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2lr1168 CF SB 747

By: **Delegate Feldman** Introduced and read first time: February 8, 2012 Assigned to: Economic Matters

Committee Report: Favorable with amendments House action: Adopted Read second time: March 17, 2012

CHAPTER _____

1 AN ACT concerning

2 Commercial Law – Uniform Commercial Code – Revisions to Title 1

3 FOR the purpose of revising, updating, reorganizing, and clarifying Title 1 of the 4 Maryland Uniform Commercial Code (MUCC) relating to general provisions $\mathbf{5}$ applicable to the MUCC; establishing a certain short title; clarifying the 6 transactions to which Title 1 of the MUCC applies; providing for the effect of 7 Title 1 of the MUCC on a certain federal law; authorizing the subordination of 8 an obligation or a right to performance under certain circumstances; providing that subordination does not create a certain security interest; making certain 9 stylistic changes; defining certain terms; altering and repealing certain 10 11 definitions; making conforming changes to certain provisions of the MUCC; and 12 generally relating to the Maryland Uniform Commercial Code.

- 13 BY repealing
- 14 Article Commercial Law
- 15 Section 1–101 through 1–208 and the title "Title 1. General Provisions"; and 16 2–208 and 2A–207
- 17 Annotated Code of Maryland
- 18 (2002 Replacement Volume and 2011 Supplement)
- 19 BY adding to
- 20 Article Commercial Law
- 21Section 1–101 through 1–108 to be under the new subtitle "Subtitle 1. General22Provisions"; 1–201 through 1–206 to be under the new subtitle "Subtitle232. General Definitions and Principles of Interpretation"; and 1–301
 - EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array} $	through 1–310 to be under the new subtitle "Subtitle 3. Territorial Applicability and Applicable Law"; and the new title "Title 1. General Provisions" Annotated Code of Maryland (2002 Replacement Volume and 2011 Supplement)			
	$\begin{array}{llllllllllllllllllllllllllllllllllll$			
13 14 15 16	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 1–101 through 1–208 and the title "Title 1. General Provisions" of Article – Commercial Law of the Annotated Code of Maryland be repealed.			
17 18	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:			
19	Article – Commercial Law			
20	TITLE 1. GENERAL PROVISIONS.			
21	SUBTITLE 1. GENERAL PROVISIONS.			
22	1–101. SHORT TITLES.			
23 24	(A) TITLES 1 THROUGH 10 OF THIS ARTICLE MAY BE CITED AS THE MARYLAND UNIFORM COMMERCIAL CODE.			
25 26	(B) THIS TITLE MAY BE CITED AS MARYLAND UNIFORM COMMERCIAL CODE – GENERAL PROVISIONS.			
25	(B) THIS TITLE MAY BE CITED AS MARYLAND UNIFORM COMMERCIAL			
25 26	(B) THIS TITLE MAY BE CITED AS MARYLAND UNIFORM COMMERCIAL CODE – GENERAL PROVISIONS.			

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1 (A) THE MARYLAND UNIFORM COMMERCIAL CODE SHALL BE 2 LIBERALLY CONSTRUED AND APPLIED TO PROMOTE ITS UNDERLYING 3 PURPOSES AND POLICIES.

4 (B) THE UNDERLYING PURPOSES AND POLICIES OF THE MARYLAND 5 UNIFORM COMMERCIAL CODE ARE:

6 (1) TO SIMPLIFY, CLARIFY, AND MODERNIZE THE LAW 7 GOVERNING COMMERCIAL TRANSACTIONS;

8 (2) TO PERMIT THE CONTINUED EXPANSION OF COMMERCIAL 9 PRACTICES THROUGH CUSTOM, USAGE, AND AGREEMENT OF THE PARTIES; AND

10 (3) TO MAKE UNIFORM THE LAW AMONG THE VARIOUS 11 JURISDICTIONS.

12UNLESS DISPLACED BY THE PARTICULAR PROVISIONS OF THE (C) MARYLAND UNIFORM COMMERCIAL CODE, THE PRINCIPLES OF LAW AND 13 14 EQUITY, INCLUDING THE LAW MERCHANT AND THE LAW RELATIVE TO CAPACITY 15ТО CONTRACT, PRINCIPAL AND AGENT, ESTOPPEL, FRAUD, MISREPRESENTATION, DURESS, COERCION, MISTAKE, BANKRUPTCY, OR OTHER 16 VALIDATING OR INVALIDATING CAUSE SHALL SUPPLEMENT ITS PROVISIONS, 1718 EXCEPT THAT:

19(1) THE AGE OF MAJORITY AS IT PERTAINS TO THE CAPACITY TO20CONTRACT IS 18 YEARS OF AGE; AND

21 (2) NO PERSON WHO IS AT LEAST 18 YEARS OLD SHALL BE 22 CONSIDERED TO BE WITHOUT CAPACITY BY REASON OF AGE.

23 1–104. CONSTRUCTION AGAINST IMPLIED REPEAL.

THE MARYLAND UNIFORM COMMERCIAL CODE BEING A GENERAL ACT
 INTENDED AS A UNIFIED COVERAGE OF ITS SUBJECT MATTER, NO PART OF IT
 SHALL BE DEEMED TO BE IMPLIEDLY REPEALED BY SUBSEQUENT LEGISLATION
 IF SUCH CONSTRUCTION CAN REASONABLY BE AVOIDED.

28 **1–105. SEVERABILITY.**

IF ANY PROVISION OR CLAUSE OF THE MARYLAND UNIFORM COMMERCIAL CODE OR ITS APPLICATION TO ANY PERSON OR CIRCUMSTANCES IS HELD INVALID, THE INVALIDITY DOES NOT AFFECT OTHER PROVISIONS OR APPLICATIONS OF THE MARYLAND UNIFORM COMMERCIAL CODE THAT CAN BE GIVEN EFFECT WITHOUT THE INVALID PROVISION OR APPLICATION, AND TO

1–106. USE	OF SINGULAR AND PLURAL; GENDER.				
	IN THE MARYLAND UNIFORM COMMERCIAL CODE, UNLESS THE CONTEXT OTHERWISE REQUIRES:				
	WORDS IN THE SINGULAR NUMBER INCLUDE THE PLURAL, IE PLURAL INCLUDE THE SINGULAR; AND				
(2)	WORDS OF ANY GENDER ALSO REFER TO ANY OTHER GENDER.				
1–107. SECT	'ION CAPTIONS.				
SECTION COMMERCIAL CO	CAPTIONS ARE PART OF THE MARYLAND UNIFORM DDE.				
1–108. Rela National Comm	ATION TO ELECTRONIC SIGNATURES IN GLOBAL AND IERCE ACT.				
THIS TITLE MODIFIES, LIMITS, AND SUPERSEDES THE FEDERAL ELECTRONIC SIGNATURES IN GLOBAL AND NATIONAL COMMERCE ACT, 15 U.S.C. § 7001 ET SEQ., EXCEPT THAT NOTHING IN THIS TITLE MODIFIES, LIMITS, OR SUPERSEDES § 7001(C) OF THAT ACT OR AUTHORIZES ELECTRONIC DELIVERY OF ANY OF THE NOTICES DESCRIBED IN § 7003(B) OF THAT ACT. SUBTITLE 2. GENERAL DEFINITIONS AND PRINCIPLES OF INTERPRETATION.					
1–201. GENI	ERAL DEFINITIONS.				
DEFINED IN THIS OTHER TITLES OF TO PARTICULAR	ESS THE CONTEXT OTHERWISE REQUIRES, WORDS OR PHRASES SECTION, OR IN THE ADDITIONAL DEFINITIONS CONTAINED IN F THE MARYLAND UNIFORM COMMERCIAL CODE THAT APPLY TITLES OR PARTS OF TITLES OF THE MARYLAND UNIFORM DDE, HAVE THE MEANINGS STATED.				
MARYLAND UNIF	VECT TO DEFINITIONS CONTAINED IN OTHER ARTICLES OF THE FORM COMMERCIAL CODE THAT APPLY TO PARTICULAR TITLES LES OF THE MARYLAND UNIFORM COMMERCIAL CODE:				
INCLUDES RECOU	"ACTION", IN THE SENSE OF A JUDICIAL PROCEEDING, UPMENT, COUNTERCLAIM, SET-OFF, SUIT IN EQUITY, AND ANY ING IN WHICH RIGHTS ARE DETERMINED.				

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THIS END THE PROVISIONS OF THE MARYLAND UNIFORM COMMERCIAL CODE

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ARE SEVERABLE.

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1(2) "AGGRIEVED PARTY" MEANS A PARTY ENTITLED TO PURSUE A2REMEDY.

3 (3) "AGREEMENT", AS DISTINGUISHED FROM "CONTRACT", 4 MEANS THE BARGAIN OF THE PARTIES IN FACT, AS FOUND IN THEIR LANGUAGE 5 OR INFERRED FROM OTHER CIRCUMSTANCES, INCLUDING COURSE OF 6 PERFORMANCE, COURSE OF DEALING, OR USAGE OF TRADE AS PROVIDED IN § 7 1–303 OF THIS TITLE.

8 (4) "BANK" MEANS A PERSON ENGAGED IN THE BUSINESS OF 9 BANKING AND INCLUDES A SAVINGS BANK, SAVINGS AND LOAN ASSOCIATION, 10 CREDIT UNION, AND TRUST COMPANY.

11 (5) "BEARER" MEANS A PERSON IN POSSESSION OF A
12 NEGOTIABLE INSTRUMENT, DOCUMENT OF TITLE, OR CERTIFICATED SECURITY
13 THAT IS PAYABLE TO BEARER OR ENDORSED IN BLANK.

14 **(6) "BILL OF LADING" MEANS A DOCUMENT EVIDENCING THE** 15 RECEIPT OF GOODS FOR SHIPMENT ISSUED BY A PERSON ENGAGED IN THE 16 BUSINESS OF TRANSPORTING OR FORWARDING GOODS.

17(7) "BRANCH" INCLUDES A SEPARATELY INCORPORATED18FOREIGN BRANCH OF A BANK.

19 (8) "BURDEN OF ESTABLISHING" A FACT MEANS THE BURDEN OF
20 PERSUADING THE TRIER OF FACT THAT THE EXISTENCE OF THE FACT IS MORE
21 PROBABLE THAN ITS NONEXISTENCE.

22(9) "BUYER IN ORDINARY COURSE OF BUSINESS" MEANS A PERSON THAT BUYS GOODS IN GOOD FAITH, WITHOUT KNOWLEDGE THAT THE 23SALE VIOLATES THE RIGHTS OF ANOTHER PERSON IN THE GOODS, AND IN THE 24ORDINARY COURSE FROM A PERSON, OTHER THAN A PAWNBROKER, IN THE 2526BUSINESS OF SELLING GOODS OF THAT KIND. A PERSON BUYS GOODS IN THE 27ORDINARY COURSE IF THE SALE TO THE PERSON COMPORTS WITH THE USUAL 28OR CUSTOMARY PRACTICES IN THE KIND OF BUSINESS IN WHICH THE SELLER IS 29ENGAGED OR WITH THE SELLER'S OWN USUAL OR CUSTOMARY PRACTICES. A 30 PERSON THAT SELLS OIL, GAS, OR OTHER MINERALS AT THE WELLHEAD OR 31 MINEHEAD IS A PERSON IN THE BUSINESS OF SELLING GOODS OF THAT KIND. A 32 BUYER IN ORDINARY COURSE OF BUSINESS MAY BUY FOR CASH, BY EXCHANGE 33 OF OTHER PROPERTY, OR ON SECURED OR UNSECURED CREDIT, AND MAY 34ACQUIRE GOODS OR DOCUMENTS OF TITLE UNDER A PREEXISTING CONTRACT 35FOR SALE. ONLY A BUYER THAT TAKES POSSESSION OF THE GOODS OR HAS A 36 RIGHT TO RECOVER THE GOODS FROM THE SELLER UNDER TITLE 2 OF THIS

ARTICLE MAY BE A BUYER IN ORDINARY COURSE OF BUSINESS. "BUYER IN 1 $\mathbf{2}$ ORDINARY COURSE OF BUSINESS" DOES NOT INCLUDE A PERSON THAT 3 ACQUIRES GOODS IN A TRANSFER IN BULK OR AS SECURITY FOR OR IN TOTAL 4 OR PARTIAL SATISFACTION OF A MONEY DEBT.

 $\mathbf{5}$ (10) "CONSPICUOUS", WITH REFERENCE TO A TERM, MEANS SO WRITTEN, DISPLAYED, OR PRESENTED THAT A REASONABLE PERSON AGAINST 6 WHICH IT IS TO OPERATE OUGHT TO HAVE NOTICED IT. WHETHER A TERM IS 7 "CONSPICUOUS" OR NOT IS A DECISION FOR THE COURT. CONSPICUOUS TERMS 8 9 **INCLUDE THE FOLLOWING:**

10 **(I)** A HEADING IN CAPITALS EQUAL TO OR GREATER IN SIZE 11 THAN THE SURROUNDING TEXT, OR IN CONTRASTING TYPE, FONT, OR COLOR TO THE SURROUNDING TEXT OF THE SAME OR LESSER SIZE; AND 12

13(II) LANGUAGE IN THE BODY OF A RECORD OR DISPLAY IN LARGER TYPE THAN THE SURROUNDING TEXT, OR IN CONTRASTING TYPE, FONT, 14OR COLOR TO THE SURROUNDING TEXT OF THE SAME SIZE, OR SET OFF FROM 15SURROUNDING TEXT OF THE SAME SIZE BY SYMBOLS OR OTHER MARKS THAT 16 17CALL ATTENTION TO THE LANGUAGE.

18 (11) "CONSUMER" MEANS AN INDIVIDUAL WHO ENTERS INTO A 19TRANSACTION PRIMARILY FOR PERSONAL, FAMILY, OR HOUSEHOLD PURPOSES.

(12) "CONTRACT", AS DISTINGUISHED FROM "AGREEMENT", 20MEANS THE TOTAL LEGAL OBLIGATION THAT RESULTS FROM THE PARTIES' 2122AGREEMENT AS DETERMINED BY THE MARYLAND UNIFORM COMMERCIAL 23CODE AS SUPPLEMENTED BY ANY OTHER APPLICABLE LAWS.

24(13) "CREDITOR" INCLUDES A GENERAL CREDITOR, A SECURED CREDITOR, A LIEN CREDITOR, AND ANY REPRESENTATIVE OF CREDITORS, 2526INCLUDING AN ASSIGNEE FOR THE BENEFIT OF CREDITORS, A TRUSTEE IN BANKRUPTCY, A RECEIVER IN EQUITY, AND AN EXECUTOR OR ADMINISTRATOR 27OF AN INSOLVENT DEBTOR'S OR ASSIGNOR'S ESTATE. 28

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(14) "DEFENDANT" INCLUDES A PERSON IN THE POSITION OF DEFENDANT IN A COUNTERCLAIM, CROSS-CLAIM, OR THIRD-PARTY CLAIM.

(15) "DELIVERY", WITH RESPECT TO AN INSTRUMENT, DOCUMENT 31 32 OF TITLE, OR CHATTEL PAPER, MEANS VOLUNTARY TRANSFER OF POSSESSION.

(16) "DOCUMENT OF TITLE" INCLUDES A BILL OF LADING, DOCK 33 34WARRANT, DOCK RECEIPT, WAREHOUSE RECEIPT OR ORDER FOR THE DELIVERY 35 OF GOODS, AND ALSO ANY OTHER DOCUMENT WHICH IN THE REGULAR COURSE

OF BUSINESS OR FINANCING IS TREATED AS ADEQUATELY EVIDENCING THAT 1 $\mathbf{2}$ THE PERSON IN POSSESSION OF THE DOCUMENT IS ENTITLED TO RECEIVE, 3 HOLD, AND DISPOSE OF THE DOCUMENT AND THE GOODS IT COVERS. TO BE A 4 DOCUMENT OF TITLE, A DOCUMENT MUST PURPORT TO BE ISSUED BY OR $\mathbf{5}$ ADDRESSED TO A BAILEE AND PURPORT TO COVER GOODS IN THE BAILEE'S 6 POSSESSION WHICH ARE EITHER IDENTIFIED OR ARE FUNGIBLE PORTIONS OF 7 AN IDENTIFIED MASS. 8 (17) "FAULT" MEANS A DEFAULT, BREACH, OR WRONGFUL ACT OR 9 **OMISSION.** 10 (18) "FUNGIBLE GOODS" MEANS: 11 **(I)** GOODS OF WHICH ANY UNIT, BY NATURE OR USAGE OF 12 TRADE, IS THE EQUIVALENT OF ANY OTHER LIKE UNIT; OR 13**(II)** GOODS THAT BY AGREEMENT ARE TREATED AS 14EQUIVALENT. (19) "GENUINE" MEANS FREE OF FORGERY OR COUNTERFEITING. 15(20) "GOOD FAITH", EXCEPT AS OTHERWISE PROVIDED IN TITLE 5 16 17OF THIS ARTICLE, MEANS HONESTY IN FACT AND THE OBSERVANCE OF 18 REASONABLE COMMERCIAL STANDARDS OF FAIR DEALING IN THE CONDUCT OR 19TRANSACTION CONCERNED. (21) "HOLDER" MEANS: 2021THE PERSON IN POSSESSION OF A NEGOTIABLE **(I)** 22INSTRUMENT THAT IS PAYABLE EITHER TO BEARER OR TO AN IDENTIFIED 23PERSON THAT IS THE PERSON IN POSSESSION; OR 24THE PERSON IN POSSESSION OF A DOCUMENT OF TITLE **(II)** 25IF THE GOODS ARE DELIVERABLE EITHER TO BEARER OR TO THE ORDER OF THE 26PERSON IN POSSESSION. (22) "INSOLVENCY PROCEEDING" INCLUDES AN ASSIGNMENT FOR 2728THE BENEFIT OF CREDITORS OR OTHER PROCEEDING INTENDED TO LIQUIDATE OR REHABILITATE THE ESTATE OF THE PERSON INVOLVED. 29(23) "INSOLVENT" MEANS: 30

ORDINARY COURSE OF BUSINESS OTHER THAN AS A RESULT OF BONA FIDE

HAVING GENERALLY CEASED TO PAY DEBTS IN THE

(II) BEING UNABLE TO PAY DEBTS AS THEY BECOME DUE; OR (III) **BEING INSOLVENT WITHIN THE MEANING OF FEDERAL** BANKRUPTCY LAW. (24) "MONEY" MEANS A MEDIUM OF EXCHANGE CURRENTLY AUTHORIZED OR ADOPTED BY A DOMESTIC OR FOREIGN GOVERNMENT. THE TERM INCLUDES A MONETARY UNIT OF ACCOUNT ESTABLISHED BY AN INTERGOVERNMENTAL ORGANIZATION OR BY AGREEMENT BETWEEN TWO OR MORE COUNTRIES. (25) "ORGANIZATION" MEANS A PERSON OTHER THAN AN INDIVIDUAL. (26) "PARTY", AS DISTINGUISHED FROM "THIRD PARTY", MEANS A PERSON THAT HAS ENGAGED IN A TRANSACTION OR MADE AN AGREEMENT SUBJECT TO THE MARYLAND UNIFORM COMMERCIAL CODE. (27) "PERSON" MEANS AN INDIVIDUAL, CORPORATION, BUSINESS TRUST, ESTATE, TRUST, PARTNERSHIP, LIMITED LIABILITY COMPANY, ASSOCIATION, JOINT VENTURE, GOVERNMENT, GOVERNMENTAL SUBDIVISION, AGENCY, OR INSTRUMENTALITY, PUBLIC CORPORATION, OR ANY OTHER LEGAL **OR COMMERCIAL ENTITY.** (28) "PRESENT VALUE" MEANS THE AMOUNT AS OF A DATE CERTAIN OF ONE OR MORE SUMS PAYABLE IN THE FUTURE, DISCOUNTED TO THE DATE CERTAIN BY USE OF EITHER AN INTEREST RATE SPECIFIED BY THE PARTIES IF THAT RATE IS NOT MANIFESTLY UNREASONABLE AT THE TIME THE TRANSACTION IS ENTERED INTO OR, IF AN INTEREST RATE IS NOT SO SPECIFIED, A COMMERCIALLY REASONABLE RATE THAT TAKES INTO ACCOUNT THE FACTS AND CIRCUMSTANCES AT THE TIME THE TRANSACTION IS ENTERED INTO. (29) "PURCHASE" MEANS TAKING BY SALE, LEASE, DISCOUNT, NEGOTIATION, MORTGAGE, PLEDGE, LIEN, SECURITY INTEREST, ISSUE OR REISSUE, GIFT, OR ANY OTHER VOLUNTARY TRANSACTION CREATING AN **INTEREST IN PROPERTY.**

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(30) "PURCHASER" MEANS A PERSON THAT TAKES BY PURCHASE.

1 (31) "RECORD" MEANS INFORMATION THAT IS INSCRIBED ON A 2 TANGIBLE MEDIUM OR THAT IS STORED IN AN ELECTRONIC OR OTHER MEDIUM 3 AND IS RETRIEVABLE IN PERCEIVABLE FORM.

4 (32) "REMEDY" MEANS ANY REMEDIAL RIGHT TO WHICH AN 5 AGGRIEVED PARTY IS ENTITLED WITH OR WITHOUT RESORT TO A TRIBUNAL.

6 (33) "REPRESENTATIVE" MEANS A PERSON EMPOWERED TO ACT 7 FOR ANOTHER, INCLUDING AN AGENT, AN OFFICER OF A CORPORATION OR 8 ASSOCIATION, AND A TRUSTEE, EXECUTOR, OR ADMINISTRATOR OF AN ESTATE.

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(34) "RIGHT" INCLUDES REMEDY.

(35) "SECURITY INTEREST" MEANS AN INTEREST IN PERSONAL 10 PROPERTY OR FIXTURES THAT SECURES PAYMENT OR PERFORMANCE OF AN 11 12**OBLIGATION. "SECURITY INTEREST" INCLUDES ANY INTEREST OF A CONSIGNOR** AND A BUYER OF ACCOUNTS, CHATTEL PAPER, A PAYMENT INTANGIBLE, OR A 13 14 PROMISSORY NOTE IN A TRANSACTION THAT IS SUBJECT TO TITLE 9 OF THIS ARTICLE. "SECURITY INTEREST" DOES NOT INCLUDE THE SPECIAL PROPERTY 1516 INTEREST OF A BUYER OF GOODS ON IDENTIFICATION OF THOSE GOODS TO A CONTRACT FOR SALE UNDER § 2-401 OF THIS ARTICLE, BUT A BUYER MAY ALSO 17ACQUIRE A "SECURITY INTEREST" BY COMPLYING WITH TITLE 9 OF THIS 1819 ARTICLE. EXCEPT AS OTHERWISE PROVIDED IN § 2–505 OF THIS ARTICLE, THE 20RIGHT OF A SELLER OR LESSOR OF GOODS UNDER TITLE 2 OR TITLE 2A OF THIS ARTICLE TO RETAIN OR ACQUIRE POSSESSION OF THE GOODS IS NOT A 2122"SECURITY INTEREST", BUT A SELLER OR LESSOR MAY ALSO ACQUIRE A "SECURITY INTEREST" BY COMPLYING WITH TITLE 9 OF THIS ARTICLE. THE 2324RETENTION OR RESERVATION OF TITLE BY A SELLER OF GOODS 25NOTWITHSTANDING SHIPMENT OR DELIVERY TO THE BUYER UNDER § 2-401 OF 26THIS ARTICLE IS LIMITED IN EFFECT TO A RESERVATION OF A "SECURITY 27INTEREST". WHETHER A TRANSACTION IN THE FORM OF A LEASE CREATES A "SECURITY INTEREST" IS DETERMINED PURSUANT TO § 1-203 OF THIS 2829SUBTITLE.

30(36) "SEND" IN CONNECTION WITH A WRITING, RECORD, OR31NOTICE MEANS:

32**(I)** TO DEPOSIT IN THE MAIL **OR DELIVER** FOR 33 TRANSMISSION BY ANY OTHER USUAL MEANS OF COMMUNICATION WITH 34POSTAGE OR COST OF TRANSMISSION PROVIDED FOR AND PROPERLY 35 ADDRESSED AND, IN THE CASE OF AN INSTRUMENT, TO AN ADDRESS SPECIFIED 36 THEREON OR OTHERWISE AGREED OR, IF THERE BE NONE, TO ANY ADDRESS 37 **REASONABLE UNDER THE CIRCUMSTANCES; OR**

(II) IN ANY OTHER WAY TO CAUSE TO BE RECEIVED ANY
 RECORD OR NOTICE WITHIN THE TIME IT WOULD HAVE ARRIVED IF PROPERLY
 SENT.
 (37) "SIGNED" INCLUDES USING ANY SYMBOL EXECUTED OR

4 (37) "SIGNED INCLUDES USING ANY SYMBOL EXECUTED OR 5 ADOPTED WITH PRESENT INTENTION TO ADOPT OR ACCEPT A WRITING.

6 (38) "STATE" MEANS A STATE OF THE UNITED STATES, THE 7 DISTRICT OF COLUMBIA, PUERTO RICO, THE UNITED STATES VIRGIN ISLANDS, 8 OR ANY TERRITORY OR INSULAR POSSESSION SUBJECT TO THE JURISDICTION 9 OF THE UNITED STATES.

10(39) "SURETY" INCLUDES A GUARANTOR OR OTHER SECONDARY11OBLIGOR.

12 (40) "TERM" MEANS A PORTION OF AN AGREEMENT THAT RELATES
 13 TO A PARTICULAR MATTER.

14 (41) "UNAUTHORIZED SIGNATURE" MEANS A SIGNATURE MADE
15 WITHOUT ACTUAL, IMPLIED, OR APPARENT AUTHORITY. THE TERM INCLUDES A
16 FORGERY.

17(42) "WAREHOUSE RECEIPT" MEANS A RECEIPT ISSUED BY A18PERSON ENGAGED IN THE BUSINESS OF STORING GOODS FOR HIRE.

19(43) "WRITING" INCLUDES PRINTING, TYPEWRITING, OR ANY20OTHER INTENTIONAL REDUCTION TO TANGIBLE FORM. "WRITTEN" HAS A21CORRESPONDING MEANING.

22 **1–202. NOTICE; KNOWLEDGE.**

23 (A) SUBJECT TO SUBSECTION (F) OF THIS SECTION, A PERSON HAS 24 "NOTICE" OF A FACT IF THE PERSON:

- 25 (1) HAS ACTUAL KNOWLEDGE OF IT;
- 26 (2) HAS RECEIVED A NOTICE OR NOTIFICATION OF IT; OR

27(3)FROM ALL THE FACTS AND CIRCUMSTANCES KNOWN TO THE28PERSON AT THE TIME IN QUESTION, HAS REASON TO KNOW THAT IT EXISTS.

29 (B) "KNOWLEDGE" MEANS ACTUAL KNOWLEDGE. "KNOWS" HAS A 30 CORRESPONDING MEANING.

1 (C) "DISCOVER", "LEARN", OR WORDS OF SIMILAR IMPORT REFER TO 2 KNOWLEDGE RATHER THAN TO REASON TO KNOW.

3 (D) A PERSON "NOTIFIES" OR "GIVES" A NOTICE OR NOTIFICATION TO 4 ANOTHER PERSON BY TAKING SUCH STEPS AS MAY BE REASONABLY REQUIRED 5 TO INFORM THE OTHER PERSON IN ORDINARY COURSE, WHETHER OR NOT THE 6 OTHER PERSON ACTUALLY COMES TO KNOW OF IT.

7 (E) SUBJECT TO SUBSECTION (F) OF THIS SECTION, A PERSON 8 "RECEIVES" A NOTICE OR NOTIFICATION WHEN:

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(1) IT COMES TO THAT PERSON'S ATTENTION; OR

10 (2) IT IS DULY DELIVERED IN A FORM REASONABLE UNDER THE 11 CIRCUMSTANCES AT THE PLACE OF BUSINESS THROUGH WHICH THE CONTRACT 12 WAS MADE OR AT ANOTHER LOCATION HELD OUT BY THAT PERSON AS THE 13 PLACE FOR RECEIPT OF SUCH COMMUNICATIONS.

14**(F)** NOTICE, KNOWLEDGE, OR A NOTICE OR NOTIFICATION RECEIVED 15BY AN ORGANIZATION IS EFFECTIVE FOR A PARTICULAR TRANSACTION FROM THE TIME THE TRANSACTION IS BROUGHT TO THE ATTENTION OF THE 16 17INDIVIDUAL CONDUCTING THAT TRANSACTION AND, IN ANY EVENT, FROM THE 18 TIME THE TRANSACTION WOULD HAVE BEEN BROUGHT TO THE INDIVIDUAL'S 19ATTENTION IF THE ORGANIZATION HAD EXERCISED DUE DILIGENCE. AN 20ORGANIZATION EXERCISES DUE DILIGENCE IF THE ORGANIZATION MAINTAINS 21**REASONABLE ROUTINES FOR COMMUNICATING SIGNIFICANT INFORMATION TO** 22THE PERSON CONDUCTING THE TRANSACTION AND THERE IS REASONABLE COMPLIANCE WITH THE ROUTINES. DUE DILIGENCE DOES NOT REQUIRE AN 2324INDIVIDUAL ACTING FOR THE ORGANIZATION TO COMMUNICATE INFORMATION 25UNLESS THE COMMUNICATION IS PART OF THE INDIVIDUAL'S REGULAR DUTIES 26OR THE INDIVIDUAL HAS REASON TO KNOW OF THE TRANSACTION AND THAT 27THE TRANSACTION WOULD BE MATERIALLY AFFECTED BY THE INFORMATION.

28 1–203. LEASE DISTINGUISHED FROM SECURITY INTEREST.

29 (A) WHETHER A TRANSACTION IN THE FORM OF A LEASE CREATES A 30 LEASE OR SECURITY INTEREST IS DETERMINED BY THE FACTS OF EACH CASE.

(B) A TRANSACTION IN THE FORM OF A LEASE CREATES A SECURITY
INTEREST IF THE CONSIDERATION THAT THE LESSEE IS TO PAY THE LESSOR
FOR THE RIGHT TO POSSESSION AND USE OF THE GOODS IS AN OBLIGATION FOR
THE TERM OF THE LEASE AND IS NOT SUBJECT TO TERMINATION BY THE
LESSEE; AND

1 (1) THE ORIGINAL TERM OF THE LEASE IS EQUAL TO OR GREATER 2 THAN THE REMAINING ECONOMIC LIFE OF THE GOODS;

3 (2) THE LESSEE IS BOUND TO RENEW THE LEASE FOR THE 4 REMAINING ECONOMIC LIFE OF THE GOODS OR IS BOUND TO BECOME THE 5 OWNER OF THE GOODS;

6 (3) THE LESSEE HAS AN OPTION TO RENEW THE LEASE FOR THE 7 REMAINING ECONOMIC LIFE OF THE GOODS FOR NO ADDITIONAL 8 CONSIDERATION OR FOR NOMINAL ADDITIONAL CONSIDERATION UPON 9 COMPLIANCE WITH THE LEASE AGREEMENT; OR

10(4) THE LESSEE HAS AN OPTION TO BECOME THE OWNER OF THE11GOODS FOR NO ADDITIONAL CONSIDERATION OR FOR NOMINAL ADDITIONAL12CONSIDERATION UPON COMPLIANCE WITH THE LEASE AGREEMENT.

13(C)A TRANSACTION IN THE FORM OF A LEASE DOES NOT CREATE A14SECURITY INTEREST MERELY BECAUSE:

(1) THE PRESENT VALUE OF THE CONSIDERATION THE LESSEE IS
OBLIGATED TO PAY THE LESSOR FOR THE RIGHT TO POSSESSION AND USE OF
THE GOODS IS SUBSTANTIALLY EQUAL TO OR IS GREATER THAN THE FAIR
MARKET VALUE OF THE GOODS AT THE TIME THE LEASE IS ENTERED INTO;

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(2) THE LESSEE ASSUMES RISK OF LOSS OF THE GOODS;

20 (3) THE LESSEE AGREES TO PAY, WITH RESPECT TO THE GOODS,
 21 TAXES, INSURANCE, FILING, RECORDING, OR REGISTRATION FEES, OR SERVICE
 22 OR MAINTENANCE COSTS;

23(4)THE LESSEE HAS AN OPTION TO RENEW THE LEASE OR TO24BECOME THE OWNER OF THE GOODS;

(5) THE LESSEE HAS AN OPTION TO RENEW THE LEASE FOR A
FIXED RENT THAT IS EQUAL TO OR GREATER THAN THE REASONABLY
PREDICTABLE FAIR MARKET RENT FOR THE USE OF THE GOODS FOR THE TERM
OF THE RENEWAL AT THE TIME THE OPTION IS TO BE PERFORMED; OR

29 (6) THE LESSEE HAS AN OPTION TO BECOME THE OWNER OF THE 30 GOODS FOR A FIXED PRICE THAT IS EQUAL TO OR GREATER THAN THE 31 REASONABLY PREDICTABLE FAIR MARKET VALUE OF THE GOODS AT THE TIME 32 THE OPTION IS TO BE PERFORMED. 1 (D) ADDITIONAL CONSIDERATION IS NOMINAL IF IT IS LESS THAN THE 2 LESSEE'S REASONABLY PREDICTABLE COST OF PERFORMING UNDER THE LEASE 3 AGREEMENT IF THE OPTION IS NOT EXERCISED. ADDITIONAL CONSIDERATION 4 IS NOT NOMINAL IF:

5 (1) WHEN THE OPTION TO RENEW THE LEASE IS GRANTED TO THE 6 LESSEE, THE RENT IS STATED TO BE THE FAIR MARKET RENT FOR THE USE OF 7 THE GOODS FOR THE TERM OF THE RENEWAL DETERMINED AT THE TIME THE 8 OPTION IS TO BE PERFORMED; OR

9 (2) WHEN THE OPTION TO BECOME THE OWNER OF THE GOODS IS 10 GRANTED TO THE LESSEE, THE PRICE IS STATED TO BE THE FAIR MARKET 11 VALUE OF THE GOODS DETERMINED AT THE TIME THE OPTION IS TO BE 12 PERFORMED.

13 (E) THE "REMAINING ECONOMIC LIFE OF THE GOODS" AND 14 "REASONABLY PREDICTABLE" FAIR MARKET RENT, FAIR MARKET VALUE, OR 15 COST OF PERFORMING UNDER THE LEASE AGREEMENT MUST BE DETERMINED 16 WITH REFERENCE TO THE FACTS AND CIRCUMSTANCES AT THE TIME THE 17 TRANSACTION IS ENTERED INTO.

18 **1–204.** VALUE.

19 EXCEPT AS OTHERWISE PROVIDED IN §§ 3–303, 4–208, AND 4–209 OF THIS 20 ARTICLE, A PERSON GIVES VALUE FOR RIGHTS IF THE PERSON ACQUIRES THEM:

(1) IN RETURN FOR A BINDING COMMITMENT TO EXTEND CREDIT
OR FOR THE EXTENSION OF IMMEDIATELY AVAILABLE CREDIT, WHETHER OR
NOT DRAWN UPON AND WHETHER OR NOT A CHARGE–BACK IS PROVIDED FOR IN
THE EVENT OF DIFFICULTIES IN COLLECTION;

25(2)AS SECURITY FOR, OR IN TOTAL OR PARTIAL SATISFACTION26OF, A PREEXISTING CLAIM;

27(3)BY ACCEPTING DELIVERY UNDER A PREEXISTING CONTRACT28FOR PURCHASE; OR

29(4) IN RETURN FOR ANY CONSIDERATION SUFFICIENT TO30SUPPORT A SIMPLE CONTRACT.

31 **1–205. REASONABLE TIME; SEASONABLENESS.**

1 (A) WHETHER A TIME FOR TAKING AN ACTION REQUIRED BY THE 2 MARYLAND UNIFORM COMMERCIAL CODE IS REASONABLE DEPENDS ON THE 3 NATURE, PURPOSE, AND CIRCUMSTANCES OF THE ACTION.

4 (B) AN ACTION IS TAKEN SEASONABLY IF IT IS TAKEN AT OR WITHIN 5 THE TIME AGREED OR, IF NO TIME IS AGREED, AT OR WITHIN A REASONABLE 6 TIME.

7 1–206. PRESUMPTIONS.

8 WHENEVER THE MARYLAND UNIFORM COMMERCIAL CODE CREATES A 9 "PRESUMPTION" WITH RESPECT TO A FACT OR PROVIDES THAT A FACT IS 10 "PRESUMED" THE TRIER OF FACT MUST FIND THE EXISTENCE OF THE FACT 11 UNLESS AND UNTIL EVIDENCE IS INTRODUCED THAT SUPPORTS A FINDING OF 12 ITS NONEXISTENCE.

13 SUBTITLE 3. TERRITORIAL APPLICABILITY AND APPLICABLE LAW.

14 1–301. TERRITORIAL APPLICABILITY; PARTIES' POWER TO CHOOSE
 15 APPLICABLE LAW.

16 (A) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, WHEN A 17 TRANSACTION BEARS A REASONABLE RELATION TO THIS STATE AND ALSO TO 18 ANOTHER STATE OR NATION, THE PARTIES MAY AGREE THAT THE LAW EITHER 19 OF THIS STATE OR OF SUCH OTHER STATE OR NATION SHALL GOVERN THEIR 20 RIGHTS AND DUTIES.

(B) IN THE ABSENCE OF AN AGREEMENT EFFECTIVE UNDER
SUBSECTION (A) OF THIS SECTION, AND EXCEPT AS PROVIDED IN SUBSECTION
(C) OF THIS SECTION, THE MARYLAND UNIFORM COMMERCIAL CODE APPLIES
TO TRANSACTIONS BEARING AN APPROPRIATE RELATION TO THIS STATE.

(C) IF ONE OF THE FOLLOWING PROVISIONS OF THE MARYLAND
UNIFORM COMMERCIAL CODE SPECIFIES THE APPLICABLE LAW, THAT
PROVISION GOVERNS AND A CONTRARY AGREEMENT IS EFFECTIVE ONLY TO
THE EXTENT PERMITTED BY THE LAW (INCLUDING THE CONFLICT OF LAWS
RULES) SO SPECIFIED:

- 30 (1) SECTION 2-402;
- 31 (2) SECTIONS 2A–105 AND 2A–106;
- 32 (3) SECTION 4–102;

- 1 (4) SECTION 4A-507;
- 2 (5) SECTION 5–116;
- 3 (6) SECTION 6–103;
- 4 (7) SECTION 8–110; OR
- 5 (8) SECTIONS 9–301 THROUGH 9–307.
- 6 1-302. VARIATION BY AGREEMENT.

7 (A) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (B) OF THIS
8 SECTION OR ELSEWHERE IN THE MARYLAND UNIFORM COMMERCIAL CODE,
9 THE EFFECT OF PROVISIONS OF THE MARYLAND UNIFORM COMMERCIAL CODE
10 MAY BE VARIED BY AGREEMENT.

(B**)** 11 THE OBLIGATIONS OF GOOD FAITH, DILIGENCE, REASONABLENESS, AND CARE PRESCRIBED BY THE MARYLAND UNIFORM COMMERCIAL CODE MAY 12NOT BE DISCLAIMED BY AGREEMENT. THE PARTIES, BY AGREEMENT, MAY 13DETERMINE THE STANDARDS BY WHICH THE PERFORMANCE OF THOSE 14 15**OBLIGATIONS IS TO BE MEASURED IF THOSE STANDARDS ARE NOT MANIFESTLY** 16 UNREASONABLE. WHENEVER THE MARYLAND UNIFORM COMMERCIAL CODE REQUIRES AN ACTION TO BE TAKEN WITHIN A REASONABLE TIME, A TIME THAT 1718 IS NOT MANIFESTLY UNREASONABLE MAY BE FIXED BY AGREEMENT.

(c) THE PRESENCE IN CERTAIN PROVISIONS OF THE MARYLAND
UNIFORM COMMERCIAL CODE OF THE PHRASE "UNLESS OTHERWISE AGREED",
OR WORDS OF SIMILAR IMPORT, DOES NOT IMPLY THAT THE EFFECT OF OTHER
PROVISIONS MAY NOT BE VARIED BY AGREEMENT UNDER THIS SECTION.

231-303.COURSE OF PERFORMANCE, COURSE OF DEALING, AND USAGE OF24TRADE.

25 (A) A "COURSE OF PERFORMANCE" IS A SEQUENCE OF CONDUCT 26 BETWEEN THE PARTIES TO A PARTICULAR TRANSACTION THAT EXISTS IF:

27(1) THE AGREEMENT OF THE PARTIES WITH RESPECT TO THE28TRANSACTION INVOLVES REPEATED OCCASIONS FOR PERFORMANCE BY A29PARTY; AND

30 (2) THE OTHER PARTY, WITH KNOWLEDGE OF THE NATURE OF
 31 THE PERFORMANCE AND OPPORTUNITY FOR OBJECTION TO IT, ACCEPTS THE
 32 PERFORMANCE OR ACQUIESCES IN IT WITHOUT OBJECTION.

1 (B) A "COURSE OF DEALING" IS A SEQUENCE OF CONDUCT 2 CONCERNING PREVIOUS TRANSACTIONS BETWEEN THE PARTIES TO A 3 PARTICULAR TRANSACTION THAT IS FAIRLY TO BE REGARDED AS ESTABLISHING 4 A COMMON BASIS OF UNDERSTANDING FOR INTERPRETING THEIR EXPRESSIONS 5 AND OTHER CONDUCT.

6 (C) A "USAGE OF TRADE" IS ANY PRACTICE OR METHOD OF DEALING 7 HAVING SUCH REGULARITY OF OBSERVANCE IN A PLACE, VOCATION, OR TRADE 8 AS TO JUSTIFY AN EXPECTATION THAT IT WILL BE OBSERVED WITH RESPECT TO 9 THE TRANSACTION IN QUESTION. THE EXISTENCE AND SCOPE OF SUCH A USAGE 10 MUST BE PROVED AS FACTS. IF IT IS ESTABLISHED THAT SUCH A USAGE IS 11 EMBODIED IN A TRADE CODE OR SIMILAR RECORD, THE INTERPRETATION OF 12 THE RECORD IS A QUESTION OF LAW.

13**(**D**)** A COURSE OF PERFORMANCE OR COURSE OF DEALING BETWEEN THE PARTIES OR USAGE OF TRADE IN THE VOCATION OR TRADE IN WHICH THEY 1415ARE ENGAGED OR OF WHICH THEY ARE OR SHOULD BE AWARE IS RELEVANT IN ASCERTAINING THE MEANING OF THE PARTIES' AGREEMENT, MAY GIVE 1617PARTICULAR MEANING TO SPECIFIC TERMS OF THE AGREEMENT, AND MAY 18 SUPPLEMENT OR QUALIFY THE TERMS OF THE AGREEMENT. A USAGE OF TRADE APPLICABLE IN THE PLACE IN WHICH PART OF THE PERFORMANCE UNDER THE 1920AGREEMENT IS TO OCCUR MAY BE SO UTILIZED AS TO THAT PART OF THE 21PERFORMANCE.

(E) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (F) OF THIS
SECTION, THE EXPRESS TERMS OF AN AGREEMENT AND ANY APPLICABLE
COURSE OF PERFORMANCE, COURSE OF DEALING, OR USAGE OF TRADE SHALL
BE CONSTRUED WHENEVER REASONABLE AS CONSISTENT WITH EACH OTHER. IF
SUCH A CONSTRUCTION IS UNREASONABLE:

27 (1) EXPRESS TERMS PREVAIL OVER COURSE OF PERFORMANCE,
 28 COURSE OF DEALING, AND USAGE OF TRADE;

29 (2) COURSE OF PERFORMANCE PREVAILS OVER COURSE OF 30 DEALING AND USAGE OF TRADE; AND

31

(3) COURSE OF DEALING PREVAILS OVER USAGE OF TRADE.

32 (F) SUBJECT TO § 2–209 OF THIS ARTICLE, A COURSE OF 33 PERFORMANCE IS RELEVANT TO SHOW A WAIVER OR MODIFICATION OF ANY 34 TERM INCONSISTENT WITH THE COURSE OF PERFORMANCE.

1 (G) EVIDENCE OF A RELEVANT USAGE OF TRADE OFFERED BY ONE 2 PARTY IS NOT ADMISSIBLE UNLESS THAT PARTY HAS GIVEN THE OTHER PARTY 3 NOTICE THAT THE COURT FINDS SUFFICIENT TO PREVENT UNFAIR SURPRISE TO 4 THE OTHER PARTY.

5 1–304. OBLIGATION OF GOOD FAITH.

6 EVERY CONTRACT OR DUTY WITHIN THE MARYLAND UNIFORM 7 COMMERCIAL CODE IMPOSES AN OBLIGATION OF GOOD FAITH IN ITS 8 PERFORMANCE AND ENFORCEMENT.

9 1-305. **Remedies to be liberally administered.**

10 (A) THE REMEDIES PROVIDED BY THE MARYLAND UNIFORM 11 COMMERCIAL CODE SHALL BE LIBERALLY ADMINISTERED TO THE END THAT 12 THE AGGRIEVED PARTY MAY BE PUT IN AS GOOD A POSITION AS IF THE OTHER 13 PARTY HAD FULLY PERFORMED, BUT NEITHER CONSEQUENTIAL OR SPECIAL 14 DAMAGES NOR PENAL DAMAGES MAY BE HAD EXCEPT AS SPECIFICALLY 15 PROVIDED IN THE MARYLAND UNIFORM COMMERCIAL CODE OR BY OTHER 16 RULE OF LAW.

17 (B) ANY RIGHT OR OBLIGATION DECLARED BY THE MARYLAND 18 UNIFORM COMMERCIAL CODE IS ENFORCEABLE BY ACTION UNLESS THE 19 PROVISION DECLARING THE RIGHT OR OBLIGATION SPECIFIES A DIFFERENT 20 AND LIMITED EFFECT.

21 **1–306.** WAIVER OR RENUNCIATION OF CLAIM OR RIGHT AFTER BREACH.

A CLAIM OR RIGHT ARISING OUT OF AN ALLEGED BREACH MAY BE
 DISCHARGED IN WHOLE OR IN PART WITHOUT CONSIDERATION BY AGREEMENT
 OF THE AGGRIEVED PARTY IN AN AUTHENTICATED RECORD.

25 **1–307. PRIMA FACIE EVIDENCE BY THIRD PARTY.**

A DOCUMENT IN DUE FORM PURPORTING TO BE A BILL OF LADING, POLICY OR CERTIFICATE OF INSURANCE, OFFICIAL WEIGHER'S OR INSPECTOR'S CERTIFICATE, CONSULAR INVOICE, OR ANY OTHER DOCUMENT AUTHORIZED OR REQUIRED BY THE CONTRACT TO BE ISSUED BY A THIRD PARTY IS PRIMA FACIE EVIDENCE OF ITS OWN AUTHENTICITY AND GENUINENESS AND OF THE FACTS STATED IN THE DOCUMENT BY THE THIRD PARTY.

32 **1–308. PERFORMANCE OR ACCEPTANCE UNDER RESERVATION OF RIGHTS.**

1 (A) A PARTY THAT WITH EXPLICIT RESERVATION OF RIGHTS PERFORMS 2 OR PROMISES PERFORMANCE OR ASSENTS TO PERFORMANCE IN A MANNER 3 DEMANDED OR OFFERED BY THE OTHER PARTY DOES NOT THEREBY PREJUDICE 4 THE RIGHTS RESERVED. SUCH WORDS AS "WITHOUT PREJUDICE", "UNDER 5 PROTEST", OR THE LIKE ARE SUFFICIENT.

6 (B) SUBSECTION (A) OF THIS SECTION DOES NOT APPLY TO AN ACCORD 7 AND SATISFACTION.

8 1-309. OPTION TO ACCELERATE AT WILL.

9 (A) A TERM PROVIDING THAT ONE PARTY OR THAT PARTY'S SUCCESSOR 10 IN INTEREST MAY ACCELERATE PAYMENT OR PERFORMANCE OR REQUIRE 11 COLLATERAL OR ADDITIONAL COLLATERAL "AT WILL" OR WHEN THE PARTY 12 "DEEMS ITSELF INSECURE", OR WORDS OF SIMILAR IMPORT, MEANS THAT THE 13 PARTY HAS POWER TO DO SO ONLY IF THAT PARTY IN GOOD FAITH BELIEVES 14 THAT THE PROSPECT OF PAYMENT OR PERFORMANCE IS IMPAIRED.

15 (B) THE BURDEN OF ESTABLISHING LACK OF GOOD FAITH IS ON THE 16 PARTY AGAINST WHICH THE POWER HAS BEEN EXERCISED.

17 **1–310.** SUBORDINATED OBLIGATIONS.

(a)

18 (A) AN OBLIGATION MAY BE ISSUED AS SUBORDINATED TO 19 PERFORMANCE OF ANOTHER OBLIGATION OF THE PERSON OBLIGATED, OR A 20 CREDITOR MAY SUBORDINATE ITS RIGHT TO PERFORMANCE OF AN OBLIGATION 21 BY AGREEMENT WITH EITHER THE PERSON OBLIGATED OR ANOTHER CREDITOR 22 OF THE PERSON OBLIGATED.

23(B)SUBORDINATION DOES NOT CREATE A SECURITY INTEREST AS24AGAINST EITHER THE COMMON DEBTOR OR A SUBORDINATED CREDITOR.

- $25 \quad 2-103.$
- 26 (1) In this title unless the context otherwise requires
- 27

"Buyer" means a person who buys or contracts to buy goods.

(b) ["Good faith" in the case of a merchant means honesty in fact and
the observance of reasonable commercial standards of fair dealing in the trade.] **RESERVED.**

31 (c) "Receipt" of goods means taking physical possession of them.

32 (d) "Seller" means a person who sells or contracts to sell goods.

1 2-202.

2 Terms with respect to which the confirmatory memoranda of the parties agree 3 or which are otherwise set forth in a writing intended by the parties as a final 4 expression of their agreement with respect to such terms as are included therein may 5 not be contradicted by evidence of any prior agreement or of a contemporaneous oral 6 agreement but may be explained or supplemented

7 (a) By COURSE OF PERFORMANCE, course of dealing, or usage of 8 trade [(§ 1–205)] (§ 1–303) [or by course of performance (§ 2–208)]; and

9 (b) By evidence of consistent additional terms unless the court finds 10 the writing to have been intended also as a complete and exclusive statement of the 11 terms of the agreement.

12 [2-208.

(1) Where the contract for sale involves repeated occasions for performance
by either party with knowledge of the nature of the performance and opportunity for
objection to it by the other, any course of performance accepted or acquiesced in
without objection shall be relevant to determine the meaning of the agreement.

17 (2) The express terms of the agreement and any such course of performance, 18 as well as any course of dealing and usage of trade, shall be construed whenever 19 reasonable as consistent with each other; but when such construction is unreasonable, 20 express terms shall control course of performance and course of performance shall 21 control both course of dealing and usage of trade (§ 1–205).

(3) Subject to the provisions of the next section on modification and waiver,
 such course of performance shall be relevant to show a waiver or modification of any
 term inconsistent with such course of performance.]

25 2A–103.

26	(3)	The following definitions in other titles apply to this title:
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- 27 "Between merchants." \S 2–104(3).
- 28 "Buyer." § 2–103(1)(a).
- 29 "Consumer goods." § 9–102(a)(23).
- 30 "Entrusting." § 2–403(3).
- 31 ["Good faith." § 2–103(1)(b).]

	20	HOUSE BILL 700
1		"Merchant." § 2–104(1).
2		"Receipt." § 2–103(1)(c).
3		"Sale." § 2–106(1).
4		"Sale on approval." § 2–326.
5		"Sale or return." § 2–326.
6		"Seller." § 2–103(1)(d).
7	[2A–207.	

8 (1) If a lease contract involves repeated occasions for performance by either 9 party with knowledge of the nature of the performance and opportunity for objection to 10 it by the other, any course of performance accepted or acquiesced in without objection 11 is relevant to determine the meaning of the lease agreement.

12 (2) The express terms of a lease agreement, any course of performance, as 13 well as any course of dealing and usage of trade, must be construed whenever 14 reasonable as consistent with each other; but if that construction is unreasonable, 15 express terms control course of performance, course of performance controls both 16 course of dealing and usage of trade, and course of dealing controls usage of trade.

17 (3) Subject to the provisions of § 2A–208 on modification and waiver, course 18 of performance is relevant to show a waiver or modification of any term inconsistent 19 with the course of performance.]

20 2A–501.

(4) Except as otherwise provided in [§ 1–106(1)] § 1–305(A) of this [title]
ARTICLE or the lease agreement, the rights and remedies referred to in subsections
(2) and (3) are cumulative.

24 2A–518.

25(2)Except as otherwise provided with respect to damages liquidated in the 26lease agreement (§ 2A-504) or otherwise determined pursuant to agreement of the 27parties [(\$ 1-102(3) and \$ 2A-503)] (\$ 1-302 AND 2A-503), if a lessee's cover is by a 28lease agreement substantially similar to the original lease agreement and the new 29lease agreement is made in good faith and in a commercially reasonable manner, the 30 lessee may recover from the lessor as damages (i) the present value, as of the date of 31the commencement of the term of the new lease agreement, of the rent under the new 32lease agreement and applicable to that period of the new lease term which is 33 comparable to the original lease agreement minus the present value as of the same date of the total rent for the then remaining lease term of the original lease 34

1 agreement, and (ii) any incidental or consequential damages, less expenses saved in 2 consequence of the lessor's default.

3 2A–519.

4 Except as otherwise provided with respect to damages liquidated in the (1) $\mathbf{5}$ lease agreement (§ 2A-504) or otherwise determined pursuant to agreement of the 6 parties [(§ 1–102(3) and § 2A–503)] (§§ 1–302 AND 2A–503), if a lessee elects not to 7 cover or a lessee elects to cover and the cover is by lease agreement that for any reason 8 does not qualify for treatment under $\S 2A-518(2)$, or is by purchase or otherwise the 9 measure of damages for nondelivery or repudiation by the lessor or for rejection or 10 revocation of acceptance by the lessee is the present value as of the date of the default 11 of the then market rent minus the present value as of the same date of the original rent, computed for the remaining lease term of the original lease agreement, together 1213with incidental and consequential damages, less expenses saved in consequence of the lessor's default. 14

15 2A–527.

16 (2)Except as otherwise provided with respect to damages liquidated in the 17lease agreement (§ 2A-504) or otherwise determined pursuant to agreement of the parties [(§ 1–102(3) and § 2A–503)] (§§ 1–302 AND 2A–503), if the disposition is by 18 19lease agreement substantially similar to the original lease agreement and the new 20lease agreement is made in good faith and in a commercially reasonable manner, the 21lessor may recover from the lessee as damages (i) accrued and unpaid rent as of the 22date of the commencement of the term of the new lease agreement, (ii) the present 23value, as of the same date, of the total rent for the then remaining lease term of the 24original lease agreement minus the present value, as of the same date, of the rent under the new lease agreement applicable to that period of the new lease term which 2526is comparable to the then remaining term of the original lease agreement, and (iii) any 27incidental damages allowed under § 2A-530, less expenses saved in consequence of the 28lessee's default.

29 2A–528.

30 (1)Except as otherwise provided with respect to damages liquidated in the lease agreement (§ 2A-504) or otherwise determined pursuant to agreement of the 3132parties [(\$\$ 1-102(3)] (\$\$ 1-302 and 2A-503), if a lessor elects to retain the goods or a 33 lessor elects to dispose of the goods and the disposition is by lease agreement that for any reason does not qualify for treatment under § 2A-527(2), or is by sale or 34otherwise, the lessor may recover from the lessee as damages for a default of the type 35 36 described in § 2A-523(1) or § 2A-523(3)(a), or, if agreed, for other default of the lessee 37 (i) accrued and unpaid rent as of the date of default if the lessee has never taken 38 possession of the goods, or, if the lessee has taken possession of the goods, as of the 39 date the lessor repossesses the goods or an earlier date on which the lessee makes a 40 tender of the goods to the lessor, (ii) the present value as of the date determined under clause (i) of the total rent for the then remaining lease term of the original lease 41

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array} $	agreement minus the present value as of the same date of the market rent at the place where the goods are located computed for the same lease term, and (iii) any incidental damages allowed under § 2A–530, less expenses saved in consequence of the lessee's default.			
5	3–103.			
6	(a) In this title:			
7 8	(4) ["Good faith" means honesty in fact and the observance of reasonable commercial standards of fair dealing.] RESERVED.			
9 10	(10) "Prove" with respect to a fact means to meet the burden of establishing the fact $[(\S 1-201(8))]$ ($\S 1-201(B)(8)$).			
11	4–104.			
$\begin{array}{c} 12\\ 13 \end{array}$	(c) ["Control" as provided in § 7–106 and the] THE following definitions in other titles apply to this title:			
14	"Acceptance." § 3–409.			
15	"Alteration." § 3–407.			
16	"Cashier's check." § 3–104.			
17	"Certificate of deposit." § 3–104.			
18	"Certified check." § 3–409.			
19	"Check." § 3–104.			
20	"CONTROL." § 7–106.			
21	"Draft." § 3–104.			
22	["Good faith." § 3–103.]			
23	"Holder in due course." § 3–302.			
24	"Instrument." § 3–104.			
25	"Notice of dishonor." § 3–503.			
26	"Order." § 3–103.			

excusing liability or generally limiting remedies for failure to perform obligations is

not sufficient to vary obligations prescribed by this title.

"Ordinary care." § 3-103. 1 $\mathbf{2}$ "Person entitled to enforce." § 3–301. "Presentment." § 3–501. 3 "Promise." § 3–103. 4 "Prove." § 3–103. $\mathbf{5}$ 6 "Teller's check." § 3–104. "Unauthorized signature." § 3-403. 7 8 4A-105. 9 (a) In this title: 10 "Good faith" means honesty in fact and the observance of (6)11 reasonable commercial standards of fair dealing.] **RESERVED.** 12(7)"Prove" with respect to a fact means to meet the burden of 13 establishing the fact [under $\S 1-201(8)$ of this article] ($\S 1-208(B)(8)$). 4A-106. 14The time of receipt of a payment order or communication 15(a) (1)cancelling or amending a payment order is determined by the rules applicable to 16 17receipt of a notice stated in [§ 1–201(27)] § 1–202 of this article. 184A-204. 19(b)Reasonable time under subsection (a) of this section may be fixed by 20agreement as stated in $[\S 1-204(1)]$ § 1-302(B) of this article, but the obligation of a 21receiving bank to refund payment as stated in subsection (a) of this section may not 22otherwise be varied by agreement. 235 - 103. 24With the exception of this subsection, subsections (a) and (d) of this (c)25section, §§ 5–102(a)(9) and (10), 5–106(d), and 5–114(d) of this title, and except to the 26extent prohibited in [§§ 1–102(3)] §§ 1–302 and 5–117(d) of this article, the effect of 27this title may be varied by agreement or by a provision stated or incorporated by 28reference in an undertaking. A term in an agreement or undertaking generally

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8-102.

(a) In this title:

3 (10) ["Good faith", for purposes of the obligation of good faith in the 4 performance or enforcement of contracts or duties within this title, means honesty in 5 fact and the observance of reasonable commercial standards of fair dealing.] 6 **RESERVED.**

- 7 9–102.
- 8 (a) In this title:

9 (43) ["Good faith" means honesty in fact and the observance of 10 reasonable commercial standards of fair dealing.] **RESERVED.**

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effectJune 1, 2012.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.