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By: Senator Della

Introduced and read first time: February 1, 2002 Assigned to: Finance

Committee Report: Favorable Senate action: Adopted Read second time: March 19, 2002

CHAPTER_____

1 AN ACT concerning

2 Commercial Law - Uniform Commercial Code - Secured Transactions -3 Scope

4 FOR the purpose of exempting certain claims or rights to receive compensation for

- 5 injuries or sickness and certain claims or rights to receive benefits under certain
- 6 special needs trusts from certain provisions governing the assignment of certain
- 7 rights under Title 9 of the Maryland Uniform Commercial Code.

8 BY repealing and reenacting, with amendments,

- 9 Article Commercial Law
- 10 Section 9-406 and 9-408
- 11 Annotated Code of Maryland
- 12 (1997 Replacement Volume and 2001 Supplement)

13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

- 14 MARYLAND, That the Laws of Maryland read as follows:
- 15

Article - Commercial Law

16 9-406.

17 (a) Subject to subsections (b) through (j), an account debtor on an account,

18 chattel paper, or a payment intangible may discharge its obligation by paying the

19 assignor until, but not after, the account debtor receives a notification, authenticated

20 by the assignor or the assignee, that the amount due or to become due has been

21 assigned and that payment is to be made to the assignee. After receipt of the

22 notification, the account debtor may discharge its obligation by paying the assignee

23 and may not discharge the obligation by paying the assignor.

2				SENATE]	BILL 631	
1	(b)	Subject to	subsection (h), notification is ineffective under subsection (a):			
2		(1) If	it does	not reasonably identify the r	ights assigned;	
		yment intan	ngible li	tent that an agreement betwe mits the account debtor's dut is effective under law other	y to pay a person other	
		(3) At the option of an account debtor, if the notification notifies the bunt debtor to make less than the full amount of any installment or other periodic ment to the assignee, even if:				
9 10	intangible h	(A as been assig		Only a portion of the account that assignee;	, chattel paper, or payment	
11		(E	B) .	A portion has been assigned	to another assignee; or	
12 13	is limited.	(C	C) '	The account debtor knows th	at the assignment to that assignee	
15 16	14 (c) Subject to subsection (h), if requested by the account debtor, an assignee 15 shall seasonably furnish reasonable proof that the assignment has been made. Unless 16 the assignee complies, the account debtor may discharge its obligation by paying the 17 assignor, even if the account debtor has received a notification under subsection (a).					
	and 9-407, a	nd subject t	to subse	e provided in subsection (e) ction (h), a term in an agreer romissory note is ineffective		
 (1) 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 creation, attachment, perfection, or enforcement of a security interest in, the account, chattel paper, payment intangible, or promissory note; or 						
27	perfection, of right of reco	or enforceme upment, cla	ent of th um, def	that the assignment or transference security interest may give ense, termination, right of ter r, payment intangible, or pro-	mination, or remedy	
29 30	(e) promissory		1 (d) doe	s not apply to the sale of a p	ayment intangible or	
	subject to su	bsections (h	h) and (e provided in §§ 2A-303 of) of this section, a rule of law res the consent of a governm	v, statute, or regulation	

34 or official, or account debtor to the assignment or transfer of, or creation of a security 35 interest in, an account or chattel paper is ineffective to the extent that the rule of law, 36 statute, or regulation:

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1 (1) Prohibits, restricts, or requires the consent of the government, 2 governmental body or official, or account debtor to the assignment or transfer of, or 2 the gratient of a sequentity in the account or shotted penergy or

3 the creation of a security interest in, the account or chattel paper; or

4 (2) Provides that the assignment or transfer or the creation, attachment, 5 perfection, or enforcement of a security interest may give rise to a default, breach, 6 right of recoupment, claim, defense, termination, right of termination, or remedy 7 under the account or chattel paper.

8 (g) Subject to subsection (h), an account debtor may not waive or vary its 9 option under subsection (b)(3).

(h) This section is subject to law other than this title which establishes a
11 different rule for an account debtor who is an individual and who incurred the
12 obligation primarily for personal, family, or household purposes.

13 (i) This section does not apply to an assignment of a health-care-insurance 14 receivable.

(j) (1) [This section prevails over any inconsistent statute of this State.]
EXCEPT AS PROVIDED IN PARAGRAPH (2), THIS SECTION PREVAILS OVER ANY
INCONSISTENT STATUTE OF THIS STATE, UNLESS THE PROVISION IS CONTAINED IN
A STATUTE OF THIS STATE, REFERS EXPRESSLY TO THIS SECTION, AND STATES THAT
THE PROVISION PREVAILS OVER THIS SECTION.

20 (2) SUBSECTIONS (D) AND (F) DO NOT APPLY TO:

(A) A CLAIM OR RIGHT TO RECEIVE AMOUNTS UNDER A WORKERS'
 22 COMPENSATION ACT AS COMPENSATION FOR AN ACCIDENTAL INJURY OR AN
 23 OCCUPATIONAL DISEASE;

(B) A CLAIM OR RIGHT TO RECEIVE AMOUNTS, WHETHER BY SUIT
OR AGREEMENT AND WHETHER AS LUMP SUMS OR AS PERIODIC PAYMENTS, FOR
DAMAGES ARISING FROM PERSONAL INJURIES; AND

27 (C) A CLAIM OR RIGHT TO RECEIVE BENEFITS FROM A SPECIAL
28 NEEDS TRUST DESCRIBED IN 42 U.S.C. § 1396P(D)(4), AS AMENDED FROM TIME TO
29 TIME.

30 9-408.

31 (a) Except as otherwise provided in subsection (b), a term in a promissory note

32 or in an agreement between an account debtor and a debtor which relates to a

33 health-care-insurance receivable or a general intangible, including a contract,

34 permit, license, or franchise, and which term prohibits, restricts, or requires the

35 consent of the person obligated on the promissory note or the account debtor to, the

36 assignment or transfer of, or creation, attachment, or perfection of a security interest

37 in, the promissory note, health-care-insurance receivable, or general intangible, is

38 ineffective to the extent that the term:

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1 (1) Would impair the creation, attachment, or perfection of a security 2 interest; or

3 (2) Provides that the assignment or transfer or the creation, attachment, 4 or perfection of the security interest may give rise to a default, breach, right of 5 recoupment, claim, defense, termination, right of termination, or remedy under the

6 promissory note, health-care-insurance receivable, or general intangible.

7 (b) Subsection (a) applies to a security interest in a payment intangible or 8 promissory note only if the security interest arises out of a sale of the payment 9 intangible or promissory note.

10 (c) A rule of law, statute, or regulation that prohibits, restricts, or requires the 11 consent of a government, governmental body or official, person obligated on a 12 promissory note, or account debtor to the assignment or transfer of, or creation of a 13 security interest in, a promissory note, health-care-insurance receivable, or general 14 intangible, including a contract, permit, license, or franchise between an account 15 debtor and a debtor, is ineffective to the extent that the rule of law, statute, or 16 regulation:

17 (1) Would impair the creation, attachment, or perfection of a security18 interest; or

19 (2) Provides that the assignment or transfer or the creation, attachment,

20 or perfection of the security interest may give rise to a default, breach, right of

21 recoupment, claim, defense, termination, right of termination, or remedy under the

22 promissory note, health-care-insurance receivable, or general intangible.

(d) To the extent that a term in a promissory note or in an agreement between
an account debtor and a debtor which relates to a health-care-insurance receivable
or general intangible or a rule of law, statute, or regulation described in subsection (c)
would be effective under law other than this title but is ineffective under subsection
(a) or (c), the creation, attachment, or perfection of a security interest in the

28 promissory note, health-care-insurance receivable, or general intangible:

29 (1) Is not enforceable against the person obligated on the promissory30 note or the account debtor;

31 (2) Does not impose a duty or obligation on the person obligated on the 32 promissory note or the account debtor;

33 (3) Does not require the person obligated on the promissory note or the
 34 account debtor to recognize the security interest, pay or render performance to the
 35 secured party, or accept payment or performance from the secured party;

36 (4) Does not entitle the secured party to use or assign the debtor's rights

37 under the promissory note, health-care-insurance receivable, or general intangible,

38 including any related information or materials furnished to the debtor in the

39 transaction giving rise to the promissory note, health-care-insurance receivable, or

40 general intangible;

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1 (5) Does not entitle the secured party to use, assign, possess, or have 2 access to any trade secrets or confidential information of the person obligated on the 3 promissory note or the account debtor; and

4 (6) Does not entitle the secured party to enforce the security interest in 5 the promissory note, health-care-insurance receivable, or general intangible.

6 (e) (1) This section prevails over any inconsistent statute of this State 7 EXCEPT AS PROVIDED IN PARAGRAPH (2).

8 (2) SUBSECTIONS (A) AND (C) DO NOT APPLY TO:

9 (A) A CLAIM OR RIGHT TO RECEIVE AMOUNTS UNDER A WORKERS'
10 COMPENSATION ACT AS COMPENSATION FOR AN ACCIDENTAL INJURY OR AN
11 OCCUPATIONAL DISEASE;

12 (B) A CLAIM OR RIGHT TO RECEIVE AMOUNTS, WHETHER BY SUIT 13 OR AGREEMENT AND WHETHER AS LUMP SUMS OR AS PERIODIC PAYMENTS, FOR 14 DAMAGES ARISING FROM PERSONAL INJURIES; AND

15 (C) A CLAIM OR RIGHT TO RECEIVE BENEFITS FROM A SPECIAL
16 NEEDS TRUST DESCRIBED IN 42 U.S.C. § 1396P(D)(4), AS AMENDED FROM TIME TO
17 TIME.

18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 19 October 1, 2002.