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2001 Regular Session 1lr1619 CF 1lr2301

By: Delegates Barve and Brown					
	ntroduced and read first time: February 9, 2001				
Assi	Assigned to: Economic Matters				
<u> </u>	W. D. J. F. W. H. W. W. J. W. J. W. J. W. J. W. W. J. W. W. J. W.				
	nmittee Report: Favorable with amendments se action: Adopted				
	d second time: March 6, 2001				
rcac	second time. Water 0, 2001				
	CHAPTER				
1	AN ACT concerning				
2	Uniform Commercial Code - Secured Transactions - Revisions				
3	FOR the purpose of revising, correcting, updating, and clarifying Title 9 of the				
4	Commercial Law Article and associated sections of the Uniform Commercial				
5	Code; revising the law relating to the creation and validity of security				
6	agreements, rights of parties, perfection of security interests, and procedures for				
7	filing and default; clarifying certain transition provisions; making stylistic				
8	changes; adding a certain definition; modifying certain definitions; making				
9	conforming changes to certain sections of the Annotated Code; and generally				
10	relating to secured transactions.				
11	BY renumbering				
12	Article - Commercial Law				
13	Section 9-102(a)(52) through (59), (61) through (63), and (65) through (80),				
14	respectively				
15	to be Section 9-102(a)(53) through (60), (62) through (64), and (66) through (81),				
16	respectively				
17	Annotated Code of Maryland				
18	(1997 Replacement Volume and 2000 Supplement)				
19	(As enacted by Chapter 282 of the Acts of the General Assembly of 1999)				
20	BY repealing and reenacting, with amendments,				
21	Article - Commercial Law				
22	Section 2-502, 8-110(e), 9-102(a)(11), (44), (51), (60), and (64), 9-104(a),				
23	9-210(d), 9-311, 9-316(a), 9-317, 9-319, 9-321, 9-323, 9-326, 9-331,				
24	9-334(g), 9-335, 9-336(f), 9-406, 9-407, 9-408, 9-409(a), 9-502, 9-504,				

9-505, 9-509, 9-513, 9-515(c), <u>9-520(b)</u>, 9-521, 9-525, 9-608, 9-611(e),

1 2 3 4 5	9-613(1)(E), 9-615, 9-617, 9-619(b), 9-622, 9-625, 9-702, 9-705(c) and (e), 9-706, 9-707, and 9-708 Annotated Code of Maryland (1997 Replacement Volume and 2000 Supplement) (As enacted by Chapter 282 of the Acts of the General Assembly of 1999)
6 7 8 9 10 11	BY adding to Article - Commercial Law Section 9-102(a)(52) Annotated Code of Maryland (1997 Replacement Volume and 2000 Supplement) (As enacted by Chapter 282 of the Acts of the General Assembly of 1999)
12 13 14 15 16 17	
18 19 20 21 22	BY adding to Article - Commercial Law Section 9-707 Annotated Code of Maryland (1997 Replacement Volume and 2000 Supplement)
23 24 25 26 27	
28 29 30 31 32	
33 34 35 36 37	BY adding to Article - Transportation Section 13-202(e) Annotated Code of Maryland (1999 Replacement Volume and 2000 Supplement)

- 3 **HOUSE BILL 1035** 1 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 2 MARYLAND, That Section(s) 9-102(a)(52) through (59), (61) through (63), and (65) 3 through (80), respectively, of the Commercial Law Article of the Annotated Code of 4 Maryland, as enacted by Chapter 282 of the Acts of the General Assembly of 1999, be 5 renumbered to be Section(s) 9-102(a)(53) through (60), (62) through (64), and (66) 6 through (81), respectively. 7 SECTION 1. 2. AND BE IT FURTHER ENACTED BY THE GENERAL 8 ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 9 **Article - Commercial Law** 10 2-502. 11 (1) Subject to subsections (2) and (3) and even though the goods have not been 12 shipped a buyer who has paid a part or all of the price of goods in which he has a 13 special property under the provisions of the immediately preceding section may on 14 making and keeping good a tender of any unpaid portions of their price recover them 15 from the seller if: 16 In the case of goods bought for personal, family, or household 17 purposes, the seller repudiates or fails to deliver as required by the contract; or In [other] ALL cases, the seller becomes insolvent within ten days 19 after a receipt of the first installment on their price. 20 The buyer's right to recover the goods under subsection (1)(a) vests upon 21 acquisition of a special property, even if the seller had not then repudiated or failed to 22 deliver. 23 (3) If the identification creating his special property has been made by the 24 buyer he acquires the right to recover the goods only if they conform to the contract 25 for sale. 26 8-110. 27 The following rules determine a "securities intermediary's jurisdiction" for
- 29 (1) If an agreement between the securities intermediary and its

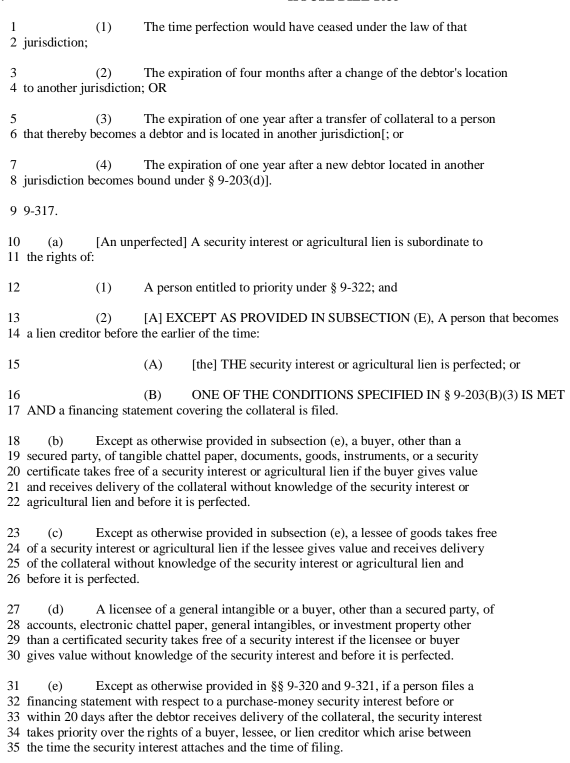
28 purposes of this section:

- 30 entitlement holder governing the securities account expressly provides that a 31 particular jurisdiction is the securities intermediary's jurisdiction for purposes of this
- 32 subtitle or this title, that jurisdiction is the securities intermediary's jurisdiction.
- 33 (2)If paragraph (1) does not apply and an agreement between the 34 securities intermediary and its entitlement holder GOVERNING THE SECURITIES
- 35 ACCOUNT expressly provides that the agreement is governed by the law of a
- 36 particular jurisdiction, that jurisdiction is the securities intermediary's jurisdiction.

- 1 (3) If neither paragraph (1) nor paragraph (2) applies and an agreement 2 between the securities intermediary and its entitlement holder governing the
- 3 securities account expressly provides that the securities account is maintained at an
- 4 office in a particular jurisdiction, that jurisdiction is the securities intermediary's
- 5 jurisdiction.
- 6 (4) If none of the preceding paragraphs applies, the securities
- 7 intermediary's jurisdiction is the jurisdiction in which the office identified in an
- 8 account statement as the office serving the entitlement holder's account is located.
- 9 (5) If none of the preceding paragraphs applies, the securities
- 10 intermediary's jurisdiction is the jurisdiction in which the chief executive office of the
- 11 securities intermediary is located.
- 12 9-102.
- 13 (a) In this title:
- 14 (11) "Chattel paper" means a record or records that evidence both a
- 15 monetary obligation and a security interest in specific goods, a security interest in
- 16 specific goods and software used in the goods, A SECURITY INTEREST IN SPECIFIC
- 17 GOODS AND LICENSE OF SOFTWARE USED IN THE GOODS, [or] a lease of specific
- 18 goods, OR A LEASE OF SPECIFIC GOODS AND LICENSE OF SOFTWARE USED IN THE
- 19 GOODS, IN THIS PARAGRAPH, "MONETARY OBLIGATION" MEANS A MONETARY
- 20 OBLIGATION SECURED BY THE GOODS OR OWED UNDER A LEASE OF THE GOODS AND
- 21 INCLUDES A MONETARY OBLIGATION WITH RESPECT TO SOFTWARE USED IN THE
- 22 GOODS. The term does not include (I) charters or other contracts involving the use or
- 23 hire of a vessel OR (II) RECORDS THAT EVIDENCE A RIGHT TO PAYMENT ARISING OUT
- 24 OF THE USE OF A CREDIT OR CHARGE CARD OR INFORMATION CONTAINED ON OR
- 25 FOR USE WITH THE CARD. If a transaction is evidenced [both] by RECORDS THAT
- 26 INCLUDE [a security agreement or lease and by] an instrument or series of
- 27 instruments, the group of records taken together constitutes chattel paper.
- 28 "Goods" means all things that are movable when a security interest
- 29 attaches. The term includes (i) fixtures, (ii) standing timber that is to be cut and
- 30 removed under a conveyance or contract for sale, (iii) the unborn young of animals,
- 31 (iv) crops grown, growing, or to be grown, even if the crops are produced on trees,
- 32 vines, or bushes, and (v) manufactured homes. The term also includes a computer
- 33 program embedded in goods and any supporting information provided in connection
- 34 with a transaction relating to the program if (i) the program is associated with the
- 35 goods in such a manner that it customarily is considered part of the goods, or (ii) by
- 36 becoming the owner of the goods, a person acquires a right to use the program in
- 37 connection with the goods. The term does not include a computer program embedded
- 38 in goods that consist solely of the medium [with] IN which the program is embedded.
- 39 The term also does not include accounts, chattel paper, commercial tort claims,
- 40 deposit accounts, documents, general intangibles, instruments, investment property,
- 41 letter-of-credit rights, letters of credit, money, or oil, gas, or other minerals before
- 42 extraction.

3	is at the time	entitled t	etter of cate	of-credit right" means a right to payment [and] OR redit, whether or not the beneficiary has demanded or d payment or performance. The term does not include mand payment or performance under a letter of credit.
5 6	OR RECORI	(52) DING OF		RECORDS" MEANS THE OFFICE DESIGNATED FOR THE FILING ORD OF A MORTGAGE ON REAL PROPERTY.
	person that, a become bour			"Original debtor", EXCEPT AS USED IN § 9-310(C), means a into a security agreement to which a new debtor has d).
10 11	property:	(64)	<u>(65)</u>	"Proceeds", EXCEPT AS USED IN § 9-609(B), means the following
12 13	other dispos	ition of c	(A) ollateral;	Whatever is acquired upon the sale, lease, license, exchange, or
14			(B)	Whatever is collected on, or distributed on account of, collateral;
15			(C)	Rights arising out of collateral;
				To the extent of the value of collateral, claims arising out of the rence with the use of, defects or infringement of rights; or
				To the extent of the value of collateral and to the extent payable rty, insurance payable by reason of the loss or infringement of rights in, or damage to, the collateral.
22	9-104.			
23	(a)	A secure	ed party h	as control of a deposit account if:
24 25	maintained;	(1)	The secu	ared party is the bank with which the deposit account is
28		position	will comp	tor, secured party, and bank have agreed in an authenticated only with instructions originated by the secured party ands in the DEPOSIT account without further consent by
30 31	deposit acco	(3) ount.	The secu	ared party becomes the bank's customer with respect to the
32	9-210.			
35	collateral at	e collater an earlier	ral when i r time sha	eives a request regarding a list of collateral, claims no it receives the request, and claimed an interest in the all comply with the request within 14 days after receipt thenticated record:

- **HOUSE BILL 1035** 1 (1) Disclaiming any interest in the collateral; and 2 (2) If known to the recipient, providing the name and mailing address of 3 any assignee of or successor to the recipient's [security] interest in the collateral. 4 9-311. 5 Except as otherwise provided in subsection (d), the filing of a financing (a) 6 statement is not necessary or effective to perfect a security interest in property 7 subject to: 8 A statute, regulation, or treaty of the United States whose (1) 9 requirements for a security interest's obtaining priority over the rights of a lien 10 creditor with respect to the property preempt § 9-310(a); 11 Any certificate-of-title statute of this State which provides for a 12 security interest to be indicated on the certificate as a condition or result of 13 perfection; or 14 A certificate-of-title statute of another jurisdiction which provides 15 for a security interest to be indicated on the certificate as a condition or result of the 16 security interest's obtaining priority over the rights of a lien creditor with respect to 17 the property. 18 (b) Compliance with the requirements of a statute, regulation, or treaty 19 described in subsection (a) for obtaining priority over the rights of a lien creditor is 20 equivalent to the filing of a financing statement under this title, provided that the 21 time for perfection will be governed by that statute, regulation, or treaty. Except as 22 otherwise provided in subsection (d) and §§ 9-313 and 9-316(d) and (e) for goods 23 covered by a certificate of title, a security interest in property subject to a statute, 24 regulation, or treaty described in subsection (a) may be perfected only by compliance 25 with those requirements, and a security interest so perfected remains perfected 26 notwithstanding a change in the use or transfer of possession of the collateral. 27 Except as otherwise provided in subsection (d) and § 9-316(d) and (e), 28 duration and renewal of perfection of a security interest perfected by compliance with 29 the requirements prescribed by a statute, regulation, or treaty described in subsection 30 (a) are governed by the statute, regulation, or treaty. In other respects, the security 31 interest is subject to this article. 32 During any period in which collateral SUBJECT TO A STATUTE SPECIFIED (d) 33 IN SUBSECTION (A)(2) is inventory held for sale or lease by a person or leased by that 34 person as lessor and that person is in the business of selling [or leasing] goods of that 35 kind, this section does not apply to a security interest in that collateral created by
- 36 that person [as debtor].
- 37 9-316.
- A security interest perfected pursuant to the law of the jurisdiction 39 designated in § 9-301(1) or § 9-305(c) remains perfected until the earliest of:

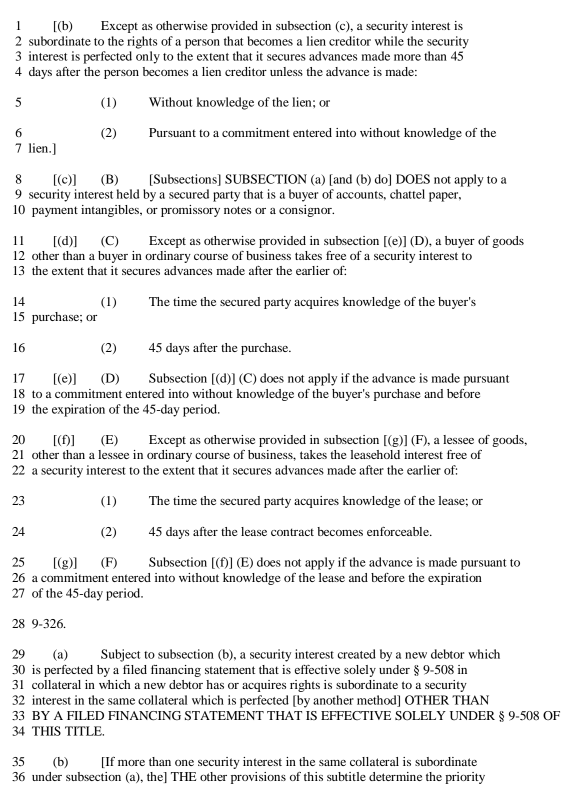


1 9-319.

- 2 (a) Except as otherwise provided in subsection (b), for purposes of determining 3 the rights of creditors of, and purchasers for value of goods from, a consignee, while 4 the goods are in the possession of the consignee, the consignee [has] IS DEEMED TO 5 HAVE rights and title to the goods identical to those the consignor had or had power to 6 transfer.
- 7 (b) For purposes of determining the rights of a creditor of a consignee, law 8 other than this title determines the rights and title of a consignee while goods are in 9 the consignee's possession if, under this subtitle, a perfected security interest held by 10 the consignor would have priority over the rights of the creditor.

11 9-321.

- 12 (a) In this section, "licensee in ordinary course of business" means a person
- 13 that becomes a licensee of a general intangible in good faith, without knowledge that
- 14 the license violates the rights of another person in the general intangible, and in the
- 15 ordinary course from a person in the business of licensing general intangibles of that
- 16 kind. A person becomes a licensee in the ordinary course if the license to the person
- 17 comports with the usual or customary practices in the kind of business in which the
- 18 licensor is engaged or with the licensor's own usual or customary practices.
- 19 (b) A licensee in ordinary course of business takes its rights under [the] A
- 20 NONEXCLUSIVE license free of a security interest in the general intangible created by
- 21 the licensor, even if the security interest is perfected and the licensee knows of its
- 22 existence.
- 23 (c) A lessee in ordinary course of business takes its leasehold interest free of a
- 24 security interest in the goods created by the lessor, even if the security interest is
- 25 perfected and the lessee knows of its existence.
- 26 9-323.
- 27 (a) Except as otherwise provided in subsection [(c)] (B), for purposes of
- 28 determining the priority of a perfected security interest under § 9-322(a)(1),
- 29 perfection of the security interest dates from the time an advance is made to the
- 30 extent that the security interest secures an advance that:
- 31 (1) Is made while the security interest is perfected only:
- 32 (A) Under § 9-309 when it attaches; or
- 33 (B) Temporarily under § 9-312(e), (f), or (g); and
- 34 (2) Is not made pursuant to a commitment entered into before or while
- 35 the security interest is perfected by a method other than under § 9-309 or § 9-312(e),
- 36 (f), or (g).



- 1 among [the subordinated] CONFLICTING security interests IN THE SAME
- 2 COLLATERAL PERFECTED BY FILED FINANCING STATEMENTS THAT ARE EFFECTIVE
- 3 SOLELY UNDER § 9-508 OF THIS TITLE. HOWEVER, IF THE SECURITY AGREEMENTS TO
- 4 WHICH A NEW DEBTOR BECAME BOUND AS DEBTOR WERE NOT ENTERED INTO BY
- 5 THE SAME ORIGINAL DEBTOR, THE CONFLICTING SECURITY INTERESTS RANK
- 6 ACCORDING TO PRIORITY IN TIME OF THE NEW DEBTOR'S HAVING BECOME BOUND.
- 7 9-331.
- 8 (a) This title does not limit the rights of a holder in due course of a negotiable
- 9 instrument, a holder to which a negotiable document of title has been duly negotiated,
- 10 or a protected purchaser of a security. These holders or purchasers take priority over
- 11 an earlier security interest, even if perfected, to the extent provided in Titles 3, 7, and
- 12 8 of this article.
- 13 (b) This title does not limit the rights of or impose liability on a person to the
- 14 extent that the person is protected against the assertion of [an adverse] A claim
- 15 under Title 8 of this article.
- 16 (c) Filing under this title does not constitute notice of a claim or defense to the
- 17 holders, or purchasers, or persons described in subsections (a) and (b).
- 18 9-334.
- 19 (f) A security interest in fixtures, whether or not perfected, has priority over a
- 20 conflicting interest of an encumbrancer or owner of the real property if:
- 21 (1) The encumbrancer or owner has, in an authenticated record,
- 22 consented to the security interest or disclaimed an interest in the goods as fixtures; or
- 23 (2) The debtor has a right to remove the goods as against the
- 24 encumbrancer or owner.
- 25 (g) The priority of the security interest under subsection [(f)] (F)(2) continues
- 26 for a reasonable time if the debtor's right to remove the goods as against the
- 27 encumbrancer or owner terminates.
- 28 9-335.
- 29 (a) A security interest may be created in an accession and continues in
- 30 collateral that becomes an accession.
- 31 (b) If a security interest is perfected when the collateral becomes an accession,
- 32 the security interest remains perfected in the collateral.
- 33 (c) Except as otherwise provided in subsection (d), the other provisions of this
- 34 part determine the priority of a security interest in an accession.

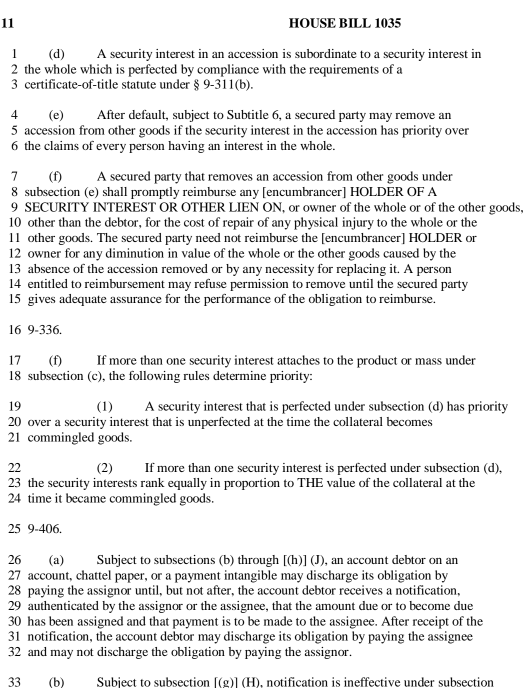
34 (a):

(1)

(2)

35

36



If it does not reasonably identify the rights assigned;

37 seller of a payment intangible limits the account debtor's duty to pay a person other 38 than the seller and the limitation is effective under law other than this article; or

To the extent that an agreement between an account debtor and a

1 At the option of an account debtor, if the notification notifies the (3) 2 account debtor to make less than the full amount of any installment or other periodic 3 payment to the assignee, even if: 4 (A) Only a portion of the account, chattel paper, or [general] 5 PAYMENT intangible has been assigned to that assignee; 6 (B) A portion has been assigned to another assignee; or 7 (C) The account debtor knows that the assignment to that assignee 8 is limited. 9 (c) Subject to subsection [(g)] (H), if requested by the account debtor, an 10 assignee shall seasonably furnish reasonable proof that the assignment has been 11 made. Unless the assignee complies, the account debtor may discharge its obligation 12 by paying the assignor, even if the account debtor has received a notification under 13 subsection (a). 14 Except as otherwise provided in subsection (e) and §§ 2A-303 of this article (d) 15 and 9-407, and subject to subsection [(g)] (H), a term in an agreement between an 16 account debtor and an assignor or in a promissory note is ineffective to the extent that 17 it: 18 Prohibits, restricts, or requires the consent of the account debtor or person obligated on the promissory note to the assignment or transfer of, or the 20 creation, attachment, perfection, or enforcement of a security interest in, the account, chattel paper, payment intangible, or promissory note; or 22 Provides that the ASSIGNMENT OR TRANSFER OR THE creation, 23 attachment, perfection, or enforcement of the security interest may give rise to a 24 default, breach, right of recoupment, claim, defense, termination, right of 25 termination, or remedy under the account, chattel paper, payment intangible, or 26 promissory note. 27 Subsection (d) does not apply to the sale of a payment intangible or 28 promissory note. EXCEPT AS OTHERWISE PROVIDED IN §§ 2A-303 OF THIS ARTICLE AND 30 9-407, AND SUBJECT TO SUBSECTIONS (H) AND (I) OF THIS SECTION, A RULE OF LAW, 31 STATUTE, OR REGULATION THAT PROHIBITS, RESTRICTS, OR REQUIRES THE 32 CONSENT OF A GOVERNMENT, GOVERNMENTAL BODY OR OFFICIAL, OR ACCOUNT 33 DEBTOR TO THE ASSIGNMENT OR TRANSFER OF, OR CREATION OF A SECURITY 34 INTEREST IN. AN ACCOUNT OR CHATTEL PAPER IS INEFFECTIVE TO THE EXTENT 35 THAT THE RULE OF LAW, STATUTE, OR REGULATION: 36 PROHIBITS, RESTRICTS, OR REQUIRES THE CONSENT OF THE 37 GOVERNMENT, GOVERNMENTAL BODY OR OFFICIAL, OR ACCOUNT DEBTOR TO THE 38 ASSIGNMENT OR TRANSFER OF, OR THE CREATION OF A SECURITY INTEREST IN, THE 39 ACCOUNT OR CHATTEL PAPER; OR

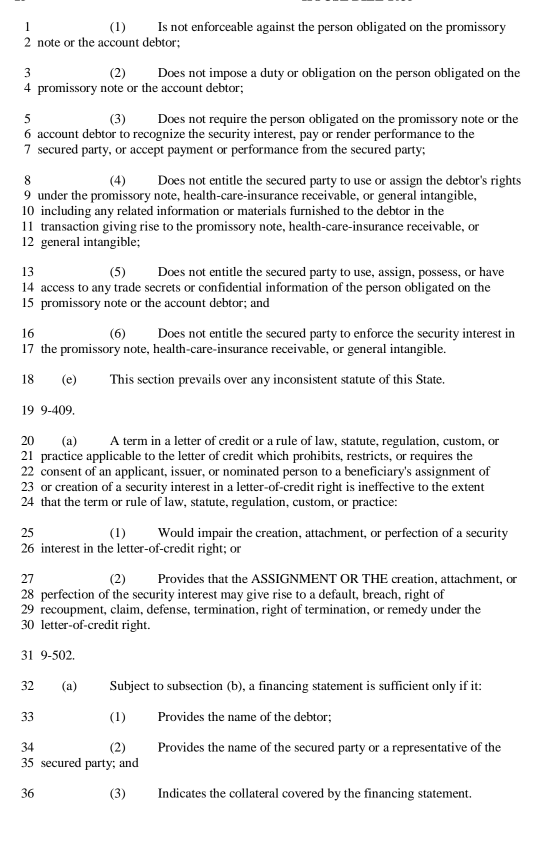
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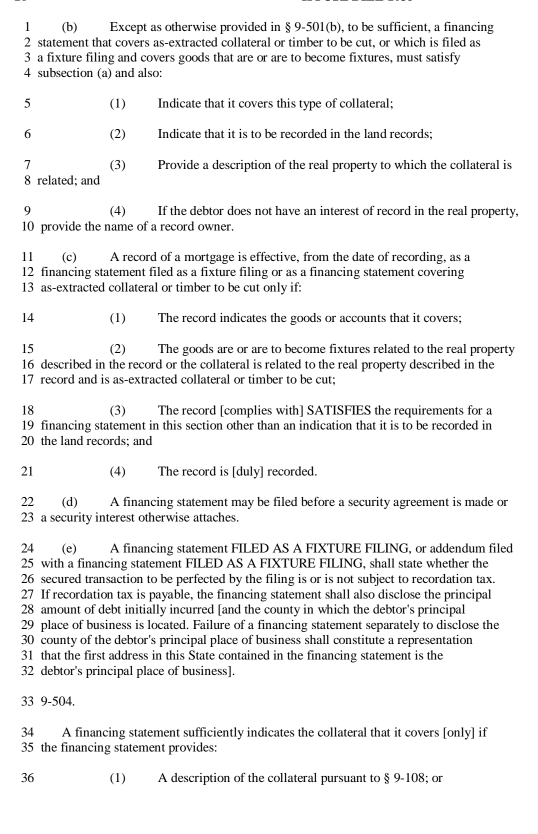
13 **HOUSE BILL 1035** 1 (2) PROVIDES THAT THE ASSIGNMENT OR TRANSFER OR THE CREATION, 2 ATTACHMENT, PERFECTION, OR ENFORCEMENT OF A SECURITY INTEREST MAY GIVE 3 RISE TO A DEFAULT, BREACH, RIGHT OF RECOUPMENT, CLAIM, DEFENSE, 4 TERMINATION, RIGHT OF TERMINATION, OR REMEDY UNDER THE ACCOUNT OR 5 CHATTEL PAPER. Subject to subsection [(g)] (H), an account debtor may not waive or [(f)] 6 (G) 7 vary its option under subsection (b)(3). This section is subject to law other than this title which establishes a 8 [(g)](H)9 different rule for an account debtor who is an individual and who incurred the 10 obligation primarily for personal, family, or household purposes. 11 [(h)](I) This section does not apply to an assignment of a 12 health-care-insurance receivable. THIS SECTION PREVAILS OVER ANY INCONSISTENT STATUTE OF THIS 13 **(J)** 14 STATE. 15 9-407. Except as otherwise provided in subsection (b), a term in a lease agreement 16 (a) 17 is ineffective to the extent that it: 18 Prohibits, restricts, or requires the consent of a party to the lease to (1) 19 the ASSIGNMENT OR TRANSFER OF, OR THE creation, attachment, perfection, or 20 enforcement of a security interest [in] IN, an interest of a party under the lease 21 contract or in the lessor's residual interest in the goods; or 22 Provides that the ASSIGNMENT OR TRANSFER OR THE creation, (2)23 attachment, perfection, or enforcement of the security interest may give rise to a 24 default, breach, right of recoupment, claim, defense, termination, right of 25 termination, or remedy under the lease. Except as otherwise provided in § 2A-303(7) of this article, a term 26 27 described in subsection (a)(2) is effective to the extent that there is: A transfer by the lessee of the lessee's right of possession or use of the (1) goods in violation of the term; or 30 A delegation of a material performance of either party to the lease (2) 31 contract in violation of the term.

The creation, attachment, perfection, or enforcement of a security interest

33 in the lessor's interest under the lease contract or the lessor's residual interest in the 34 goods is not a transfer that materially impairs the lessee's prospect of obtaining 35 return performance or materially changes the duty of or materially increases the 36 burden or risk imposed on the lessee within the purview of § 2A-303(4) of this article 37 unless, and then only to the extent that, enforcement actually results in a delegation

- 1 of material performance of the [seller] LESSOR. [Even in that event, the creation,
- 2 attachment, perfection, and enforcement of the security interest remain effective.]
- 3 9-408.
- 4 (a) Except as otherwise provided in subsection (b), a term in a promissory note
- 5 or in an agreement between an account debtor and a debtor which relates to a
- 6 health-care-insurance receivable or a general intangible, including a contract,
- 7 permit, license, or franchise, and which term prohibits, restricts, or requires the
- 8 consent of the person obligated on the promissory note or the account debtor to, the
- 9 assignment or transfer of, or creation, attachment, or perfection of a security interest
- 10 in, the promissory note, health-care-insurance receivable, or general intangible, is
- 11 ineffective to the extent that the term:
- 12 Would impair the creation, attachment, or perfection of a security
- 13 interest; or
- 14 (2) Provides that the ASSIGNMENT OR TRANSFER OR THE creation,
- 15 attachment, or perfection of the security interest may give rise to a default, breach,
- 16 right of recoupment, claim, defense, termination, right of termination, or remedy
- 17 under the promissory note, health-care-insurance receivable, or general intangible.
- 18 (b) Subsection (a) applies to a security interest in a payment intangible or
- 19 promissory note only if the security interest arises out of a sale of the payment
- 20 intangible or promissory note.
- 21 (c) A rule of law, statute, or regulation [, which] THAT prohibits, restricts, or
- 22 requires the consent of a government, governmental body or official, person obligated
- 23 on a promissory note, or account debtor to the assignment or transfer of, or creation of
- 24 a security interest in, a promissory note, health-care-insurance receivable, or general
- 25 intangible, including a contract, permit, license, or franchise between an account
- 26 debtor and a debtor, is ineffective to the extent that the rule of law, statute, or
- 27 regulation:
- 28 (1) Would impair the creation, attachment, or perfection of a security
- 29 interest; or
- 30 (2) Provides that the ASSIGNMENT OR TRANSFER OR THE creation,
- 31 attachment, or perfection of the security interest may give rise to a default, breach,
- 32 right of recoupment, claim, defense, termination, right of termination, or remedy
- 33 under the promissory note, health-care-insurance receivable, or general intangible.
- 34 (d) To the extent that a term in a promissory note or in an agreement between
- 35 an account debtor and a debtor which relates to a health-care-insurance receivable
- 36 or general intangible or a rule of law, statute, or regulation described in subsection (c)
- 37 would be effective under law other than this title but is ineffective under subsection
- 38 (a) or (c), the creation, attachment, or perfection of a security interest in the
- 39 promissory note, health-care-insurance receivable, or general intangible:

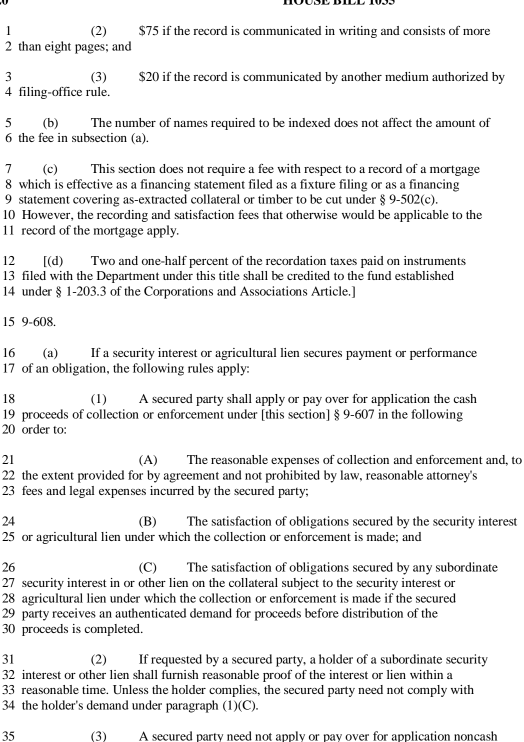




- 1 (2) An indication that the financing statement covers all assets or all 2 personal property.
- 3 9-505.
- 4 (a) A consignor, lessor, or other bailor of goods, A LICENSOR, or a buyer of a
- 5 payment intangible or promissory note may file a financing statement, or may comply
- 6 with a statute or treaty described in § 9-311(a), using the terms "consignor",
- 7 "consignee", "lessor", "lessee", "bailor", "bailee", "LICENSOR", "LICENSEE", "owner",
- 8 "registered owner", "buyer", "seller", or words of similar import, instead of the terms
- 9 "secured party" and "debtor".
- 10 (b) This subtitle applies to the filing of a financing statement under
- 11 subsection (a) and, as appropriate, to compliance that is equivalent to filing a
- 12 financing statement under § 9-311(b), but the filing or compliance is not of itself a
- 13 factor in determining whether the collateral secures an obligation. If it is determined
- 14 for another reason that the collateral secures an obligation, a security interest held by
- 15 the consignor, lessor, bailor, LICENSOR, owner, or buyer which attaches to the
- 16 collateral is perfected by the filing or compliance.
- 17 9-509.
- 18 (a) A person may file an initial financing statement, amendment that adds
- 19 collateral covered by a financing statement, or amendment that adds a debtor to a
- 20 financing statement only if:
- 21 (1) The debtor authorizes the filing in an authenticated record OR
- 22 PURSUANT TO SUBSECTION (B) OR (C); or
- 23 (2) The person holds an agricultural lien that has become effective at the
- 24 time of filing and the financing statement covers only collateral in which the person
- 25 holds an agricultural lien.
- 26 (b) By authenticating OR BECOMING BOUND AS A DEBTOR BY a security
- 27 agreement, a debtor OR NEW DEBTOR authorizes the filing of an initial financing
- 28 statement, and an amendment, covering:
- 29 (1) The collateral described in the security agreement; and
- 30 (2) Property that becomes collateral under § 9-315(a)(2), whether or not
- 31 the security agreement expressly covers proceeds.
- 32 (C) BY ACQUIRING COLLATERAL IN WHICH A SECURITY INTEREST OR
- 33 AGRICULTURAL LIEN CONTINUES UNDER § 9-315(A)(1), A DEBTOR AUTHORIZES THE
- 34 FILING OF AN INITIAL FINANCING STATEMENT, AND AN AMENDMENT, COVERING
- 35 THE COLLATERAL AND PROPERTY THAT BECOMES COLLATERAL UNDER § 9-315(A)(2).
- 36 [(c)] (D) A person may file an amendment other than an amendment that
- 37 adds collateral covered by a financing statement or an amendment that adds a debtor
- 38 to a financing statement only if:

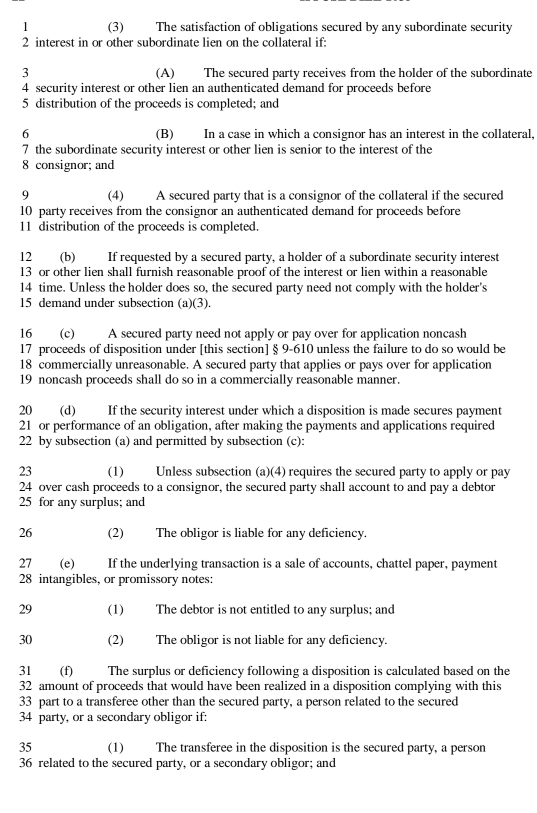
1	(1)	The secured party of record authorizes the filing; or
4	statement as requi	The amendment is a termination statement for a financing statement cured party of record has failed to file or send a termination red by § 9-513, the debtor authorizes the filing, and the nent indicates that the debtor authorized it to be filed.
	[(d)] (E) statement, each se under subsection [If there is more than one secured party of record for a financing cured party of record may authorize the filing of an amendment ((c)) (D).
9	9-513.	
	statement to file a	cured party shall cause the secured party of record for a financing a termination statement for the financing statement if the financing consumer goods and:
	` '	There is no obligation secured by the collateral covered by the ent and no commitment to make an advance, incur an obligation, or lue; or
16 17	(2) statement.	The debtor did not authorize the filing of the initial financing
18 19		omply with subsection (a), a secured party shall cause the secured file the termination statement:
	covered by the fir	Within 1 month after there is no obligation secured by the collateral nancing statement and no commitment to make an advance, incur an erwise give value; or
23 24	` '	If earlier, within 20 days after the secured party receives an nand from a debtor.
27 28	party receives an the secured party	asses not governed by subsection (a), within 20 days after a secured authenticated demand from a debtor, the secured party shall cause of record for a financing statement to send to the debtor a ment for the financing statement or file the termination statement e if:
32	is no obligation se	Except in the case of a financing statement covering accounts or has been sold or goods that are the subject of a consignment, there ecured by the collateral covered by the financing statement and no take an advance, incur an obligation, or otherwise give value;
	` '	The financing statement covers accounts or chattel paper that has o which the account debtor or other person obligated has discharged

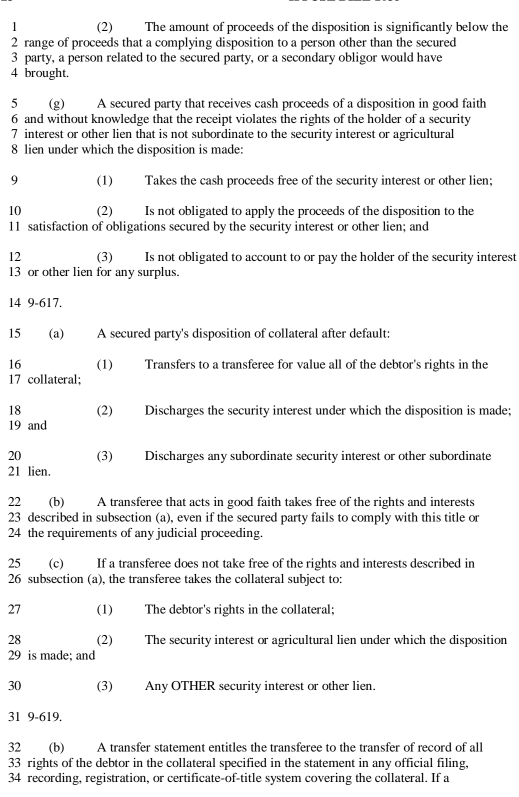
- 1 (3) The financing statement covers goods that were the subject of a
- 2 consignment to the debtor but are not in the debtor's possession; or
- 3 (4) The debtor did not authorize the filing of the initial financing
- 4 statement.
- 5 (d) Except as otherwise provided in § 9-510, upon the filing of a termination
- 6 statement with the filing office, the financing statement to which the termination
- 7 statement relates ceases to be effective. EXCEPT AS OTHERWISE PROVIDED IN § 9-510,
- 8 FOR PURPOSES OF §§ 9-519(F), 9-522(A), AND 9-523(B), THE FILING WITH THE FILING
- 9 OFFICE OF A TERMINATION STATEMENT RELATING TO A FINANCING STATEMENT
- 10 THAT INDICATES THAT THE DEBTOR IS A TRANSMITTING UTILITY ALSO CAUSES THE
- 11 EFFECTIVENESS OF THE FINANCING STATEMENT TO LAPSE.
- 12 9-515.
- 13 (c) The effectiveness of a filed financing statement lapses on the expiration of
- 14 the period of its effectiveness unless before the lapse a continuation statement is filed
- 15 pursuant to subsection (d). Upon lapse, a financing statement ceases to be effective
- 16 and any security interest or agricultural lien that was perfected by the financing
- 17 statement becomes unperfected, unless the security interest is perfected [without
- 18 filing OTHERWISE. If the security interest or agricultural lien becomes unperfected
- 19 upon lapse, it is deemed never to have been perfected as against a purchaser of the
- 20 collateral for value.
- 21 9-520.
- 22 (b) If a filing office refuses to accept a record for filing, it shall communicate to
- 23 the person that presented the record the fact of and reason for the refusal and the
- 24 date and time the record would have been filed had the filing office accepted it. The
- 25 communication must be made at the time and in the manner prescribed by
- 26 filing-office rule [described in § 9-501(a)(2)].
- 27 9-521.
- A filing office that accepts written records may not refuse to accept a written
- 29 initial financing statement, FINANCING STATEMENT ADDENDUM, FINANCING
- 30 STATEMENT AMENDMENT, AND FINANCING STATEMENT AMENDMENT ADDENDUM,
- 31 in the form and format as produced for national use by the National Conference of
- 32 Commissioners on Uniform State Laws except for a reason set forth in § 9-516(b).
- 33 9-525.
- 34 (a) Except as otherwise provided in subsection (c), the fee for filing and
- 35 indexing a record under this part, other than an initial financing statement of the
- 36 kind described in § 9-502(c), is:
- 37 (1) \$20 if the record is communicated in writing and consists of eight or
- 38 fewer pages;



36 proceeds of collection and enforcement under [this section] § 9-607 unless the failure 37 to do so would be commercially unreasonable. A secured party that applies or pays

	over for application namer.	oncash pro	ceeds shall do so in a commercially reasonable	
3	(4) and the obligor is liab		party shall account to and pay a debtor for any surplus, leficiency.	
	(b) If the underlying transaction is a sale of accounts, chattel paper, payment intangibles, or promissory notes, the debtor is not entitled to any surplus, and the obligor is not liable for any deficiency.			
8	9-611.			
9 10	(e) A secure [in] BY subsection (c		mplies with the requirement for notification prescribed	
13		y requests, statements	han 20 days or earlier than 30 days before the notification in a commercially reasonable manner, information indexed under the debtor's name in the office); and	
15	(2)	Before the	e notification date, the secured party:	
16		(A) I	Did not receive a response to the request for information; or	
	authenticated notifica whose financing state	ation of disp	Received a response to the request for information and sent an position to each secured party named in that response red the collateral.	
20	9-613.			
21	Except in a consu	ımer-goods	transaction, the following rules apply:	
22 23	(1) notification:	The conte	nts of a notification of disposition are sufficient if the	
24 25	time after which any		states the time and place of a public [sale] DISPOSITION or the sition is to be made.	
26	9-615.			
27 28			all apply or pay over for application the cash proceeds of the following order to:	
31		ng, and disp	nable expenses of retaking, holding, preparing for posing, and, to the extent provided for by agreement anable attorney's fees and legal expenses incurred by	
33 34	(2) agricultural lien unde		action of obligations secured by the security interest or e disposition is made;	





1 transfer statement is presented with the applicable fee and request form to the 2 official or office responsible for maintaining the system, the official or office shall: 3 (1) Accept the transfer statement; 4 Promptly amend its records to reflect the transfer; and (2) If applicable, issue a new appropriate certificate of title in the name 5 (3) 6 of THE transferee. 7 9-622. A secured party's acceptance of collateral in full or partial satisfaction of 9 the obligation it secures: 10 (1) Discharges the obligation to the extent consented to by the debtor; 11 (2) Transfers to the secured party all of a debtor's rights in the collateral; 12 Discharges the security interest or agricultural lien that is the (3) 13 subject of the debtor's consent and any subordinate security interest or other 14 subordinate lien; and 15 Terminates any other subordinate interest. (4) 16 (b) A subordinate interest is discharged or terminated under subsection (a), 17 [whether or not the secured party sends or is required to send its proposal to the 18 holder of the interest. However, any person to which the secured party was required 19 to send, but did not send, its proposal has the remedy provided by § 9-625(b)] EVEN 20 IF THE SECURED PARTY FAILS TO COMPLY WITH THIS TITLE. 21 9-625. 22 (a) If it is established that a secured party is not proceeding in accordance 23 with this title, a court may order or restrain collection, enforcement, or disposition of collateral on appropriate terms and conditions. Subject to subsections (c) and (d), a [secured party] PERSON is liable for 25 26 damages in the amount of any loss caused by a failure to comply with this title. Loss caused by a failure to comply [with a request under § 9-210] may include loss 28 resulting from the debtor's inability to obtain, or increased costs of, alternative 29 financing. Except as otherwise provided in § 9-628: 30 (c) 31 A person that, at the time of the failure, was a debtor, was an obligor, or held a security interest in or other lien on the collateral may recover damages under subsection (b) for its loss; and 34 If the collateral is consumer goods, a person that was a debtor or a

35 secondary obligor at the time a secured party failed to comply with this part may

- 1 recover for that failure in any event an amount not less than the credit service charge
- 2 plus 10 percent of the principal amount of the obligation or the time-price differential
- 3 plus 10 percent of the cash price.
- 4 (d) A debtor whose deficiency is eliminated under § 9-626 may recover
- 5 damages for the loss of any surplus. However, a debtor or secondary obligor whose
- 6 deficiency is eliminated or reduced under § 9-626 may not otherwise recover under
- 7 subsection (b) for noncompliance with the provisions of this part relating to collection,
- 8 enforcement, disposition, or acceptance.
- 9 (e) If a secured party fails to comply with a request regarding a list of
- 10 collateral or a statement of account under § 9-210, the secured party may claim a
- 11 security interest only as shown in the LIST OR statement included in the request as
- 12 against a person that is reasonably misled by the failure.
- 13 9-702.
- 14 (a) Except as otherwise provided in this subtitle, this title applies to a
- 15 transaction or lien within its scope, even if the transaction or lien was entered into or
- 16 created before this title takes effect.
- 17 (b) Except as otherwise provided in subsection (c) and §§ 9-703 through
- 18 [9-708] 9-709:
- 19 (1) Transactions and liens that were not governed by the original Code or
- 20 the prior Code, were validly entered into or created before this title takes effect, and
- 21 would be subject to this title if they had been entered into or created after this title
- 22 takes effect, and the rights, duties, and interests flowing from those transactions and
- 23 liens remain valid after this title takes effect; and
- 24 (2) The transactions and liens may be terminated, completed,
- 25 consummated, and enforced as required or permitted by this title or by the law that
- 26 otherwise would apply if this title had not taken effect.
- 27 (c) This title does not affect an action, case, or proceeding commenced before
- 28 this title takes effect.
- 29 9-705.
- 30 (c) This title does not render ineffective an effective financing statement that,
- 31 BEFORE THIS TITLE TAKES EFFECT, is filed [before this title takes effect] and
- 32 [satisfied] SATISFIES the applicable requirements for perfection under the law of the
- 33 jurisdiction governing perfection as provided in the prior Code. However, except as
- 34 otherwise provided in subsections (d) and (e) and § 9-706, the financing statement
- 35 ceases to be effective at the earlier of:
- 36 (1) The time the financing statement would have ceased to be effective
- 37 under the law of the jurisdiction in which it is filed; or
- 38 (2) June 30, 2006.

1 Subsection (c)(2)applies to a financing statement that, BEFORE THIS TITLE (e) 2 TAKES EFFECT, is filed against a transmitting utility [before this title takes effect] 3 and [satisfied] SATISFIES the applicable requirements for perfection under the law of 4 the jurisdiction governing perfection as provided in prior Code § 9-103, only to the 5 extent that Subtitle 3 of this title provides that the law of a jurisdiction other than 6 THE jurisdiction in which the financing statement is filed governs perfection of a 7 security interest in collateral covered by the financing statement. 8 9-706. The filing of an initial financing statement in the office specified in § (a) 10 9-501 continues the effectiveness of a financing statement filed before this title takes 11 effect [for the period provided in § 9-515 with respect to an initial financing 12 statement1 if: 13 (1) The filing of an initial financing statement in that office would be 14 effective to perfect a security interest under this title; 15 The pre-effective-date financing statement was filed in an office in (2) 16 another state or another office in this State; and 17 The initial financing statement satisfies subsection [(b)] (C). (3)18 THE FILING OF AN INITIAL FINANCING STATEMENT UNDER SUBSECTION 19 (A) CONTINUES THE EFFECTIVENESS OF THE PRE-EFFECTIVE-DATE FINANCING 20 STATEMENT: 21 IF THE INITIAL FINANCING STATEMENT IS FILED BEFORE THIS 22 TITLE TAKES EFFECT, FOR THE PERIOD PROVIDED IN PRIOR CODE § 9-403 WITH 23 RESPECT TO A FINANCING STATEMENT; AND 24 IF THE INITIAL FINANCING STATEMENT IS FILED AFTER THIS TITLE 25 TAKES EFFECT, FOR THE PERIOD IN § 9-515 WITH RESPECT TO AN INITIAL 26 FINANCING STATEMENT. 27 To be effective for purposes of subsection (a), an initial financing [(b)](C) 28 statement must: 29 Satisfy the requirements of Subtitle 5 of this title for an initial (1) 30 financing statement; Identify the pre-effective-date financing statement by indicating the 31 32 office in which the financing statement was filed and providing the dates of filing and 33 file numbers, if any, of the financing statement and of the most recent continuation 34 statement filed with respect to the financing statement; and 35 Indicate that the pre-effective-date financing statement remains (3)36 effective.

- 1 9-707.
- 2 (A) IN THIS SECTION, "PRE-EFFECTIVE-DATE FINANCING STATEMENT"
- 3 MEANS A FINANCING STATEMENT FILED BEFORE THIS TITLE TAKES EFFECT.
- 4 (B) AFTER THIS TITLE TAKES EFFECT, A PERSON MAY ADD OR DELETE
- 5 COLLATERAL COVERED BY, CONTINUE OR TERMINATE THE EFFECTIVENESS OF, OR
- 6 OTHERWISE AMEND THE INFORMATION PROVIDED IN, A PRE-EFFECTIVE-DATE
- 7 FINANCING STATEMENT ONLY IN ACCORDANCE WITH THE LAW OF THE
- 8 JURISDICTION GOVERNING PERFECTION AS PROVIDED IN SUBTITLE 3 OF THIS TITLE.
- 9 HOWEVER, THE EFFECTIVENESS OF A PRE-EFFECTIVE-DATE FINANCING
- 10 STATEMENT ALSO MAY BE TERMINATED IN ACCORDANCE WITH THE LAW OF THE
- 11 JURISDICTION IN WHICH THE FINANCING STATEMENT IS FILED.
- 12 (C) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (D), IF THE LAW OF
- 13 THIS STATE GOVERNS PERFECTION OF A SECURITY INTEREST, THE INFORMATION IN
- 14 A PRE-EFFECTIVE-DATE FINANCING STATEMENT MAY BE AMENDED AFTER THIS
- 15 TITLE TAKES EFFECT ONLY IF:
- 16 (1) THE PRE-EFFECTIVE-DATE FINANCING STATEMENT AND AN
- 17 AMENDMENT ARE FILED IN THE OFFICE SPECIFIED IN § 9-501;
- 18 (2) AN AMENDMENT IS FILED IN THE OFFICE SPECIFIED IN § 9-501
- 19 CONCURRENTLY WITH, OR AFTER THE FILING IN THAT OFFICE OF, AN INITIAL
- 20 FINANCING STATEMENT THAT SATISFIES § 9-706(C); OR
- 21 (3) AN INITIAL FINANCING STATEMENT THAT PROVIDES THE
- 22 INFORMATION AS AMENDED AND SATISFIES § 9-706(C) IS FILED IN THE OFFICE
- 23 SPECIFIED IN § 9-501.
- 24 (D) IF THE LAW OF THIS STATE GOVERNS PERFECTION OF A SECURITY
- 25 INTEREST, THE EFFECTIVENESS OF A PRE-EFFECTIVE-DATE FINANCING
- 26 STATEMENT MAY BE CONTINUED ONLY UNDER § 9-705(D) AND (F) OR § 9-706.
- 27 (E) WHETHER OR NOT THE LAW OF THIS STATE GOVERNS THE PERFECTION
- 28 OF A SECURITY INTEREST, THE EFFECTIVENESS OF A PRE-EFFECTIVE-DATE
- 29 FINANCING STATEMENT FILED IN THIS STATE MAY BE TERMINATED AFTER THIS
- 30 TITLE TAKES EFFECT BY FILING A TERMINATION STATEMENT IN THE OFFICE IN
- 31 WHICH THE PRE-EFFECTIVE-DATE FINANCING STATEMENT IS FILED, UNLESS AN
- 32 INITIAL FINANCING STATEMENT THAT SATISFIES § 9-706(C) HAS BEEN FILED IN THE
- 33 OFFICE SPECIFIED BY THE LAW OF THE JURISDICTION GOVERNING PERFECTION AS
- 34 PROVIDED IN SUBTITLE 3 OF THIS TITLE AS THE OFFICE IN WHICH TO FILE A
- 35 FINANCING STATEMENT.
- 36 [9-707.] 9-708.
- 37 A person may file an initial financing statement or a continuation statement
- 38 under this part if:
- 39 (1) The secured party of record authorizes the filing; and

1	(2)	The filin	g is necessary under this subtitle:
2 3	before this title takes	(A) effect; or	To continue the effectiveness of a financing statement filed
4		(B)	To perfect or continue the perfection of a security interest.
5	[9-708.] 9-709.		
8 9 10	the relative priorities cases, this title determ CONFLICTING CLA	of the par nines prior AIMS TO RE ESTAE	determines the priority of conflicting claims to collateral if ties were fixed before this title takes effect. In other rity.] THIS TITLE DETERMINES THE PRIORITY OF COLLATERAL. HOWEVER, IF THE RELATIVE PRIORITIES OF BLISHED BEFORE THIS TITLE TAKES EFFECT, THE PRIOR RITY.
14	a perfected security is requirements for per	nterest un fection are	§ 9-322(a), the priority of a security interest that becomes ider § 9-704 dates from the time the applicable e satisfied. This subsection does not apply to conflicting h becomes a perfected security interest under § 9-704.
18 19 20 21	enforceable under § security interest is perfore this title takes security interest under security int	9-203 of the effected under the prior the prio	9-322(a), the priority of a security interest that becomes his title dates from the time this title takes effect if the nder this title by the filing of a financing statement nich would not have been effective to perfect the or Code. This subsection does not apply to conflicting h is perfected by the filing of such a financing
23 24	SECTION 2. 3. a read as follows:	AND BE 1	IT FURTHER ENACTED, That the Laws of Maryland
25			Article - Natural Resources
26	8-728.		
27	Sections 8-729 tl	nrough 8-	736 of this subtitle do not apply to or affect:
28 29	(1) materials for the vess	_	iven by statute or rule of law to a supplier of services or
30 31	(2) subdivision of the St		iven by statute to the United States, the State, or any political
34 35 36	manufacturer or deal WHICH THE VESS	for sale, ler takes fr EL IS IN PERSON	ty interest in a vessel [created by a manufacturer or dealer but a buyer in the ordinary course of trade from the ree of the security interest] DURING ANY PERIOD IN VENTORY HELD FOR SALE OR LEASE BY A PERSON OR IN AS LESSOR AND THAT PERSON IS IN THE BUSINESS OF

1		(4)	Any lien arising out of an attachment of a vessel;
			Any security interest claimed on proceeds, as defined in [§ 9-306 (1)] Commercial Law Article, if the original security interest did not the certificate of title in order to be perfected; or
5 6	subtitle.	(6)	Any vessel for which a certificate of title is not required under this
7	8-729.		
10 11 12 13 14	provided or security inte shall be treat perfected [ast completed w	ficate of approved rest, and ted as des s of the ti within 30	ty interest is perfected by the delivery to the Department of the title, if any, and an application for certificate of title on a form by the Department containing information regarding the upon payment of a filing fee of \$15. Four dollars of this filing fee scribed in § 8-723 of this subtitle. The security interest is me of its creation if delivery and payment to the Department are days of the date of its creation, otherwise perfection is as of] AT delivery and payment.
16	8-730.		
19 20 21	section to the as required for security interpayment to the security interpayment to the section of the section to the assection to the assect	e Departi for perfect rest is per the Depar	me of delivery of the documents described in subsection (b) of this ment, the secured party shall pay to the Department a filing fee tion of the security interest under § 8-729(b) of this subtitle. The refected [as of] AT the time of [its creation if delivery and the time that are completed within 30 days of the date of its creation, shall be as of the time of its] THE delivery and payment.
23			Article - Transportation
24	13-201.		
	` '		ubtitle, "perfected", as used in reference to a security interest, against third parties generally, subject only to specific statutory
28	(b)	This sub	title does not apply to or affect:
29 30	materials for	(1) r a vehicle	Any lien given by statute or rule of law to a supplier of services or e;
31 32	political sub	(2) division	Any lien given by statute to the United States, this State, or any of this State;
35	dealer who h	ORY HE	Any security interest in a vehicle [created by a manufacturer or vehicle for sale] DURING ANY PERIOD IN WHICH THE VEHICLE LD FOR SALE OR LEASE BY A PERSON OR LEASED BY THAT PERSON HAT PERSON IS IN THE BUSINESS OF SELLING VEHICLES;

1 (4) Any lien arising out of an attachment of a vehicle; 2 Any security interest claimed on proceeds, as that term is defined in (5) 3 Title 9 of the Commercial Law Article (Maryland Uniform Commercial Code --4 Secured Transactions), if the original security interest did not have to be noted on the 5 certificate of title in order to be perfected; or 6 Any vehicle for which a certificate of title is not required under this (6)7 title. 8 13-202. 9 (b) (1) A security interest is perfected by: 10 Delivery to the Administration of every existing certificate of 11 title of the vehicle and an application for certificate of title on the form and containing 12 the information about the security interest that the Administration requires; and 13 Payment of a filing fee established by the Administration, (ii) 14 which is in addition to any other fees that apply under the Maryland Vehicle Law. The security interest is perfected [at the time of its creation, if the 15 16 delivery and payment to the Administration are completed within 10 days of the date of its creation. Otherwise, the security interest is perfected] at the time of the 18 delivery and payment. 19 PRIORITY OF A SECURITY INTEREST IN A VEHICLE PERFECTED AS 20 PROVIDED UNDER THIS SECTION IS GOVERNED BY TITLE 9 OF THE COMMERCIAL LAW ARTICLE, INCLUDING § 9-317(E). 22 SECTION 3. 4. AND BE IT FURTHER ENACTED, That Section 1 of this Act 23 shall take effect July 1, 2001, the effective date of Chapter 282 of the Acts of the 24 General Assembly of 1999. If the effective date of Chapter 282 is amended, this Act 25 shall take effect on the taking effect of Chapter 282. SECTION 4. AND BE IT FURTHER ENACTED, That, subject to the provisions 26 27 of Section 3 of this Act, this Act shall take effect July 1, 2001.