS SECTION, §§ 5-102(A)(9) AND (10), 5-106(D), AND 5-114(D) OF THIS TITLE, AND
- 22 EXCEPT TO THE EXTENT PROHIBITED IN §§ 1-102(3) AND 5-117(D) OF THIS ARTICLE,
- 23 THE EFFECT OF THIS TITLE MAY BE VARIED BY AGREEMENT OR BY A PROVISION
- 24 STATED OR INCORPORATED BY REFERENCE IN AN UNDERTAKING. A TERM IN AN
- 25 AGREEMENT OR UNDERTAKING GENERALLY EXCUSING LIABILITY OR GENERALLY
- 26 LIMITING REMEDIES FOR FAILURE TO PERFORM OBLIGATIONS IS NOT SUFFICIENT
- 27 TO VARY OBLIGATIONS PRESCRIBED BY THIS TITLE.
- 28 (D) RIGHTS AND OBLIGATIONS OF AN ISSUER TO A BENEFICIARY OR A
- 29 NOMINATED PERSON UNDER A LETTER OF CREDIT ARE INDEPENDENT OF THE
- 30 EXISTENCE, PERFORMANCE, OR NONPERFORMANCE OF A CONTRACT OR
- 31 ARRANGEMENT OUT OF WHICH THE LETTER OF CREDIT ARISES OR WHICH
- 32 UNDERLIES IT, INCLUDING CONTRACTS OR ARRANGEMENTS BETWEEN THE ISSUER
- 33 AND THE APPLICANT AND BETWEEN THE APPLICANT AND THE BENEFICIARY.
- 34 5-104. FORMAL REQUIREMENTS.
- 35 A LETTER OF CREDIT, CONFIRMATION, ADVICE, TRANSFER, AMENDMENT, OR
- 36 CANCELLATION MAY BE ISSUED IN ANY FORM THAT IS A RECORD AND IS
- 37 AUTHENTICATED (I) BY A SIGNATURE OR (II) IN ACCORDANCE WITH THE
- 38 AGREEMENT OF THE PARTIES OR THE STANDARD PRACTICE REFERRED TO IN §
- 39 5-108(E) OF THIS TITLE.

1 5-105. CONSIDERATION.

- 2 CONSIDERATION IS NOT REQUIRED TO ISSUE, AMEND, TRANSFER, OR CANCEL 3 A LETTER OF CREDIT, ADVICE, OR CONFIRMATION.
- 4 5-106. ISSUANCE, AMENDMENT, CANCELLATION, AND DURATION.
- 5 (A) A LETTER OF CREDIT IS ISSUED AND BECOMES ENFORCEABLE
- 6 ACCORDING TO ITS TERMS AGAINST THE ISSUER WHEN THE ISSUER SENDS OR
- 7 OTHERWISE TRANSMITS IT TO THE PERSON REQUESTED TO ADVISE OR TO THE
- 8 BENEFICIARY. A LETTER OF CREDIT IS REVOCABLE ONLY IF IT SO PROVIDES.
- 9 (B) AFTER A LETTER OF CREDIT IS ISSUED, RIGHTS AND OBLIGATIONS OF A
- 10 BENEFICIARY, APPLICANT, CONFIRMER, AND ISSUER ARE NOT AFFECTED BY AN
- 11 AMENDMENT OR CANCELLATION TO WHICH THAT PERSON HAS NOT CONSENTED
- 12 EXCEPT TO THE EXTENT THE LETTER OF CREDIT PROVIDES THAT IT IS REVOCABLE
- 13 OR THAT THE ISSUER MAY AMEND OR CANCEL THE LETTER OF CREDIT WITHOUT
- 14 THAT CONSENT.
- 15 (C) IF THERE IS NO STATED EXPIRATION DATE OR OTHER PROVISION THAT
- 16 DETERMINES ITS DURATION, A LETTER OF CREDIT EXPIRES 1 YEAR AFTER ITS
- 17 STATED DATE OF ISSUANCE OR, IF NONE IS STATED, AFTER THE DATE ON WHICH IT
- 18 IS ISSUED.
- 19 (D) A LETTER OF CREDIT THAT STATES THAT IT IS PERPETUAL EXPIRES 5
- 20 YEARS AFTER ITS STATED DATE OF ISSUANCE, OR IF NONE IS STATED, AFTER THE
- 21 DATE ON WHICH IT IS ISSUED.
- 22 5-107. CONFIRMER, NOMINATED PERSON, AND ADVISER.
- 23 (A) A CONFIRMER IS DIRECTLY OBLIGATED ON A LETTER OF CREDIT AND
- 24 HAS THE RIGHTS AND OBLIGATIONS OF AN ISSUER TO THE EXTENT OF ITS
- 25 CONFIRMATION. THE CONFIRMER ALSO HAS RIGHTS AGAINST AND OBLIGATIONS
- 26 TO THE ISSUER AS IF THE ISSUER WERE AN APPLICANT AND THE CONFIRMER HAD
- 27 ISSUED THE LETTER OF CREDIT AT THE REQUEST AND FOR THE ACCOUNT OF THE
- 28 ISSUER.
- 29 (B) A NOMINATED PERSON WHO IS NOT A CONFIRMER IS NOT OBLIGATED TO
- 30 HONOR OR OTHERWISE GIVE VALUE FOR A PRESENTATION.
- 31 (C) A PERSON REQUESTED TO ADVISE MAY DECLINE TO ACT AS AN ADVISER.
- 32 AN ADVISER THAT IS NOT A CONFIRMER IS NOT OBLIGATED TO HONOR OR GIVE
- 33 VALUE FOR A PRESENTATION. AN ADVISER UNDERTAKES TO THE ISSUER AND TO
- 34 THE BENEFICIARY ACCURATELY TO ADVISE THE TERMS OF THE LETTER OF CREDIT,
- 35 CONFIRMATION, AMENDMENT, OR ADVICE RECEIVED BY THAT PERSON AND
- 36 UNDERTAKES TO THE BENEFICIARY TO CHECK THE APPARENT AUTHENTICITY OF
- 37 THE REQUEST TO ADVISE. EVEN IF THE ADVICE IS INACCURATE, THE LETTER OF
- 38 CREDIT, CONFIRMATION, OR AMENDMENT IS ENFORCEABLE AS ISSUED.
- 39 (D) A PERSON WHO NOTIFIES A TRANSFEREE BENEFICIARY OF THE TERMS
- 40 OF A LETTER OF CREDIT, CONFIRMATION, AMENDMENT, OR ADVICE HAS THE
- 41 RIGHTS AND OBLIGATIONS OF AN ADVISER UNDER SUBSECTION (C) OF THIS
- 42 SECTION. THE TERMS IN THE NOTICE TO THE TRANSFEREE BENEFICIARY MAY

- 1 DIFFER FROM THE TERMS IN ANY NOTICE TO THE TRANSFEROR BENEFICIARY TO
- 2 THE EXTENT PERMITTED BY THE LETTER OF CREDIT, CONFIRMATION,
- 3 AMENDMENT, OR ADVICE RECEIVED BY THE PERSON WHO SO NOTIFIES.
- 4 5-108. ISSUER'S RIGHTS AND OBLIGATIONS.
- 5 (A) EXCEPT AS OTHERWISE PROVIDED IN § 5-109 OF THIS TITLE, AN ISSUER
- 6 SHALL HONOR A PRESENTATION THAT, AS DETERMINED BY THE STANDARD
- 7 PRACTICE REFERRED TO IN SUBSECTION (E) OF THIS SECTION, APPEARS ON ITS
- 8 FACE STRICTLY TO COMPLY WITH THE TERMS AND CONDITIONS OF THE LETTER OF
- 9 CREDIT. EXCEPT AS OTHERWISE PROVIDED IN § 5-113 OF THIS TITLE AND UNLESS
- 10 OTHERWISE AGREED WITH THE APPLICANT, AN ISSUER SHALL DISHONOR A
- 11 PRESENTATION THAT DOES NOT APPEAR SO TO COMPLY.
- 12 (B) AN ISSUER HAS A REASONABLE TIME AFTER PRESENTATION, BUT NOT
- 13 BEYOND THE END OF THE 7TH BUSINESS DAY OF THE ISSUER AFTER THE DAY OF ITS
- 14 RECEIPT OF DOCUMENTS:
- 15 (1) TO HONOR;
- 16 (2) IF THE LETTER OF CREDIT PROVIDES FOR HONOR TO BE
- 17 COMPLETED MORE THAN 7 BUSINESS DAYS AFTER PRESENTATION, TO ACCEPT A
- 18 DRAFT OR INCUR A DEFERRED OBLIGATION; OR
- 19 (3) TO GIVE NOTICE TO THE PRESENTER OF DISCREPANCIES IN THE
- 20 PRESENTATION.
- 21 (C) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (D) OF THIS SECTION,
- 22 AN ISSUER IS PRECLUDED FROM ASSERTING AS A BASIS FOR DISHONOR ANY
- 23 DISCREPANCY IF TIMELY NOTICE IS NOT GIVEN, OR ANY DISCREPANCY NOT STATED
- 24 IN THE NOTICE IF TIMELY NOTICE IS GIVEN.
- 25 (D) FAILURE TO GIVE THE NOTICE SPECIFIED IN SUBSECTION (B) OF THIS
- 26 SECTION OR TO MENTION FRAUD, FORGERY, OR EXPIRATION IN THE NOTICE DOES
- 27 NOT PRECLUDE THE ISSUER FROM ASSERTING AS A BASIS FOR DISHONOR FRAUD
- 28 OR FORGERY AS DESCRIBED IN § 5-109(A) OF THIS TITLE OR EXPIRATION OF THE
- 29 LETTER OF CREDIT BEFORE PRESENTATION.
- 30 (E) AN ISSUER SHALL OBSERVE STANDARD PRACTICE OF FINANCIAL
- 31 INSTITUTIONS THAT REGULARLY ISSUE LETTERS OF CREDIT. DETERMINATION OF
- 32 THE ISSUER'S OBSERVANCE OF THE STANDARD PRACTICE IS A MATTER OF
- 33 INTERPRETATION FOR THE COURT. THE COURT SHALL OFFER THE PARTIES A
- 34 REASONABLE OPPORTUNITY TO PRESENT EVIDENCE OF THE STANDARD PRACTICE.
- 35 (F) AN ISSUER IS NOT RESPONSIBLE FOR:
- 36 (1) THE PERFORMANCE OR NONPERFORMANCE OF THE UNDERLYING
- 37 CONTRACT, ARRANGEMENT, OR TRANSACTION;
- 38 (2) AN ACT OR OMISSION OF OTHERS; OR

- 1 (3) OBSERVANCE OR KNOWLEDGE OF THE USAGE OF A PARTICULAR 2 TRADE OTHER THAN THE STANDARD PRACTICE REFERRED TO IN SUBSECTION (E) 3 OF THIS SECTION.
- 4 (G) IF AN UNDERTAKING CONSTITUTING A LETTER OF CREDIT UNDER § 5 5-102(A)(10) OF THIS TITLE CONTAINS NONDOCUMENTARY CONDITIONS, AN ISSUER 6 SHALL DISREGARD THE NONDOCUMENTARY CONDITIONS AND TREAT THEM AS IF 7 THEY WERE NOT STATED.
- 8 (H) AN ISSUER THAT HAS DISHONORED A PRESENTATION SHALL RETURN 9 THE DOCUMENTS OR HOLD THEM AT THE DISPOSAL OF, AND SEND ADVICE TO THAT 10 EFFECT TO, THE PRESENTER.
- 11 (I) AN ISSUER THAT HAS HONORED A PRESENTATION AS PERMITTED OR 12 REQUIRED BY THIS ARTICLE:
- (1) IS ENTITLED TO BE REIMBURSED BY THE APPLICANT IN
 14 IMMEDIATELY AVAILABLE FUNDS NOT LATER THAN THE DATE OF ITS PAYMENT OF
 15 FUNDS:
- 16 (2) TAKES THE DOCUMENTS FREE OF CLAIMS OF THE BENEFICIARY OR 17 PRESENTER:
- 18 (3) IS PRECLUDED FROM ASSERTING A RIGHT OF RECOURSE ON A
 19 DRAFT UNDER §§ 3-414 AND 3-415 OF THIS ARTICLE;
- 20 (4) EXCEPT AS OTHERWISE PROVIDED IN §§ 5-110 AND 5-117 OF THIS
- 21 TITLE, IS PRECLUDED FROM RESTITUTION OF MONEY PAID OR OTHER VALUE
- 22 GIVEN BY MISTAKE TO THE EXTENT THE MISTAKE CONCERNS DISCREPANCIES IN
- 23 THE DOCUMENTS OR TENDER WHICH ARE APPARENT ON THE FACE OF THE
- 24 PRESENTATION; AND
- 25 (5) IS DISCHARGED TO THE EXTENT OF ITS PERFORMANCE UNDER THE
- 26 LETTER OF CREDIT UNLESS THE ISSUER HONORED A PRESENTATION IN WHICH A
- 27 REQUIRED SIGNATURE OF A BENEFICIARY WAS FORGED.
- 28 5-109. FRAUD AND FORGERY.
- 29 (A) IF A PRESENTATION IS MADE THAT APPEARS ON ITS FACE STRICTLY TO
- 30 COMPLY WITH THE TERMS AND CONDITIONS OF THE LETTER OF CREDIT, BUT A
- 31 REQUIRED DOCUMENT IS FORGED OR MATERIALLY FRAUDULENT, OR HONOR OF
- 32 THE PRESENTATION WOULD FACILITATE A MATERIAL FRAUD BY THE BENEFICIARY
- 33 ON THE ISSUER OR APPLICANT:
- 34 (1) THE ISSUER SHALL HONOR THE PRESENTATION, IF HONOR IS
- 35 DEMANDED BY (I) A NOMINATED PERSON WHO HAS GIVEN VALUE IN GOOD FAITH
- 36 AND WITHOUT NOTICE OF FORGERY OR MATERIAL FRAUD, (II) A CONFIRMER WHO
- 37 HAS HONORED ITS CONFIRMATION IN GOOD FAITH, (III) A HOLDER IN DUE COURSE
- 38 OF A DRAFT DRAWN UNDER THE LETTER OF CREDIT WHICH WAS TAKEN AFTER
- 39 ACCEPTANCE BY THE ISSUER OR NOMINATED PERSON, OR (IV) AN ASSIGNEE OF THE
- 40 ISSUER'S OR NOMINATED PERSON'S DEFERRED OBLIGATION THAT WAS TAKEN FOR

- 1 VALUE AND WITHOUT NOTICE OF FORGERY OR MATERIAL FRAUD AFTER THE
- 2 OBLIGATION WAS INCURRED BY THE ISSUER OR NOMINATED PERSON; AND
- 3 (2) THE ISSUER, ACTING IN GOOD FAITH, MAY HONOR OR DISHONOR 4 THE PRESENTATION IN ANY OTHER CASE.
- 5 (B) IF AN APPLICANT CLAIMS THAT A REQUIRED DOCUMENT IS FORGED OR
- 6 MATERIALLY FRAUDULENT OR THAT HONOR OF THE PRESENTATION WOULD
- 7 FACILITATE A MATERIAL FRAUD BY THE BENEFICIARY ON THE ISSUER OR
- 8 APPLICANT, A COURT OF COMPETENT JURISDICTION MAY TEMPORARILY OR
- 9 PERMANENTLY ENJOIN THE ISSUER FROM HONORING A PRESENTATION OR GRANT
- 10 SIMILAR RELIEF AGAINST THE ISSUER OR OTHER PERSONS ONLY IF THE COURT
- 11 FINDS THAT:
- 12 (1) THE RELIEF IS NOT PROHIBITED UNDER THE LAW APPLICABLE TO
- 13 AN ACCEPTED DRAFT OR DEFERRED OBLIGATION INCURRED BY THE ISSUER;
- 14 (2) A BENEFICIARY, ISSUER, OR NOMINATED PERSON WHO MAY BE
- 15 ADVERSELY AFFECTED IS ADEQUATELY PROTECTED AGAINST LOSS THAT IT MAY
- 16 SUFFER BECAUSE THE RELIEF IS GRANTED;
- 17 (3) ALL OF THE CONDITIONS TO ENTITLE A PERSON TO THE RELIEF
- 18 UNDER THE LAW OF THIS STATE HAVE BEEN MET; AND
- 19 (4) ON THE BASIS OF THE INFORMATION SUBMITTED TO THE COURT,
- 20 THE APPLICANT IS MORE LIKELY THAN NOT TO SUCCEED UNDER ITS CLAIM OF
- 21 FORGERY OR MATERIAL FRAUD AND THE PERSON DEMANDING HONOR DOES NOT
- 22 QUALIFY FOR PROTECTION UNDER SUBSECTION (A)(1) OF THIS SECTION.
- 23 5-110. WARRANTIES.
- 24 (A) IF ITS PRESENTATION IS HONORED, THE BENEFICIARY WARRANTS:
- 25 (1) TO THE ISSUER, ANY OTHER PERSON TO WHOM PRESENTATION IS
- 26 MADE, AND THE APPLICANT THAT THERE IS NO FRAUD OR FORGERY OF THE KIND
- 27 DESCRIBED IN § 5-109(A) OF THIS TITLE; AND
- 28 (2) TO THE APPLICANT THAT THE DRAWING DOES NOT VIOLATE ANY
- 29 AGREEMENT BETWEEN THE APPLICANT AND BENEFICIARY OR ANY OTHER
- 30 AGREEMENT INTENDED BY THEM TO BE AUGMENTED BY THE LETTER OF CREDIT.
- 31 (B) THE WARRANTIES IN SUBSECTION (A) OF THIS SECTION ARE IN ADDITION
- 32 TO WARRANTIES ARISING UNDER TITLES 3, 4, 7, AND 8 OF THIS ARTICLE BECAUSE OF
- 33 THE PRESENTATION OR TRANSFER OF DOCUMENTS COVERED BY ANY OF THOSE
- 34 TITLES.
- 35 5-111. REMEDIES.
- 36 (A) IF AN ISSUER WRONGFULLY DISHONORS OR REPUDIATES ITS
- 37 OBLIGATION TO PAY MONEY UNDER A LETTER OF CREDIT BEFORE PRESENTATION,
- 38 THE BENEFICIARY, SUCCESSOR, OR NOMINATED PERSON PRESENTING ON ITS OWN
- 39 BEHALF MAY RECOVER FROM THE ISSUER THE AMOUNT THAT IS THE SUBJECT OF
- 40 THE DISHONOR OR REPUDIATION. IF THE ISSUER'S OBLIGATION UNDER THE

- 1 LETTER OF CREDIT IS NOT FOR THE PAYMENT OF MONEY, THE CLAIMANT MAY
- 2 OBTAIN SPECIFIC PERFORMANCE OR, AT THE CLAIMANT'S ELECTION, RECOVER AN
- 3 AMOUNT EQUAL TO THE VALUE OF PERFORMANCE FROM THE ISSUER. IN EITHER
- 4 CASE, THE CLAIMANT MAY ALSO RECOVER INCIDENTAL BUT NOT CONSEQUENTIAL
- 5 DAMAGES. THE CLAIMANT IS NOT OBLIGATED TO TAKE ACTION TO AVOID
- 6 DAMAGES THAT MIGHT BE DUE FROM THE ISSUER UNDER THIS SUBSECTION. IF,
- 7 ALTHOUGH NOT OBLIGATED TO DO SO, THE CLAIMANT AVOIDS DAMAGES, THE
- 8 CLAIMANT'S RECOVERY FROM THE ISSUER MUST BE REDUCED BY THE AMOUNT OF
- 9 DAMAGES AVOIDED. THE ISSUER HAS THE BURDEN OF PROVING THE AMOUNT OF
- 10 DAMAGES AVOIDED. IN THE CASE OF REPUDIATION THE CLAIMANT NEED NOT
- 11 PRESENT ANY DOCUMENT.
- 12 (B) IF AN ISSUER WRONGFULLY DISHONORS A DRAFT OR DEMAND
- 13 PRESENTED UNDER A LETTER OF CREDIT OR HONORS A DRAFT OR DEMAND IN
- 14 BREACH OF ITS OBLIGATION TO THE APPLICANT, THE APPLICANT MAY RECOVER
- 15 DAMAGES RESULTING FROM THE BREACH, INCLUDING INCIDENTAL BUT NOT
- 16 CONSEQUENTIAL DAMAGES, LESS ANY AMOUNT SAVED AS A RESULT OF THE
- 17 BREACH.
- 18 (C) IF AN ADVISER OR NOMINATED PERSON OTHER THAN A CONFIRMER
- 19 BREACHES AN OBLIGATION UNDER THIS ARTICLE OR AN ISSUER BREACHES AN
- 20 OBLIGATION NOT COVERED IN SUBSECTION (A) OR (B) OF THIS SECTION, A PERSON
- 21 TO WHOM THE OBLIGATION IS OWED MAY RECOVER DAMAGES RESULTING FROM
- 22 THE BREACH, INCLUDING INCIDENTAL BUT NOT CONSEQUENTIAL DAMAGES, LESS
- 23 ANY AMOUNT SAVED AS A RESULT OF THE BREACH. TO THE EXTENT OF THE
- 24 CONFIRMATION, A CONFIRMER HAS THE LIABILITY OF AN ISSUER SPECIFIED IN THIS
- 25 SUBSECTION AND SUBSECTIONS (A) AND (B) OF THIS SECTION.
- 26 (D) AN ISSUER, NOMINATED PERSON, OR ADVISER WHO IS FOUND LIABLE
- 27 UNDER SUBSECTION (A), (B), OR (C) OF THIS SECTION SHALL PAY INTEREST ON THE
- 28 AMOUNT OWED THEREUNDER FROM THE DATE OF WRONGFUL DISHONOR OR
- 29 OTHER APPROPRIATE DATE.
- 30 (E) REASONABLE ATTORNEY'S FEES AND OTHER EXPENSES OF LITIGATION
- 31 MUST BE AWARDED TO THE PREVAILING PARTY IN AN ACTION IN WHICH A REMEDY
- 32 IS SOUGHT UNDER THIS TITLE.
- 33 (F) DAMAGES THAT WOULD OTHERWISE BE PAYABLE BY A PARTY FOR
- 34 BREACH OF AN OBLIGATION UNDER THIS TITLE MAY BE LIQUIDATED BY
- 35 AGREEMENT OR UNDERTAKING, BUT ONLY IN AN AMOUNT OR BY A FORMULA
- 36 THAT IS REASONABLE IN LIGHT OF THE HARM ANTICIPATED.
- 37 5-112. TRANSFER OF LETTER OF CREDIT.
- 38 (A) EXCEPT AS OTHERWISE PROVIDED IN § 5-113 OF THIS TITLE, UNLESS A
- 39 LETTER OF CREDIT PROVIDES THAT IT IS TRANSFERABLE, THE RIGHT OF A
- 40 BENEFICIARY TO DRAW OR OTHERWISE DEMAND PERFORMANCE UNDER A LETTER
- 41 OF CREDIT MAY NOT BE TRANSFERRED.
- 42 (B) EVEN IF A LETTER OF CREDIT PROVIDES THAT IT IS TRANSFERABLE, THE
- 43 ISSUER MAY REFUSE TO RECOGNIZE OR CARRY OUT A TRANSFER IF:

1 (1) THE TRANSFER WOULD VIOLATE APPLICABLE LAW; OR

- 2 (2) THE TRANSFEROR OR TRANSFEREE HAS FAILED TO COMPLY WITH
- 3 ANY REQUIREMENT STATED IN THE LETTER OF CREDIT OR ANY OTHER
- 4 REQUIREMENT RELATING TO TRANSFER IMPOSED BY THE ISSUER WHICH IS WITHIN
- 5 THE STANDARD PRACTICE REFERRED TO IN § 5-108(E) OF THIS TITLE OR IS
- 6 OTHERWISE REASONABLE UNDER THE CIRCUMSTANCES.

7 5-113. TRANSFER BY OPERATION OF LAW.

- 8 (A) A SUCCESSOR OF A BENEFICIARY MAY CONSENT TO AMENDMENTS, SIGN 9 AND PRESENT DOCUMENTS, AND RECEIVE PAYMENT OR OTHER ITEMS OF VALUE IN 10 THE NAME OF THE BENEFICIARY WITHOUT DISCLOSING ITS STATUS AS A 11 SUCCESSOR.
- 12 (B) A SUCCESSOR OF A BENEFICIARY MAY CONSENT TO AMENDMENTS, SIGN
- 13 AND PRESENT DOCUMENTS, AND RECEIVE PAYMENT OR OTHER ITEMS OF VALUE IN
- 14 ITS OWN NAME AS THE DISCLOSED SUCCESSOR OF THE BENEFICIARY. EXCEPT AS
- 15 OTHERWISE PROVIDED IN SUBSECTION (E) OF THIS SECTION, AN ISSUER SHALL
- 16 RECOGNIZE A DISCLOSED SUCCESSOR OF A BENEFICIARY AS BENEFICIARY IN FULL
- 17 SUBSTITUTION FOR ITS PREDECESSOR UPON COMPLIANCE WITH THE
- 18 REQUIREMENTS FOR RECOGNITION BY THE ISSUER OF A TRANSFER OF DRAWING
- 19 RIGHTS BY OPERATION OF LAW UNDER THE STANDARD PRACTICE REFERRED TO IN
- 20 § 5-108(E) OF THIS TITLE OR, IN THE ABSENCE OF SUCH A PRACTICE, COMPLIANCE
- 21 WITH OTHER REASONABLE PROCEDURES SUFFICIENT TO PROTECT THE ISSUER.
- 22 (C) AN ISSUER IS NOT OBLIGED TO DETERMINE WHETHER A PURPORTED
- 23 SUCCESSOR IS A SUCCESSOR OF A BENEFICIARY OR WHETHER THE SIGNATURE OF A
- 24 PURPORTED SUCCESSOR IS GENUINE OR AUTHORIZED.
- 25 (D) HONOR OF A PURPORTED SUCCESSOR'S APPARENTLY COMPLYING
- 26 PRESENTATION UNDER SUBSECTION (A) OR (B) OF THIS SECTION HAS THE
- 27 CONSEQUENCES SPECIFIED IN § 5-108(I) OF THIS TITLE EVEN IF THE PURPORTED
- 28 SUCCESSOR IS NOT THE SUCCESSOR OF A BENEFICIARY. DOCUMENTS SIGNED IN
- 29 THE NAME OF THE BENEFICIARY OR OF A DISCLOSED SUCCESSOR BY A PERSON
- 30 WHO IS NEITHER THE BENEFICIARY NOR THE SUCCESSOR OF THE BENEFICIARY
- 31 ARE FORGED DOCUMENTS FOR THE PURPOSES OF § 5-109 OF THIS TITLE.
- 32 (E) AN ISSUER WHOSE RIGHTS OF REIMBURSEMENT ARE NOT COVERED BY
- 33 SUBSECTION (D) OF THIS SECTION OR SUBSTANTIALLY SIMILAR LAW AND ANY
- 34 CONFIRMER OR NOMINATED PERSON MAY DECLINE TO RECOGNIZE A
- 35 PRESENTATION UNDER SUBSECTION (B) OF THIS SECTION.
- 36 (F) A BENEFICIARY WHOSE NAME IS CHANGED AFTER THE ISSUANCE OF A
- 37 LETTER OF CREDIT HAS THE SAME RIGHTS AND OBLIGATIONS AS A SUCCESSOR OF A
- 38 BENEFICIARY UNDER THIS SECTION.

39 5-114. ASSIGNMENT OF PROCEEDS.

- 40 (A) IN THIS SECTION, "PROCEEDS OF A LETTER OF CREDIT" MEANS THE CASH,
- 41 CHECK, ACCEPTED DRAFT, OR OTHER ITEM OF VALUE PAID OR DELIVERED UPON
- 42 HONOR OR GIVING OF VALUE BY THE ISSUER OR ANY NOMINATED PERSON UNDER

- 1 THE LETTER OF CREDIT. THE TERM DOES NOT INCLUDE A BENEFICIARY'S DRAWING
- 2 RIGHTS OR DOCUMENTS PRESENTED BY THE BENEFICIARY.
- 3 (B) A BENEFICIARY MAY ASSIGN ITS RIGHT TO PART OR ALL OF THE
- 4 PROCEEDS OF A LETTER OF CREDIT. THE BENEFICIARY MAY DO SO BEFORE
- 5 PRESENTATION AS A PRESENT ASSIGNMENT OF ITS RIGHT TO RECEIVE PROCEEDS
- $\,\,$ 6 CONTINGENT UPON ITS COMPLIANCE WITH THE TERMS AND CONDITIONS OF THE
- 7 LETTER OF CREDIT.
- 8 (C) AN ISSUER OR NOMINATED PERSON NEED NOT RECOGNIZE AN
- 9 ASSIGNMENT OF PROCEEDS OF A LETTER OF CREDIT UNTIL IT CONSENTS TO THE 10 ASSIGNMENT.
- 11 (D) AN ISSUER OR NOMINATED PERSON HAS NO OBLIGATION TO GIVE OR
- 12 WITHHOLD ITS CONSENT TO AN ASSIGNMENT OF PROCEEDS OF A LETTER OF
- 13 CREDIT, BUT CONSENT MAY NOT BE UNREASONABLY WITHHELD IF THE ASSIGNEE
- 14 POSSESSES AND EXHIBITS THE LETTER OF CREDIT AND PRESENTATION OF THE
- 15 LETTER OF CREDIT IS A CONDITION TO HONOR.
- 16 (E) RIGHTS OF A TRANSFEREE BENEFICIARY OR NOMINATED PERSON ARE
- 17 INDEPENDENT OF THE BENEFICIARY'S ASSIGNMENT OF THE PROCEEDS OF A
- 18 LETTER OF CREDIT AND ARE SUPERIOR TO THE ASSIGNEE'S RIGHT TO THE
- 19 PROCEEDS.
- 20 (F) NEITHER THE RIGHTS RECOGNIZED BY THIS SECTION BETWEEN AN
- 21 ASSIGNEE AND AN ISSUER, TRANSFEREE BENEFICIARY, OR NOMINATED PERSON
- 22 NOR THE ISSUER'S OR NOMINATED PERSON'S PAYMENT OF PROCEEDS TO AN
- 23 ASSIGNEE OR A THIRD PERSON AFFECT THE RIGHTS BETWEEN THE ASSIGNEE AND
- 24 ANY PERSON OTHER THAN THE ISSUER, TRANSFEREE BENEFICIARY, OR
- 25 NOMINATED PERSON. THE MODE OF CREATING AND PERFECTING A SECURITY
- 26 INTEREST IN OR GRANTING AN ASSIGNMENT OF A BENEFICIARY'S RIGHTS TO
- 27 PROCEEDS IS GOVERNED BY TITLE 9 OF THIS ARTICLE OR OTHER LAW. AGAINST
- 28 PERSONS OTHER THAN THE ISSUER, TRANSFEREE BENEFICIARY, OR NOMINATED
- 29 PERSON, THE RIGHTS AND OBLIGATIONS ARISING UPON THE CREATION OF A
- 30 SECURITY INTEREST OR OTHER ASSIGNMENT OF A BENEFICIARY'S RIGHT TO
- 31 PROCEEDS AND ITS PERFECTION ARE GOVERNED BY TITLE 9 OF THIS ARTICLE OR
- 32 OTHER LAW.

33 5-115. STATUTE OF LIMITATIONS.

- 34 AN ACTION TO ENFORCE A RIGHT OR OBLIGATION ARISING UNDER THIS
- 35 ARTICLE MUST BE COMMENCED WITHIN 1 YEAR AFTER THE EXPIRATION DATE OF
- 36 THE RELEVANT LETTER OF CREDIT OR 1 YEAR AFTER THE CAUSE OF ACTION
- 37 ACCRUES, WHICHEVER OCCURS LATER. A CAUSE OF ACTION ACCRUES WHEN THE
- 38 BREACH OCCURS, REGARDLESS OF THE AGGRIEVED PARTY'S LACK OF KNOWLEDGE
- 39 OF THE BREACH.
- 40 5-116. CHOICE OF LAW AND FORUM.
- 41 (A) THE LIABILITY OF AN ISSUER, NOMINATED PERSON, OR ADVISER FOR
- 42 ACTION OR OMISSION IS GOVERNED BY THE LAW OF THE JURISDICTION CHOSEN BY
- 43 AN AGREEMENT IN THE FORM OF A RECORD SIGNED OR OTHERWISE

- 1 AUTHENTICATED BY THE AFFECTED PARTIES IN THE MANNER PROVIDED IN § 5-104
- 2 OF THIS TITLE OR BY A PROVISION IN THE PERSON'S LETTER OF CREDIT,
- 3 CONFIRMATION, OR OTHER UNDERTAKING, THE JURISDICTION WHOSE LAW IS
- 4 CHOSEN NEED NOT BEAR ANY RELATION TO THE TRANSACTION.
- 5 (B) UNLESS SUBSECTION (A) OF THIS SECTION APPLIES, THE LIABILITY OF AN
- 6 ISSUER, NOMINATED PERSON, OR ADVISER FOR ACTION OR OMISSION IS GOVERNED
- 7 BY THE LAW OF THE JURISDICTION IN WHICH THE PERSON IS LOCATED. THE
- 8 PERSON IS CONSIDERED TO BE LOCATED AT THE ADDRESS INDICATED IN THE
- 9 PERSON'S UNDERTAKING. IF MORE THAN ONE ADDRESS IS INDICATED, THE PERSON
- 10 IS CONSIDERED TO BE LOCATED AT THE ADDRESS FROM WHICH THE PERSON'S
- 11 UNDERTAKING WAS ISSUED. FOR THE PURPOSE OF JURISDICTION, CHOICE OF LAW,
- 12 AND RECOGNITION OF INTERBRANCH LETTERS OF CREDIT, BUT NOT
- 13 ENFORCEMENT OF A JUDGMENT, ALL BRANCHES OF A BANK ARE CONSIDERED
- 14 SEPARATE JURIDICAL ENTITIES AND A BANK IS CONSIDERED TO BE LOCATED AT
- 15 THE PLACE WHERE ITS RELEVANT BRANCH IS CONSIDERED TO BE LOCATED UNDER
- 16 THIS SUBSECTION.
- 17 (C) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, THE LIABILITY
- 18 OF AN ISSUER, NOMINATED PERSON, OR ADVISER IS GOVERNED BY ANY RULES OF
- 19 CUSTOM OR PRACTICE, SUCH AS THE UNIFORM CUSTOMS AND PRACTICE FOR
- 20 DOCUMENTARY CREDITS, TO WHICH THE LETTER OF CREDIT, CONFIRMATION, OR
- 21 OTHER UNDERTAKING IS EXPRESSLY MADE SUBJECT. IF (I) THIS TITLE WOULD
- 22 GOVERN THE LIABILITY OF AN ISSUER, NOMINATED PERSON, OR ADVISER UNDER
- 23 SUBSECTION (A) OR (B) OF THIS SECTION, (II) THE RELEVANT UNDERTAKING
- 24 INCORPORATES RULES OF CUSTOM OR PRACTICE, AND (III) THERE IS CONFLICT
- 25 BETWEEN THIS TITLE AND THOSE RULES AS APPLIED TO THAT UNDERTAKING,
- 26 THOSE RULES GOVERN EXCEPT TO THE EXTENT OF ANY CONFLICT WITH THE
- 27 NONVARIABLE PROVISIONS SPECIFIED IN § 5-103(C) OF THIS TITLE.
- 28 (D) IF THERE IS CONFLICT BETWEEN THIS TITLE AND TITLE 3, 4, 4A, OR 9, THIS 29 TITLE GOVERNS.
- 30 (E) THE FORUM FOR SETTLING DISPUTES ARISING OUT OF AN UNDERTAKING
- 31 WITHIN THIS TITLE MAY BE CHOSEN IN THE MANNER AND WITH THE BINDING
- 32 EFFECT THAT GOVERNING LAW MAY BE CHOSEN IN ACCORDANCE WITH
- 33 SUBSECTION (A) OF THIS SECTION.
- 34 5-117. SUBROGATION OF ISSUER, APPLICANT, AND NOMINATED PERSON.
- 35 (A) AN ISSUER THAT HONORS A BENEFICIARY'S PRESENTATION IS
- 36 SUBROGATED TO THE RIGHTS OF THE BENEFICIARY TO THE SAME EXTENT AS IF
- 37 THE ISSUER WERE A SECONDARY OBLIGOR OF THE UNDERLYING OBLIGATION
- 38 OWED TO THE BENEFICIARY AND OF THE APPLICANT TO THE SAME EXTENT AS IF
- 39 THE ISSUER WERE THE SECONDARY OBLIGOR OF THE UNDERLYING OBLIGATION
- 40 OWED TO THE APPLICANT.
- 41 (B) AN APPLICANT THAT REIMBURSES AN ISSUER IS SUBROGATED TO THE
- 42 RIGHTS OF THE ISSUER AGAINST ANY BENEFICIARY, PRESENTER, OR NOMINATED
- 43 PERSON TO THE SAME EXTENT AS IF THE APPLICANT WERE THE SECONDARY
- 44 OBLIGOR OF THE OBLIGATIONS OWED TO THE ISSUER AND HAS THE RIGHTS OF

- 1 SUBROGATION OF THE ISSUER TO THE RIGHTS OF THE BENEFICIARY STATED IN 2 SUBSECTION (A) OF THIS SECTION.
- 3 (C) A NOMINATED PERSON WHO PAYS OR GIVES VALUE AGAINST A DRAFT
- 4 OR DEMAND PRESENTED UNDER A LETTER OF CREDIT IS SUBROGATED TO THE
- 5 RIGHTS OF:
- 6 (1) THE ISSUER AGAINST THE APPLICANT TO THE SAME EXTENT AS IF
- 7 THE NOMINATED PERSON WERE A SECONDARY OBLIGOR OF THE OBLIGATION
- 8 OWED TO THE ISSUER BY THE APPLICANT:
- 9 (2) THE BENEFICIARY TO THE SAME EXTENT AS IF THE NOMINATED
- 10 PERSON WERE A SECONDARY OBLIGOR OF THE UNDERLYING OBLIGATION OWED
- 11 TO THE BENEFICIARY: AND
- 12 (3) THE APPLICANT TO THE SAME EXTENT AS IF THE NOMINATED
- 13 PERSON WERE A SECONDARY OBLIGOR OF THE UNDERLYING OBLIGATION OWED
- 14 TO THE APPLICANT.
- 15 (D) NOTWITHSTANDING ANY AGREEMENT OR TERM TO THE CONTRARY, THE
- 16 RIGHTS OF SUBROGATION STATED IN SUBSECTIONS (A) AND (B) OF THIS SECTION DO
- 17 NOT ARISE UNTIL THE ISSUER HONORS THE LETTER OF CREDIT OR OTHERWISE
- 18 PAYS AND THE RIGHTS IN SUBSECTION (C) OF THIS SECTION DO NOT ARISE UNTIL
- $19\,$ THE NOMINATED PERSON PAYS OR OTHERWISE GIVES VALUE. UNTIL THEN, THE
- 20 ISSUER, NOMINATED PERSON, AND THE APPLICANT DO NOT DERIVE UNDER THIS
- 21 SECTION PRESENT OR PROSPECTIVE RIGHTS FORMING THE BASIS OF A CLAIM,
- 22 DEFENSE, OR EXCUSE.
- 23 1-105.
- 24 (2) Where one of the following provisions of Titles 1 through 10 of this article
- 25 specifies the applicable law, that provision governs and a contrary agreement is effective
- 26 only to the extent permitted by the law (including the conflict of laws rules) so specified:
- 27 Rights of creditors against sold goods. § 2-402.
- Applicability of the title on leases. §§ 2A-105 and 2A-106.
- 29 Applicability of the title on bank deposits and collections. § 4-102.
- Governing law in the title on funds transfers. § 4A-507.
- 31 LETTERS OF CREDIT. § 5-116.
- Bulk transfers subject to the title on bulk transfers. § 6-102.
- Applicability of the title on investment securities. § 8-110.
- Perfection provisions of the title on secured transactions. § 9-103.
- 35 2-512.
- 36 (1) Where the contract requires payment before inspection nonconformity of the
- 37 goods does not excuse the buyer from so making payment unless

33

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1
                   (a) The nonconformity appears without inspection; or
2
                   (b) Despite tender of the required documents the circumstances would
3 justify injunction against honor under the provisions of Titles 1 through 10 of this article
4 [(§ 5-114)] (§ 5-109(B)).
           (2) Payment pursuant to subsection (1) does not constitute an acceptance of
6 goods or impair the buyer's right to inspect or any of his remedies.
7 9-103.
           (1) (a) This subsection applies to documents [and], instruments, RIGHTS TO
9 PROCEEDS OF WRITTEN LETTERS OF CREDIT, and [to] goods other than those covered
10 by a certificate of title described in subsection (2), mobile goods described in subsection
11 (3), and minerals described in subsection (5).
12 9-104.
13
           This title does not apply
14
           (l) To a transfer of an interest in any deposit account (subsection (1) of § 9-105),
15 except as provided with respect to proceeds (§ 9-306) and priorities in proceeds (§
16 9-312)[.]; OR
            (M) TO A TRANSFER OF AN INTEREST IN A LETTER OF CREDIT OTHER THAN
17
18 THE RIGHTS TO PROCEEDS OF A WRITTEN LETTER OF CREDIT.
19 9-105.
20
           (3) The following definitions in other titles apply to this title.
21
            "Broker." § 8-102.
22
            "Certificated Security." § 8-102.
23
            "Check." § 3-104.
24
            "Clearing corporation." § 8-102.
25
            "Contract for sale." § 2-106.
            "Control." § 8-106.
26
27
            "Delivery." § 8-301.
28
            "Entitlement holder." § 8-102.
29
            "Financial asset." § 8-102.
30
            "Holder in due course." § 3-302.
31
            "LETTERS OF CREDIT." § 5-102.
            "Note." § 3-104.
32
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"PROCEEDS OF A LETTER OF CREDIT." § 5-114(A).

- "Sale." § 2-106.
 "Securities intermediary." § 8-102.
 "Security." § 8-102.
- 4 "Security certificate." § 8-102.
- 5 "Security entitlement." § 8-102.
- 6 "Uncertificated security." § 8-102.

7 9-106.

- 8 "Account" means any right to payment for goods sold or leased or for services
- 9 rendered which is not evidenced by an instrument or chattel paper, whether or not it has
- 10 been earned by performance. "General intangibles" means any personal property
- 11 (including things in action and uncertificated general and limited partnership interests),
- 12 other than goods, accounts, chattel paper, documents, instruments, investment property,
- 13 RIGHTS TO PROCEEDS OF WRITTEN LETTERS OF CREDIT, and money. All rights to
- 14 payment earned or unearned under a charter or other contract involving the use or hire
- 15 of a vessel and all rights incident to the charter or contract are accounts.

16 9-304.

- 17 (1) A security interest in chattel paper or negotiable documents may be perfected
- 18 by filing. A SECURITY INTEREST IN THE RIGHTS TO PROCEEDS OF A WRITTEN
- 19 LETTER OF CREDIT CAN BE PERFECTED ONLY BY THE SECURED PARTY'S TAKING
- 20 POSSESSION OF THE LETTER OF CREDIT. A security interest in money or instruments
- 21 (other than instruments which constitute part of chattel paper) can be perfected only by
- 22 the secured party's taking possession, except as provided in subsections (4) and (5) of this
- 23 section and subsections (2) and (3) of § 9-306 on proceeds.
- 24 9-305.
- A security interest in [letters of credit and advices of credit (subsection (2)(a) of §
- 26 5-116),] goods, instruments, money, negotiable documents or chattel paper may be
- 27 perfected by the secured party's taking possession of the collateral. A SECURITY
- 28 INTEREST IN THE RIGHT TO PROCEEDS OF A WRITTEN LETTER OF CREDIT MAY BE
- 29 PERFECTED BY THE SECURED PARTY'S TAKING POSSESSION OF THE LETTER OF
- 30 CREDIT. If such collateral other than goods covered by a negotiable document is held by
- 31 a bailee, the secured party is deemed to have possession from the time the bailee receives
- 32 notification of the secured party's interest. A security interest is perfected by possession
- 33 from the time possession is taken without relation back and continues only so long as
- 34 possession is retained, unless otherwise specified in this title. The security interest may be
- 35 otherwise perfected as provided in this title before or after the period of possession by the
- 36 secured party.
- 37 SECTION 3. AND BE IT FURTHER ENACTED, That this Act applies to a
- 38 letter of credit that is issued on or after the effective date of this Act. This Act does not
- 39 apply to a transaction, event, obligation, or duty arising out of or associated with a letter
- 40 of credit that was issued before the effective date of this Act.

- 1 SECTION 4. AND BE IT FURTHER ENACTED, That a transaction arising out
- 2 of or associated with a letter of credit that was issued before the effective date of this Act
- 3 and the rights, obligations, and interests flowing from that transaction are governed by
- 4 any statute or other law amended or repealed by this Act as if repeal or amendment had
- 5 not occurred and may be terminated, completed, consummated, or enforced under that
- 6 statute or other law.
- 7 SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 8 October 1, 1997.