Senator Lyle W. Hillyard proposes the following substitute bill:

1	UNIFORM COMMERCIAL CODE - GENERAL
2	PROVISIONS
3	2007 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Lyle W. Hillyard
6	House Sponsor: Fred R. Hunsaker
7 8	LONG TITLE
9	General Description:
10	This bill modifies the general provisions of the Uniform Commercial Code.
11	Highlighted Provisions:
12	This bill:
13	repeals Title 70A, Chapter 1, General Provisions;
14	• enacts the revised Article 1 of the Uniform Commercial Code as Title 70A, Chapter
15	1a, General Provisions, including provisions related to:
16	 the construction and interpretation of the Uniform Commercial Code;
17	 the relationship between the Uniform Commercial Code and other laws;
18	 the applicability of the Uniform Commercial Code; and
19	• defining terms;
20	 amends other provisions of the Uniform Commercial Code, to conform with the
21	adoption of Title 70A, Chapter 1a, General Provisions; and
22	makes technical amendments.
23	Monies Appropriated in this Bill:
24	None
25	Other Special Clauses:



26	None
27	Utah Code Sections Affected:
28	AMENDS:
29	11-14-501, as renumbered and amended by Chapter 105, Laws of Utah 2005
30	15-8-4, as last amended by Chapter 12, Laws of Utah 1994
31	24-1-3, as last amended by Chapter 296, Laws of Utah 2004
32	32A-11a-102, as last amended by Chapter 1, Laws of Utah 2000
33	41-1a-601 , as last amended by Chapter 252, Laws of Utah 2000
34	46-4-103, as enacted by Chapter 74, Laws of Utah 2000
35	46-4-403, as last amended by Chapter 42, Laws of Utah 2006
36	70A-2-103, as last amended by Chapter 42, Laws of Utah 2006
37	70A-2-202 , as enacted by Chapter 154, Laws of Utah 1965
38	70A-2a-103, as last amended by Chapter 42, Laws of Utah 2006
39	70A-2a-501, as last amended by Chapter 237, Laws of Utah 1993
40	70A-2a-518, as last amended by Chapter 237, Laws of Utah 1993
41	70A-2a-519, as last amended by Chapter 237, Laws of Utah 1993
42	70A-2a-527, as last amended by Chapter 237, Laws of Utah 1993
43	70A-2a-528, as last amended by Chapter 237, Laws of Utah 1993
44	70A-3-103, as last amended by Chapter 60, Laws of Utah 1998
45	70A-4-104, as last amended by Chapter 42, Laws of Utah 2006
46	70A-4a-105, as last amended by Chapter 237, Laws of Utah 1993
47	70A-4a-106, as last amended by Chapter 237, Laws of Utah 1993
48	70A-4a-204, as last amended by Chapter 237, Laws of Utah 1993
49	70A-5-103, as repealed and reenacted by Chapter 241, Laws of Utah 1997
50	70A-8-101, as last amended by Chapter 71, Laws of Utah 2005
51	70A-7a-102, as enacted by Chapter 42, Laws of Utah 2006
52	70A-9a-102.1, as last amended by Chapter 42, Laws of Utah 2006
53	70A-10-104, as last amended by Chapter 42, Laws of Utah 2006
54	70C-2-204 , as enacted by Chapter 159, Laws of Utah 1985
55	ENACTS:
56	70A-1a-101 , Utah Code Annotated 1953

57	70A-1a-102 , Utah Code Annotated 1953
58	70A-1a-103 , Utah Code Annotated 1953
59	70A-1a-104 , Utah Code Annotated 1953
60	70A-1a-105 , Utah Code Annotated 1953
61	70A-1a-106 , Utah Code Annotated 1953
62	70A-1a-107 , Utah Code Annotated 1953
63	70A-1a-108 , Utah Code Annotated 1953
64	70A-1a-201 , Utah Code Annotated 1953
65	70A-1a-202 , Utah Code Annotated 1953
66	70A-1a-203 , Utah Code Annotated 1953
67	70A-1a-204 , Utah Code Annotated 1953
68	70A-1a-205 , Utah Code Annotated 1953
69	70A-1a-206 , Utah Code Annotated 1953
70	70A-1a-301 , Utah Code Annotated 1953
71	70A-1a-302 , Utah Code Annotated 1953
72	70A-1a-303 , Utah Code Annotated 1953
73	70A-1a-304 , Utah Code Annotated 1953
74	70A-1a-305 , Utah Code Annotated 1953
75	70A-1a-306 , Utah Code Annotated 1953
76	70A-1a-307 , Utah Code Annotated 1953
77	70A-1a-308 , Utah Code Annotated 1953
78	70A-1a-309 , Utah Code Annotated 1953
79	70A-1a-310 , Utah Code Annotated 1953
80	REPEALS:
81	70A-1-101 , as enacted by Chapter 154, Laws of Utah 1965
82	70A-1-102 , as enacted by Chapter 154, Laws of Utah 1965
83	70A-1-103 , as enacted by Chapter 154, Laws of Utah 1965
84	70A-1-104 , as enacted by Chapter 154, Laws of Utah 1965
85	70A-1-105 , as last amended by Chapter 252, Laws of Utah 2000
86	70A-1-106 , as enacted by Chapter 154, Laws of Utah 1965
87	70A-1-107 , as enacted by Chapter 154, Laws of Utah 1965

88	70A-1-108, as enacted by Chapter 154, Laws of Utah 1965
89	70A-1-109, as enacted by Chapter 154, Laws of Utah 1965
90	70A-1-201, as last amended by Chapter 42, Laws of Utah 2006
91	70A-1-202 , as enacted by Chapter 154, Laws of Utah 1965
92	70A-1-203, as enacted by Chapter 154, Laws of Utah 1965
93	70A-1-204, as enacted by Chapter 154, Laws of Utah 1965
94	70A-1-205 , as enacted by Chapter 154, Laws of Utah 1965
95	70A-1-206 , as last amended by Chapter 252, Laws of Utah 2000
96	70A-1-207, as last amended by Chapter 237, Laws of Utah 1993
97	70A-1-208, as enacted by Chapter 154, Laws of Utah 1965
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99	Be it enacted by the Legislature of the state of Utah:
100	Section 1. Section 11-14-501 is amended to read:
101	11-14-501. Creation and perfection of government security interests.
102	(1) As used in this section:
103	(a) "Bonds" means any bond, note, lease, or other obligation of a governmental unit.
104	(b) "Governmental unit" has the meaning assigned in [Subsection] Section
105	$70A-9a-102[\frac{(45)}{(45)}].$
106	(c) "Pledge" means the creation of a security interest of any kind.
107	(d) "Property" means any property or interests in property, other than real property.
108	(e) "Security agreement" means any resolution, ordinance, indenture, document, or
109	other agreement or instrument under which the revenues, fees, rents, charges, taxes, or other
110	property are pledged to secure the bonds.
111	(2) This section expressly governs the creation, perfection, priority, and enforcement of
112	a security interest created by the state or a governmental unit of the state, notwithstanding
113	anything in Title 70A, Chapter 9a, Uniform Commercial Code - Secured Transactions, to the
114	contrary.
115	(3) (a) The revenues, fees, rents, charges, taxes, or other property pledged by a
116	governmental unit for the purpose of securing its bonds are immediately subject to the lien of
117	the pledge.
118	(b) (i) The lien is a perfected lien upon the effective date of the security agreement.

119	(ii) The physical delivery, filing, or recording of a security agreement or financing
120	statement under the Uniform Commercial Code or otherwise, or any other similar act, is not
121	necessary to perfect the lien.
122	(c) The lien of any pledge is valid, binding, perfected, and enforceable from the time
123	the pledge is made.
124	(d) The lien of the pledge has priority:
125	(i) based on the time of the creation of the pledge unless otherwise provided in the
126	security agreement; and
127	(ii) as against all parties having claims of any kind in tort, contract, or otherwise
128	against the governmental unit, regardless of whether or not the parties have notice of the lien.
129	(e) Each pledge and security agreement made for the benefit or security of any of the
130	bonds shall continue to be effective until:
131	(i) the principal, interest, and premium, if any, on the bonds have been fully paid;
132	(ii) provision for payment has been made; or
133	(iii) the lien created by the security agreement has been released by agreement of the
134	parties in interest or as provided by the security agreement that created the lien.
135	Section 2. Section 15-8-4 is amended to read:
136	15-8-4. Inapplicability of other laws Exempted transactions.
137	(1) Rental purchase agreements that comply with this chapter are not governed by the
138	laws relating to:
139	(a) a security interest as defined in Subsection [70A-1-201(37)] 70A-1a-201(2)(ii); or
140	(b) Title 70C, Utah Consumer Credit Code, except that Sections 70C-7-102 through
141	70C-7-104 and 70C-2-205 shall apply to lessors as defined in this chapter to the same extent as
142	they apply to creditors under Title 70C.
143	(2) The chapter does not apply to the following:
144	(a) rental purchase agreements primarily for business, commercial, or agricultural
145	purposes, or those made with governmental agencies or instrumentalities or with organizations
146	(b) a lease of a safe deposit box;
147	(c) a lease or bailment of personal property which is incidental to the lease of real
148	property and which provides that the consumer has no option to purchase the leased property;
149	or

150	(d) a lease of a motor vehicle, as defined in Section 41-1a-102.
151	Section 3. Section 24-1-3 is amended to read:
152	24-1-3. Definitions.
153	As used in this section:
154	(1) "Account" means the Criminal Forfeiture Restricted Account created in Section
155	24-1-18.
156	(2) "Agency" means any agency of municipal, county, or state government, including
157	law enforcement agencies, law enforcement personnel, and multi-jurisdictional task forces.
158	(3) "Claimant" means:
159	(a) any owner of property as defined in this section;
160	(b) any interest holder as defined in this section; and
161	(c) any other person or entity who asserts a claim to any property seized for forfeiture
162	under this section.
163	(4) "Complaint" means a civil complaint seeking the forfeiture of any real or personal
164	property pursuant to this chapter.
165	(5) "Constructive seizure" means a seizure of property where the property is left in the
166	control of the owner and the seizing agency posts the property with notice of seizure by that
167	agency for forfeiture.
168	(6) "Contraband" means any property, item, or substance which is unlawful to produce
169	or to possess under state or federal law.
170	(7) (a) "Innocent owner" means an owner or interest holder who held an ownership
171	interest in property at the time the conduct subjecting the property to seizure occurred, and:
172	(i) did not have actual knowledge of the conduct subjecting the property to seizure; or
173	(ii) upon learning of the conduct subjecting the property to seizure, took reasonable
174	steps to prohibit the illegal use of the property.
175	(b) "Innocent owner" means an owner or interest holder who acquired an ownership
176	interest in the property and who had no knowledge that the illegal conduct subjecting the
177	property to seizure had occurred or that the property had been seized for forfeiture, and:
178	(i) acquired the property in a bona fide transaction for value;
179	(ii) was a person, including a minor child, who acquired an interest in the property
180	through probate or inheritance; or

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181 (iii) was a spouse who acquired an interest in property through dissolution of marriage 182 or by operation of law. 183 (8) (a) "Interest holder" means a secured party as defined in [Subsection] Section 184 70A-9a-102[(72)], a mortgagee, lien creditor, or the beneficiary of a security interest or 185 encumbrance pertaining to an interest in property, whose interest would be perfected against a 186 good faith purchaser for value. 187 (b) "Interest holder" does not mean a person who holds property for the benefit of or as 188 an agent or nominee for another person, or who is not in substantial compliance with any 189 statute requiring an interest in property to be recorded or reflected in public records in order to 190 perfect the interest against a good faith purchaser for value. 191 (9) "Legal costs" means the costs and expenses incurred by the prosecuting agency, not 192 to exceed 20% of the net value of the forfeited property. 193 (10) "Legislative body" means: 194 (a) (i) the state Legislature, county commission, county council, city commission, city 195 council, or town council that has fiscal oversight and budgetary approval authority over a 196 seizing agency; or 197 (ii) the seizing agency's governing political subdivision; or 198 (b) the lead governmental entity of a multijurisdictional task force, as designated in a 199 memorandum of understanding executed by the agencies participating in the task force. 200 (11) "Multijurisdictional task force" means a law enforcement task force or other 201 agency comprised of persons who are employed by or acting under the authority of different 202 governmental authorities, including federal, state, county or municipal governments, or any 203 combination of these agencies. 204 (12) "Owner" means any person or entity, other than an interest holder as defined in 205 this section, that possesses a bona fide legal or equitable interest in real or personal property. 206 (13) "Program" means the Crime Reduction Assistance Program created in Section 207 24-1-19.

(14) "Property" means all property, whether real or personal, tangible or intangible.

(a) the state attorney general and any assistant attorney general;

(b) any district attorney or deputy district attorney; [and]

(15) "Prosecuting attorney" means:

212	(c) any county attorney or assistant county attorney; and
213	(d) any other attorney authorized to commence an action on behalf of the state under
214	this chapter or other provisions of state law.
215	(16) "Seize for forfeiture" means seizure of property:
216	(a) by a law enforcement officer or law enforcement agency, including a constructive
217	seizure; and
218	(b) accompanied by an assertion by the officer or agency or by a prosecuting attorney
219	that the property is seized for forfeiture in accordance with this chapter.
220	Section 4. Section 32A-11a-102 is amended to read:
221	32A-11a-102. Definitions.
222	As used in this chapter:
223	(1) "Affected party" means a supplier or wholesaler who is a party to a distributorship
224	agreement that a terminating party seeks to terminate or not renew.
225	(2) (a) "Distributorship agreement" means any written contract, agreement, or
226	arrangement between a supplier and a wholesaler pursuant to which the wholesaler has the
227	right to purchase, resell, and distribute in a designated geographical area any brand of beer
228	manufactured, imported, or distributed by the supplier.
229	(b) A separate agreement between a supplier and a wholesaler that relates to the
230	relationship between the supplier and the wholesaler or the duties of either of them under a
231	distributorship agreement is considered to be part of the distributorship agreement for purposes
232	of this chapter.
233	(c) A distributorship agreement may be for a definite or indefinite period.
234	(3) "Good cause" means the material failure by a supplier or a wholesaler to comply
235	with an essential, reasonable, and lawful requirement imposed by a distributorship agreement if
236	the failure occurs after the supplier or wholesaler acting in good faith provides notice of
237	deficiency and an opportunity to correct in accordance with Sections 32A-11a-103 and
238	32A-11a-104.
239	(4) "Good faith" is as defined in [Section $70A-2-103$] Subsection $70A-1a-201(2)(t)$.
240	(5) "Retailer" means a person subject to license under Chapter 10, Beer Retailer
241	Licenses.

(6) "Sales territory" means the geographic area of distribution and sale responsibility

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243 designated by a distributorship agreement. 244 (7) "Supplier," notwithstanding Section 32A-1-105, means a brewer or other person 245 who sells beer to a wholesaler for resale in this state. 246 (8) "Terminating party" means a supplier or wholesaler who: 247 (a) is a party to a distributorship agreement; and 248 (b) seeks to terminate or not renew the distributorship agreement. Section 5. Section 41-1a-601 is amended to read: 249 250 41-1a-601. Lien validity -- Security interest. 251 (1) Except as provided under Subsection (2), a lien upon a vehicle, vessel, or outboard 252 motor, except a lien dependent upon possession, is not valid against the creditors of an owner 253 acquiring a lien by levy or attachment, or subsequent purchasers, or encumbrancers without 254 notice until Sections 41-1a-602 through 41-1a-606 have been complied with. 255 (2) Security interests in inventory consisting in part of vehicles subject to registration 256 under this chapter, that are held for sale by a person in the business of selling goods of that 257 kind, shall be perfected under Section 70A-9a-310, except that buyers in the ordinary course of 258 business, as defined in Section [70A-1-201] 70A-1a-201, take free of the security interests as 259 provided in Section 70A-9a-320. Section 6. Section 46-4-103 is amended to read: 260 261 46-4-103. Scope. 262 (1) Except as otherwise provided in Subsection (2), this chapter applies to electronic 263 records and electronic signatures relating to a transaction. 264 (2) This chapter does not apply to: 265 (a) a transaction to the extent it is governed by a law governing the creation and 266 execution of wills, codicils, or testamentary trusts; 267 (b) Title 70A, Uniform Commercial Code, other than: 268 (i) [Sections 70A-1-107 and 70A-1-206] Section 70A-1a-306; and 269 (ii) Title 70A, Chapter 2, and Title 70A, Chapter 2a. 270 (3) This chapter applies to an electronic record or electronic signature otherwise 271 excluded from the application of this chapter under Subsection (2) to the extent it is governed

(4) A transaction subject to this chapter is also subject to other applicable substantive

by a law other than those specified in Subsection (2).

274	law.
275	(5) Nothing in this chapter requires any county recorder to accept for recording any
276	instrument in electronic form.
277	Section 7. Section 46-4-403 is amended to read:
278	46-4-403. Transferable records.
279	(1) As used in this section, "transferable record" means an electronic record that:
280	(a) would be a note under Title 70A, Chapter 3, Uniform Commercial Code -
281	Negotiable Instruments, or a document under Title 70A, Chapter 7a, Uniform Commercial
282	Code - Documents of Title, if the electronic record were in writing; and
283	(b) the issuer of the electronic record expressly has agreed is a transferable record.
284	(2) A person has control of a transferable record if a system employed for evidencing
285	the transfer of interests in the transferable record reliably establishes that person as the person
286	to which the transferable record was issued or transferred.
287	(3) A system satisfies Subsection (2), and a person is deemed to have control of a
288	transferable record, if the transferable record is created, stored, and assigned in such a manner
289	that:
290	(a) a single authoritative copy of the transferable record exists that is unique,
291	identifiable, and, except as otherwise provided in Subsections (3)(d), (e), and (f), unalterable;
292	(b) the authoritative copy identifies the person asserting control as:
293	(i) the person to which the transferable record was issued; or
294	(ii) if the authoritative copy indicates that the transferable record has been transferred,
295	the person to which the transferable record was most recently transferred;
296	(c) the authoritative copy is communicated to and maintained by the person asserting
297	control or its designated custodian;
298	(d) copies or revisions that add or change an identified assignee of the authoritative
299	copy can be made only with the consent of the person asserting control;
300	(e) each copy of the authoritative copy and any copy of a copy is readily identifiable as
301	a copy that is not the authoritative copy; and
302	(f) any revision of the authoritative copy is readily identifiable as authorized or
303	unauthorized.

(4) (a) Except as otherwise agreed, a person having control of a transferable record is

305	the holder, as defined in Subsection $\left[\frac{70A-1-201(20)}{20A-1a-201(2)(u)}\right]$, of the transferable
306	record and has the same rights and defenses as a holder of an equivalent record or writing
307	under Title 70A, Uniform Commercial Code, including, if the applicable statutory
308	requirements under Subsection 70A-3-302(1), Section 70A-7a-501, or Section 70A-9a-308 are
309	satisfied, the rights and defenses of a holder in due course, a holder to which a negotiable
310	document of title has been duly negotiated, or a purchaser, respectively.
311	(b) Delivery, possession, and indorsement are not required to obtain or exercise any of
312	the rights under Subsection (4)(a).
313	(5) Except as otherwise agreed, an obligor under a transferable record has the same
314	rights and defenses as an equivalent obligor under equivalent records or writings under Title
315	70A, Uniform Commercial Code.
316	(6) (a) If requested by a person against which enforcement is sought, the person
317	seeking to enforce the transferable record shall provide reasonable proof that the person is in
318	control of the transferable record.
319	(b) Proof may include access to the authoritative copy of the transferable record and
320	related business records sufficient to review the terms of the transferable record and to
321	establish the identity of the person having control of the transferable record.
322	Section 8. Section 70A-1a-101 is enacted to read:
323	CHAPTER 1a. UNIFORM COMMERCIAL CODE - GENERAL PROVISIONS
324	Part 1. General Provisions
325	<u>70A-1a-101.</u> Title.
326	This chapter is known as the "Uniform Commercial Code - General Provisions."
327	Section 9. Section 70A-1a-102 is enacted to read:
328	70A-1a-102. Scope of chapter.
329	This chapter applies to a transaction to the extent that it is governed by another chapter
330	of this title.
331	Section 10. Section 70A-1a-103 is enacted to read:
332	70A-1a-103. Construction of this title to promote its purposes and policies
333	Applicability of supplemental principles of law.
334	(1) This title must be liberally construed and applied to promote its underlying
335	purposes and policies, which are:

336	(a) to simplify, clarify, and modernize the law governing commercial transactions;
337	(b) to permit the continued expansion of commercial practices through custom, usage,
338	and agreement of the parties; and
339	(c) to make uniform the law among the various jurisdictions.
340	(2) Unless displaced by the particular provisions of this title, the principles of law and
341	equity, including the law merchant and the law relative to capacity to contract, principal and
342	agent, estoppel, fraud, misrepresentation, duress, coercion, mistake, bankruptcy, and other
343	validating or invalidating cause supplement its provisions.
344	Section 11. Section 70A-1a-104 is enacted to read:
345	70A-1a-104. Construction against implied repeal.
346	This title being a general act intended as a unified coverage of its subject matter, no part
347	of this title shall be considered to be impliedly repealed by subsequent legislation if such
348	construction can reasonably be avoided.
349	Section 12. Section 70A-1a-105 is enacted to read:
350	70A-1a-105. Severability.
351	If any provision or clause of this title or its application to any person or circumstance is
352	held invalid, the invalidity does not affect other provisions or applications of this title which
353	can be given effect without the invalid provision or application, and to this end the provisions
354	of this title are severable.
355	Section 13. Section 70A-1a-106 is enacted to read:
356	70A-1a-106. Use of singular and plural gender.
357	In this title, unless the statutory context otherwise requires:
358	(1) words in the singular number include the plural, and those in the plural include the
359	singular; and
360	(2) words of any gender also refer to any other gender.
361	Section 14. Section 70A-1a-107 is enacted to read:
362	70A-1a-107. Section captions.
363	Section captions are part of this title.
364	Section 15. Section 70A-1a-108 is enacted to read:
365	70A-1a-108. Relation to electronic signatures in global and national commerce
366	act.

367	This chapter modifies, limits, and supersedes the federal Electronic Signatures in
368	Global and National Commerce Act, 15 U.S.C. Section 7001 et seq., except that nothing in
369	this chapter modifies, limits, or supersedes Section 7001(c) of that act or authorizes electronic
370	delivery of any of the notices described in Section 7003(b) of that act.
371	Section 16. Section 70A-1a-201 is enacted to read:
372	Part 2. General Definitions and Principles of Interpretation
373	70A-1a-201. General definitions.
374	(1) Unless the context otherwise requires, words or phrases defined in this section, or
375	in the additional definitions contained in other chapters of this title that apply to particular
376	chapters or parts thereof, have the meanings stated.
377	(2) Subject to definitions contained in other chapters of this title that apply to particular
378	chapters or parts thereof:
379	(a) "Action," in the sense of a judicial proceeding, includes recoupment, counterclaim,
380	set-off, suit in equity, and any other proceeding in which rights are determined.
381	(b) "Aggrieved party" means a party entitled to pursue a remedy.
382	(c) "Agreement," as distinguished from "contract," means the bargain of the parties in
383	fact, as found in their language or inferred from other circumstances, including course of
384	performance, course of dealing, or usage of trade as provided in Section 70A-1a-303.
385	(d) "Bank" means a person engaged in the business of banking and includes a savings
386	bank, savings and loan association, credit union, and trust company.
387	(e) "Bearer" means a person in possession of a negotiable instrument, document of
388	title, or certificated security that is payable to bearer or indorsed in blank.
389	(f) "Bill of lading" means a document evidencing the receipt of goods for shipment
390	issued by a person engaged in the business of transporting or forwarding goods.
391	(g) "Branch" includes a separately incorporated foreign branch of a bank.
392	(h) "Burden of establishing" a fact means the burden of persuading the trier of fact that
393	the existence of the fact is more probable than its nonexistence.
394	(i) "Buyer in ordinary course of business" means a person that buys goods in good
395	faith, without knowledge that the sale violates the rights of another person in the goods, and in
396	the ordinary course from a person, other than a pawnbroker, in the business of selling goods of
397	that kind. A person buys goods in the ordinary course if the sale to the person comports with

398	the usual or customary practices in the kind of business in which the seller is engaged or with
399	the seller's own usual or customary practices. A person that sells oil, gas, or other minerals at
400	the wellhead or minehead is a person in the business of selling goods of that kind. A buyer in
401	ordinary course of business may buy for cash, by exchange of other property, or on secured or
402	unsecured credit, and may acquire goods or documents of title under a preexisting contract for
403	sale. Only a buyer that takes possession of the goods or has a right to recover the goods from
404	the seller under Chapter 2, Uniform Commercial Code - Sales, may be a buyer in ordinary
405	course of business. "Buyer in ordinary course of business" does not include a person that
406	acquires goods in a transfer in bulk or as security for or in total or partial satisfaction of a
407	money debt.
408	(j) "Conspicuous," with reference to a term, means so written, displayed, or presented
409	that a reasonable person against which it is to operate ought to have noticed it. Whether a term
410	is conspicuous or not is a decision for the court. Conspicuous terms include the following:
411	(i) a heading in capitals equal to or greater in size than the surrounding text, or in
412	contrasting type, font, or color to the surrounding text of the same or lesser size; and
413	(ii) language in the body of a record or display in larger type than the surrounding text,
414	or in contrasting type, font, or color to the surrounding text of the same size, or set off from
415	surrounding text of the same size by symbols or other marks that call attention to the language.
416	(k) "Consumer" means an individual who enters into a transaction primarily for
417	personal, family, or household purposes.
418	(1) "Contract," as distinguished from "agreement," means the total legal obligation that
419	results from the parties' agreement as determined by this title as supplemented by any other
420	applicable laws.
421	(m) "Creditor" includes a general creditor, a secured creditor, a lien creditor, and any
422	representative of creditors, including an assignee for the benefit of creditors, a trustee in
423	bankruptcy, a receiver in equity, and an executor or administrator of an insolvent debtor's or
424	assignor's estate.
425	(n) "Defendant" includes a person in the position of defendant in a counterclaim,
426	cross-claim, or third-party claim.
427	(o) "Delivery," with respect to an instrument, document of title, or chattel paper, means
428	voluntary transfer of possession.

429	(p) "Document of title" includes bill of lading, dock warrant, dock receipt, warehouse
430	receipt or order for the delivery of goods, and also any other document which in the regular
431	course of business or financing is treated as adequately evidencing that the person in possession
432	of it is entitled to receive, hold, and dispose of the document and the goods it covers. To be a
433	document of title, a document must purport to be issued by or addressed to a bailee and purport
434	to cover goods in the bailee's possession which are either identified or are fungible portions of
435	an identified mass.
436	(q) "Fault" means a default, breach, or wrongful act or omission.
437	(r) "Fungible goods" means:
438	(i) goods of which any unit, by nature or usage of trade, is the equivalent of any other
439	like unit; or
440	(ii) goods that by agreement are treated as equivalent.
441	(s) "Genuine" means free of forgery or counterfeiting.
442	(t) "Good faith" means honesty in fact in the conduct or transaction concerned.
443	(u) "Holder" means:
444	(i) the person in possession of a negotiable instrument that is payable either to bearer or
445	to an identified person that is the person in possession; or
446	(ii) the person in possession of a document of title if the goods are deliverable either to
447	bearer or to the order of the person in possession.
448	(v) "Insolvency proceeding" includes an assignment for the benefit of creditors or other
449	proceeding intended to liquidate or rehabilitate the estate of the person involved.
450	(w) "Insolvent" means:
451	(i) having generally ceased to pay debts in the ordinary course of business other than as
452	a result of bona fide dispute;
453	(ii) being unable to pay debts as they become due; or
454	(iii) being insolvent within the meaning of federal bankruptcy law.
455	(x) "Money" means a medium of exchange currently authorized or adopted by a
456	domestic or foreign government. The term includes a monetary unit of account established by
457	an intergovernmental organization or by agreement between two or more countries.
458	(y) "Organization" means a person other than an individual.
459	(z) "Party," as distinguished from "third party," means a person that has engaged in a

460	transaction or made an agreement subject to this title.	
461	(aa) "Person" means an individual, corporation, business trust, estate, trust, partnership	
462	limited liability company, association, joint venture, government, governmental subdivision,	
463	agency, instrumentality, public corporation, or any other legal or commercial entity.	
464	(bb) "Present value" means the amount as of a date certain of one or more sums	
465	payable in the future, discounted to the date certain by use of either an interest rate specified by	
466	the parties if that rate is not manifestly unreasonable at the time the transaction is entered into	
467	or, if an interest rate is not so specified, a commercially reasonable rate that takes into account	
468	the facts and circumstances at the time the transaction is entered into.	
469	(cc) "Purchase" means taking by sale, lease, discount, negotiation, mortgage, pledge,	
470	lien, security interest, issue or reissue, gift, or any other voluntary transaction creating an	
471	interest in property.	
472	(dd) "Purchaser" means a person that takes by purchase.	
473	(ee) "Record" means information that is inscribed on a tangible medium or that is	
474	stored in an electronic or other medium and is retrievable in perceivable form.	
475	(ff) "Remedy" means any remedial right to which an aggrieved party is entitled with or	
476	without resort to a tribunal.	
477	(gg) "Representative" means a person empowered to act for another, including an	
478	agent, an officer of a corporation or association, and a trustee, executor, or administrator of an	
479	estate.	
480	(hh) "Right" includes remedy.	
481	(ii) "Security interest" means an interest in personal property or fixtures which secures	
482	payment or performance of an obligation. "Security interest" includes any interest of a	
483	consignor and a buyer of accounts, chattel paper, a payment intangible, or a promissory note in	
484	a transaction that is subject to Chapter 9a, Uniform Commercial Code - Secured Transactions.	
485	"Security interest" does not include the special property interest of a buyer of goods on	
486	identification of those goods to a contract for sale under Section 70A-2-401, but a buyer may	
487	also acquire a "security interest" by complying with Chapter 9a, Uniform Commercial Code -	
488	Secured Transactions. Except as otherwise provided in Section 70A-2-505, the right of a seller	
489	or lessor of goods under Chapter 2, Uniform Commercial Code - Sales, or 2A, Uniform	
490	Commercial Code - Leases, to retain or acquire possession of the goods is not a "security	

491	interest," but a seller or lessor may also acquire a "security interest" by complying with Chapter
492	9a, Uniform Commercial Code - Secured Transactions. The retention or reservation of title by
493	a seller of goods notwithstanding shipment or delivery to the buyer under Section 70A-2-401 is
494	limited in effect to a reservation of a "security interest." Whether a transaction in the form of a
495	lease creates a "security interest" is determined pursuant to Section 70A-1a-203.
496	(jj) "Send" in connection with a writing, record, or notice means:
497	(i) to deposit in the mail or deliver for transmission by any other usual means of
498	communication with postage or cost of transmission provided for and properly addressed and,
499	in the case of an instrument, to an address specified thereon or otherwise agreed, or if there be
500	none to any address reasonable under the circumstances; or
501	(ii) in any other way to cause to be received any record or notice within the time it
502	would have arrived if properly sent.
503	(kk) "Signed" includes using any symbol executed or adopted with present intention to
504	adopt or accept a writing.
505	(ll) "State" means a state of the United States, the District of Columbia, Puerto Rico,
506	the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction
507	of the United States.
508	(mm) "Surety" includes a guarantor or other secondary obligor.
509	(nn) "Term" means a portion of an agreement that relates to a particular matter.
510	(00) "Unauthorized signature" means a signature made without actual, implied, or
511	apparent authority. The term includes a forgery.
512	(pp) "Warehouse receipt" means a receipt issued by a person engaged in the business of
513	storing goods for hire.
514	(qq) "Writing" includes printing, typewriting, or any other intentional reduction to
515	tangible form. "Written" has a corresponding meaning.
516	Section 17. Section 70A-1a-202 is enacted to read:
517	70A-1a-202. Notice Knowledge.
518	(1) Subject to Subsection (6), a person has "notice" of a fact if the person:
519	(a) has actual knowledge of it;
520	(b) has received a notice or notification of it; or
521	(c) from all the facts and circumstances known to the person at the time in question,

522	has reason to know that it exists.
523	(2) "Knowledge" means actual knowledge. "Knows" has a corresponding meaning.
524	(3) "Discover," "learn," or words of similar import refer to knowledge rather than to
525	reason to know.
526	(4) A person "notifies" or "gives" a notice or notification to another person by taking
527	such steps as may be reasonably required to inform the other person in ordinary course,
528	whether or not the other person actually comes to know of it.
529	(5) Subject to Subsection (6), a person "receives" a notice or notification when:
530	(a) it comes to that person's attention; or
531	(b) it is duly delivered in a form reasonable under the circumstances at the place of
532	business through which the contract was made or at another location held out by that person as
533	the place for receipt of such communications.
534	(6) Notice, knowledge, or a notice or notification received by an organization is
535	effective for a particular transaction from the time it is brought to the attention of the individual
536	conducting that transaction and, in any event, from the time it would have been brought to the
537	individual's attention if the organization had exercised due diligence. An organization
538	exercises due diligence if it maintains reasonable routines for communicating significant
539	information to the person conducting the transaction and there is reasonable compliance with
540	the routines. Due diligence does not require an individual acting for the organization to
541	communicate information unless the communication is part of the individual's regular duties or
542	the individual has reason to know of the transaction and that the transaction would be
543	materially affected by the information.
544	Section 18. Section 70A-1a-203 is enacted to read:
545	70A-1a-203. Lease distinguished from security interest.
546	(1) Whether a transaction in the form of a lease creates a lease or security interest is
547	determined by the facts of each case.
548	(2) A transaction in the form of a lease creates a security interest if the consideration
549	that the lessee is to pay the lessor for the right to possession and use of the goods is an
550	obligation for the term of the lease and is not subject to termination by the lessee, and:
551	(a) the original term of the lease is equal to or greater than the remaining economic life
552	of the goods;

553	(b) the lessee is bound to renew the lease for the remaining economic life of the goods
554	or is bound to become the owner of the goods;
555	(c) the lessee has an option to renew the lease for the remaining economic life of the
556	goods for no additional consideration or for nominal additional consideration upon compliance
557	with the lease agreement; or
558	(d) the lessee has an option to become the owner of the goods for no additional
559	consideration or for nominal additional consideration upon compliance with the lease
560	agreement.
561	(3) A transaction in the form of a lease does not create a security interest merely
562	because:
563	(a) the present value of the consideration the lessee is obligated to pay the lessor for the
564	right to possession and use of the goods is substantially equal to or is greater than the fair
565	market value of the goods at the time the lease is entered into;
566	(b) the lessee assumes risk of loss of the goods;
567	(c) the lessee agrees to pay, with respect to the goods, taxes, insurance, filing,
568	recording, or registration fees, or service or maintenance costs;
569	(d) the lessee has an option to renew the lease or to become the owner of the goods;
570	(e) the lessee has an option to renew the lease for a fixed rent that is equal to or greater
571	than the reasonably predictable fair market rent for the use of the goods for the term of the
572	renewal at the time the option is to be performed; or
573	(f) the lessee has an option to become the owner of the goods for a fixed price that is
574	equal to or greater than the reasonably predictable fair market value of the goods at the time the
575	option is to be performed.
576	(4) Additional consideration is nominal if it is less than the lessee's reasonably
577	predictable cost of performing under the lease agreement if the option is not exercised.
578	Additional consideration is not nominal if:
579	(a) when the option to renew the lease is granted to the lessee, the rent is stated to be
580	the fair market rent for the use of the goods for the term of the renewal determined at the time
581	the option is to be performed; or
582	(b) when the option to become the owner of the goods is granted to the lessee, the price
583	is stated to be the fair market value of the goods determined at the time the option is to be

584	performed.
585	(5) The "remaining economic life of the goods" and "reasonably predictable" fair
586	market rent, fair market value, or cost of performing under the lease agreement must be
587	determined with reference to the facts and circumstances at the time the transaction is entered
588	into.
589	Section 19. Section 70A-1a-204 is enacted to read:
590	70A-1a-204. Value.
591	Except as otherwise provided in Chapters 3, Uniform Commercial Code - Negotiable
592	Instruments, 4, Uniform Commercial Code - Bank Deposits and Collections, and 5, Uniform
593	Commercial Code - Letters of Credit, a person gives value for rights if the person acquires
594	them:
595	(1) in return for a binding commitment to extend credit or for the extension of
596	immediately available credit, whether or not drawn upon and whether or not a charge-back is
597	provided for in the event of difficulties in collection;
598	(2) as security for, or in total or partial satisfaction of, a preexisting claim;
599	(3) by accepting delivery under a preexisting contract for purchase; or
600	(4) in return for any consideration sufficient to support a simple contract.
601	Section 20. Section 70A-1a-205 is enacted to read:
602	70A-1a-205. Reasonable time Seasonableness.
603	(1) Whether a time for taking an action required by this title is reasonable depends on
604	the nature, purpose, and circumstances of the action.
605	(2) An action is taken seasonably if it is taken at or within the time agreed or, if no time
606	is agreed, at or within a reasonable time.
607	Section 21. Section 70A-1a-206 is enacted to read:
608	70A-1a-206. Presumptions.
609	Whenever this title creates a "presumption" with respect to a fact, or provides that a fact
610	is "presumed," the trier of fact must find the existence of the fact unless and until evidence is
611	introduced that supports a finding of its nonexistence.
612	Section 22. Section 70A-1a-301 is enacted to read:
613	Part 3. Territorial Applicability and General Rules
614	70A-1a-301. Territorial applicability Parties' power to choose applicable law.

615	(1) Except as provided in this section, when a transaction bears a reasonable relation to
616	this state and also to another state or nation, the parties may agree that the law either of this
617	state or of such other state or nation shall govern their rights and duties. Failing such
618	agreement, this title applies to transactions bearing an appropriate relation to this state.
619	(2) Where one of the following provisions of this title specifies the applicable law, that
620	provision governs and a contrary agreement is effective only to the extent permitted by the law,
621	including the conflict of laws rules, so specified:
622	(a) rights of creditors against sold goods under Section 70A-2-402;
623	(b) applicability of the chapter on leases under Sections 70A-2a-105 and 70A-2a-106;
624	(c) applicability of the chapter on bank deposits and collections under Section
625	<u>70A-4-102;</u>
626	(d) \$→ applicability of the chapter on funds transfers under Section 70A-4a-507;
626a	(e) ←\$ applicability of the chapter on letters of credit under Section 70A-5-116;
627	$\hat{S} \rightarrow [\underline{(e)}]$ (f) $\leftarrow \hat{S}$ applicability of the chapter on investment securities under Section
627a	70A-8-109; or
628	$\hat{S} \rightarrow [\underline{ff}]$ (g) $\leftarrow \hat{S}$ law governing perfection, the effect of perfection or nonperfection, and the
628a	priority
629	of security interests and agricultural liens under Sections 70A-9a-301 through 70A-9a-307.
630	Section 23. Section 70A-1a-302 is enacted to read:
631	70A-1a-302. Variation by agreement.
632	(1) Except as otherwise provided in Subsection (2) or elsewhere in this title, the effect
633	of provisions of this title may be varied by agreement.
634	(2) The obligations of good faith, diligence, reasonableness, and care prescribed by this
635	title may not be disclaimed by agreement. The parties, by agreement, may determine the
636	standards by which the performance of those obligations is to be measured if those standards
637	are not manifestly unreasonable. Whenever this title requires an action to be taken within a
638	reasonable time, a time that is not manifestly unreasonable may be fixed by agreement.
639	(3) The presence in certain provisions of this title of the phrase "unless otherwise
640	agreed," or words of similar import, does not imply that the effect of other provisions may not
641	be varied by agreement under this section.
642	Section 24. Section 70A-1a-303 is enacted to read:
643	70A-1a-303. Course of performance, course of dealing, and usage of trade.
644	(1) A "course of performance" is a sequence of conduct between the parties to a
645	particular transaction that exists if:

646	(a) the agreement of the parties with respect to the transaction involves repeated	
647	occasions for performance by a party; and	
648	(b) the other party, with knowledge of the nature of the performance and opportunity	
649	for objection to it, accepts the performance or acquiesces in it without objection.	
650	(2) A "course of dealing" is a sequence of conduct concerning previous transactions	
651	between the parties to a particular transaction that is fairly to be regarded as establishing a	
652	common basis of understanding for interpreting their expressions and other conduct.	
653	(3) A "usage of trade" is any practice or method of dealing having such regularity of	
654	observance in a place, vocation, or trade as to justify an expectation that it will be observed	
655	with respect to the transaction in question. The existence and scope of such a usage must be	
656	proved as facts. If it is established that such a usage is embodied in a trade code or similar	
657	record, the interpretation of the record is a question of law.	
658	(4) A course of performance or course of dealing between the parties or usage of trade	
659	in the vocation or trade in which they are engaged or of which they are or should be aware is	
660	relevant in ascertaining the meaning of the parties' agreement, may give particular meaning to	
661	specific terms of the agreement, and may supplement or qualify the terms of the agreement. A	
662	usage of trade applicable in the place in which part of the performance under the agreement is	
663	to occur may be so utilized as to that part of the performance.	
664	(5) Except as otherwise provided in Subsection (6), the express terms of an agreement	
665	and any applicable course of performance, course of dealing, or usage of trade must be	
666	construed whenever reasonable as consistent with each other. If such a construction is	
667	unreasonable:	
668	(a) express terms prevail over course of performance, course of dealing, and usage of	
669	trade;	
670	(b) course of performance prevails over course of dealing and usage of trade; and	
671	(c) course of dealing prevails over usage of trade.	
672	(6) Subject to Section 70A-2-209, a course of performance is relevant to show a waiver	
673	or modification of any term inconsistent with the course of performance.	
674	(7) Evidence of a relevant usage of trade offered by one party is not admissible unless	
675	that party has given the other party notice that the court finds sufficient to prevent unfair	
676	surprise to the other party.	

677	Section 25. Section 70A-1a-304 is enacted to read:
678	70A-1a-304. Obligation of good faith.
679	Every contract or duty within this title imposes an obligation of good faith in its
680	performance and enforcement.
681	Section 26. Section 70A-1a-305 is enacted to read:
682	70A-1a-305. Remedies to be liberally administered.
683	(1) The remedies provided by this title must be liberally administered to the end that
684	the aggrieved party may be put in as good a position as if the other party had fully performed
685	but neither consequential or special damages nor penal damages may be had except as
686	specifically provided in this title or by other rule of law.
687	(2) Any right or obligation declared by this title is enforceable by action unless the
688	provision declaring it specifies a different and limited effect.
689	Section 27. Section 70A-1a-306 is enacted to read:
690	70A-1a-306. Waiver or renunciation of claim or right after breach.
691	A claim or right arising out of an alleged breach may be discharged in whole or in part
692	without consideration by agreement of the aggrieved party in an authenticated record.
693	Section 28. Section 70A-1a-307 is enacted to read:
694	70A-1a-307. Prima facie evidence by third-party documents.
695	A document in due form purporting to be a bill of lading, policy or certificate of
696	insurance, official weigher's or inspector's certificate, consular invoice, or any other document
697	authorized or required by the contract to be issued by a third party is prima facie evidence of its
698	own authenticity and genuineness and of the facts stated in the document by the third party.
699	Section 29. Section 70A-1a-308 is enacted to read:
700	70A-1a-308. Performance or acceptance under reservation of rights.
701	(1) A party that with explicit reservation of rights performs or promises performance or
702	assents to performance in a manner demanded or offered by the other party does not thereby
703	prejudice the rights reserved. Such words as "without prejudice," "under protest," or the like
704	are sufficient.
705	(2) Subsection (1) does not apply to an accord and satisfaction.
706	Section 30. Section 70A-1a-309 is enacted to read:
707	70A-1a-309. Option to accelerate at will.

708	A term providing that one party or that party's successor in interest may accelerate	
709	payment or performance or require collateral or additional collateral "at will" or when the party	
710	"considers itself insecure," or words of similar import, means that the party has power to do so	
711	only if that party in good faith believes that the prospect of payment or performance is	
712	impaired. The burden of establishing lack of good faith is on the party against which the power	
713	has been exercised.	
714	Section 31. Section 70A-1a-310 is enacted to read:	
715	70A-1a-310. Subordinated obligations.	
716	An obligation may be issued as subordinated to performance of another obligation of	
717	the person obligated, or a creditor may subordinate its right to performance of an obligation by	
718	agreement with either the person obligated or another creditor of the person obligated.	
719	Subordination does not create a security interest as against either the common debtor or a	
720	subordinated creditor.	
721	Section 32. Section 70A-2-103 is amended to read:	
722	70A-2-103. Definitions and index of definitions.	
723	(1) In this chapter unless the context otherwise requires:	
724	(a) "Buyer" means a person who buys or contracts to buy goods.	
725	(b) "Good faith" in the case of a merchant means honesty in fact and the observance of	
726	reasonable commercial standards of fair dealing in the trade.	
727	(c) "Receipt" of goods means taking physical possession of them.	
728	(d) "Seller" means a person who sells or contracts to sell goods.	
729	(2) Other definitions applying to this chapter or to specified parts thereof, and the	
730	sections in which they appear are:	
731	(a) "Acceptance." Section 70A-2-606.	
732	(b) "Banker's credit." Section 70A-2-325.	
733	(c) "Between merchants." Section 70A-2-104.	
734	(d) "Cancellation." Subsection 70A-2-106(4).	
735	(e) "Commercial unit." Section 70A-2-105.	
736	(f) "Confirmed credit." Section 70A-2-325.	
737	(g) "Conforming to contract." Section 70A-2-106.	
738	(h) "Contract for sale." Section 70A-2-106.	

- 739 (i) "Cover." Section 70A-2-712. 740 (j) "Entrusting." Section 70A-2-403. 741 (k) "Financing agency." Section 70A-2-104. 742 (1) "Future goods." Section 70A-2-105. 743 (m) "Goods." Section 70A-2-105. 744 (n) "Identification." Section 70A-2-501. 745 (o) "Installment contract." Section 70A-2-612. 746 (p) "Letter of Credit." Section 70A-2-325. 747 (q) "Lot." Section 70A-2-105. 748 (r) "Merchant." Section 70A-2-104. 749 (s) "Overseas." Section 70A-2-323. 750 (t) "Person in position of seller." Section 70A-2-707. 751 (u) "Present sale." Section 70A-2-106. 752 (v) "Sale." Section 70A-2-106. 753 (w) "Sale on approval." Section 70A-2-326. 754 (x) "Sale or return." Section 70A-2-326. (y) "Termination." Section 70A-2-106. 755 756 (3) "Control" as provided in Section 70A-7a-106, and the following definitions in other 757 chapters apply to this chapter: 758 (a) "Check." Section 70A-3-104. 759 (b) "Consignee." Section 70A-7a-102. 760 (c) "Consignor." Section 70A-7a-102. 761 (d) "Consumer goods." Section 70A-9a-102. 762 (e) "Dishonor." Section 70A-3-502. 763 (f) "Draft." Section 70A-3-104. 764 (4) In addition, Chapter [1] 1a, Uniform Commercial Code - General Provisions,
- 766 throughout this chapter. 767 Section 33. Section **70A-2-202** is amended to read:

- 768 70A-2-202. Final written expression -- Parol or extrinsic evidence.
- 769 Terms with respect to which the confirmatory memoranda of the parties agree or which

contains general definitions and principles of construction and interpretation applicable

are otherwise set forth in a writing intended by the parties as a final expression of their agreement with respect to such terms as are included therein may not be contradicted by evidence of any prior agreement or of a contemporaneous oral agreement but may be explained or supplemented:

- [(a)] (1) by course of performance, course of dealing, or usage of trade (Section [70A-1-205] 70A-1a-303) or by course of performance (Section 70A-2-208); and
- [(b)] (2) by evidence of consistent additional terms unless the court finds the writing to have been intended also as a complete and exclusive statement of the terms of the agreement.

Section 34. Section **70A-2a-103** is amended to read:

70A-2a-103. Definitions -- Index of definitions.

- (1) In this chapter, unless the context otherwise requires:
- (a) "Buyer in ordinary course of business" means a person, who in good faith and without knowledge that the sale to him is in violation of the ownership rights or security interest or leasehold interest of a third party in the goods, buys in ordinary course from a person in the business of selling goods of that kind, but does not include a pawnbroker. "Buying" may be for cash or by exchange of other property or on secured or unsecured credit and includes acquiring goods or documents of title under a preexisting contract for sale, but does not include a transfer in bulk, or as security for, or in total or partial satisfaction of a money debt.
- (b) "Cancellation" occurs when either party puts an end to the lease contract for default by the other party.
- (c) "Commercial unit" means a unit of goods which by commercial usage is a single whole for purposes of lease, and the division of which materially impairs its character or value on the market or in use. A commercial unit may be a single article, such as a machine, or a set of articles, such as a suite of furniture or a line of machinery, or a quantity, such as a gross or carload, or any other unit treated in use or in the relevant market as a single whole.
- (d) "Conforming goods or performance under a lease contract" means goods or performance that are in accordance with the obligations under the lease contract.
- (e) "Consumer lease" means a lease that a lessor, regularly engaged in the business of leasing or selling, makes to a lessee, who is an individual and who takes under the lease primarily for a personal, family, or household purpose.
 - (f) "Fault" means wrongful act, omission, breach, or default.

- (g) "Finance lease" means a lease in which:
 - (i) the lessor does not select, manufacture, or supply the goods;
- (ii) the lessor acquires the goods or the right to possession and use of the goods in connection with the lease; and
 - (iii) one of the following occurs:
- (A) the lessee receives a copy of the contract by which the lessor acquired the goods or the right to possession and use of the goods before signing the lease contract;
- (B) the lessee's approval of the contract by which the lessor acquired the goods or the right to possession and use of the goods is a condition to effectiveness of the lease contract;
- (C) the lessee, before signing the lease contract, receives an accurate and complete statement designating the promises and warranties, and any disclaimers of warranties, limitations, or modifications of remedies, or liquidated damages, including those of a third party, such as the manufacturer of the goods, provided to the lessor by the person supplying the goods in connection with or as part of the contract by which the lessor acquired the goods or the right to possession and use of the goods; or
- (D) if the lease is not a consumer lease, the lessor, before the lessee signs the lease contract, informs the lessee in writing:
- (I) of the identity of the person supplying the goods to the lessor, unless the lessee has selected that person and directed the lessor to acquire the goods or the right to possession and use of the goods from that person;
- (II) that the lessee is entitled under this chapter to the promises and warranties, including those of any third party, provided to the lessor by the person supplying the goods in connection with or as part of the contract by which the lessor acquired the goods or the right to possession and use of the goods; and
- (III) that the lessee may communicate with the person supplying the goods to the lessor and receive an accurate and complete statement of those promises and warranties, including any disclaimers and limitations of them or of remedies.
- (h) "Goods" means all things that are movable at the time of identification to the lease contract, or are fixtures. The term does not include money, documents, instruments, accounts, chattel paper, general intangibles, or minerals or the like, including oil and gas, before extraction. The term also includes the unborn young of animals.

- (i) "Installment lease contract" means a lease contract that authorizes or requires the delivery of goods in separate lots to be separately accepted, even though the lease contract contains a clause stating "each delivery is a separate lease" or its equivalent.
- (j) "Lease" means a transfer of the right to possession and use of goods for a term, in return for consideration. Unless the context clearly indicates otherwise, the term includes a sublease. But a sale, including a sale on approval or a sale or return, or retention or creation of a security interest is not a lease.
- (k) "Lease agreement" with respect to the lease, means the bargain of the lessor and the lessee in fact as found in their language or by implication from other circumstances including course of dealing or usage of trade or course of performance as provided in this chapter.

 Unless the context clearly indicates otherwise, the term includes a sublease agreement.
- (l) "Lease contract" means the total legal obligation that results from the lease agreement as affected by this chapter and any other applicable rules of law. Unless the context clearly indicates otherwise, the term includes a sublease contract.
- (m) "Leasehold interest" means the interest of the lessor or the lessee under a lease contract.
- (n) "Lessee" means a person who acquires the right to possession and use of goods under a lease. Unless the context clearly indicates otherwise, the term includes a sublessee.
- (o) "Lessee in ordinary course of business" means a person who in good faith and without knowledge that the lease to him is in violation of the ownership rights, security interest, or leasehold interest of a third party in the goods, leases in ordinary course from a person in the business of selling or leasing goods of that kind, but does not include a pawnbroker. "Leasing" may be for cash or by exchange of other property, or on secured or unsecured credit, and includes acquiring goods or documents of title under a preexisting lease contract. "Leasing" does not include a transfer in bulk or as security for or in total or partial satisfaction of a money debt.
- (p) "Lessor" means a person who transfers the right to possession and use of goods under a lease. Unless the context clearly indicates otherwise, the term includes a sublessor.
- (q) "Lessor's residual interest" means the lessor's interest in the goods after expiration, termination, or cancellation of the lease contract.
 - (r) "Lien" means a charge against or interest in goods to secure payment of a debt or

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- performance of an obligation, but the term does not include a security interest.
 - (s) "Lot" means a parcel or single article that is the subject matter of a separate lease or delivery, whether or not it is sufficient to perform the lease contract.
 - (t) "Merchant lessee" means a lessee that is a merchant with respect to goods of the kind subject to the lease.
 - (u) "Present value" means the amount as of a date certain of one or more sums payable in the future, discounted to the date certain. The discount is determined by the interest rate specified by the parties if the rate was not manifestly unreasonable at the time the transaction was entered into; otherwise, the discount is determined by a commercially reasonable rate that takes into account the facts and circumstances of each case at the time the transaction was entered into.
 - (v) "Purchase" includes taking by sale, lease, mortgage, security interest, pledge, gift, or any other voluntary transaction creating an interest in goods.
 - (w) "Sublease" means a lease of goods, the right to possession and use of which was acquired by the lessor as a lessee under an existing lease.
 - (x) "Supplier" means a person from whom a lessor buys or leases goods to be leased under a finance lease.
 - (y) "Supply contract" means a contract under which a lessor buys or leases goods to be leased.
 - (z) "Termination" occurs when either party, pursuant to a power created by agreement or law, puts an end to the lease contract otherwise than for default.
 - (2) Other definitions applying to this chapter and the sections in which they appear are:
- 885 (a) "Accessions," Section 70A-2a-310[;].
- (b) "Construction mortgage," Section 70A-2a-309[;].
 - (c) "Encumbrance," Section 70A-2a-309[;].
- 888 (d) "Fixtures," Section 70A-2a-309[;].
- (e) "Fixture filing," Section 70A-2a-309[; and].
- (f) "Purchase money lease," Section 70A-2a-309.
- 891 (3) The following definitions in other chapters apply to this chapter:
- 892 (a) "Account," Subsection 70A-9a-102(2)[;].
- (b) "Between merchants," Section 70A-2-104[;].

(c) "Buyer," Section 70A-2-103[;].

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895 (d) "Chattel paper," Subsection 70A-9a-102(11)[;]. 896 (e) "Consumer goods," Subsection 70A-9a-102(23)[;]. 897 (f) "Document," Subsection 70A-9a-102(30)[;]. 898 (g) "Entrusting," Section 70A-2-403[;]. 899 (h) "General intangible," Subsection 70A-9a-102(42)[;]. 900 (i) "Good faith," Section 70A-2-103; 901 (i) "Instrument," Subsection 70A-9a-102[(47);](46). 902 (k) "Merchant," Section 70A-2-104[;]. 903 (l) "Mortgage," Subsection 70A-9a-102[(55);](54). 904 (m) "Pursuant to commitment," Subsection 70A-9a-102[(68);](67). 905 (n) "Receipt," Section 70A-2-103[;]. 906 (o) "Sale," Section 70A-2-106[;]. 907 (p) "Sale on approval," Section 70A-2-326[;]. 908 (q) "Sale or return," Section 70A-2-326[; and]. 909 (r) "Seller," Section 70A-2-103. 910 (4) In addition, Title 70A, Chapter [1] 1a, Uniform Commercial Code - General 911 Provisions, contains general definitions and principles of construction and interpretation 912 applicable throughout this chapter. 913 Section 35. Section **70A-2a-501** is amended to read: 914 70A-2a-501. Default -- Procedure. 915 (1) Whether the lessor or the lessee is in default under a lease contract is determined by 916 the lease agreement and this chapter. 917 (2) If the lessor or the lessee is in default under the lease contract, the party seeking 918 enforcement has rights and remedies as provided in this chapter and, except as limited by this 919 chapter, as provided in the lease agreement. 920 (3) If the lessor or the lessee is in default under the lease contract, the party seeking 921 enforcement may reduce the party's claim to judgment, or otherwise enforce the lease contract 922 by self-help or any available judicial procedure or nonjudicial procedure, including 923 administrative proceeding, arbitration, or the like, in accordance with this chapter. 924 (4) Except as otherwise provided in [Section 70A-1-106] Subsection 70A-1a-305(1), in

this chapter, or in the lease agreement, the rights and remedies referred to in Subsections (2) and (3) are cumulative.

- (5) If the lease agreement covers both real property and goods, the party seeking enforcement may proceed under this section as to the goods, or under other applicable law as to both the real property and the goods in accordance with that person's rights and remedies in respect of the real property, in which case this section does not apply.
 - Section 36. Section **70A-2a-518** is amended to read:

70A-2a-518. Cover -- Substitute goods.

- (1) After default by a lessor under the lease contract of the type described in Section 70A-2a-508, or if agreed after other default by the lessor, the lessee may cover by making any purchase or lease of or contract to purchase or lease goods in substitution for those due from the lessor.
- (2) Except as otherwise provided with respect to damages liquidated in the lease agreement as provided in Section 70A-2a-504 or otherwise determined pursuant to agreement of the parties as provided in [Subsection 70A-1-102 (3) and Section] Sections 70A-1a-302 and 70A-2a-503, if a lessee's cover is by lease agreement substantially similar to the original lease agreement and the lease agreement is made in good faith and in a commercially reasonable manner, the lessee may recover from the lessor as damages:
- (a) the present value, as of the date of the commencement of the term of the new lease agreement, of the rent under the new lease agreement applicable to that period of the new lease term that is comparable to the then remaining term of 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 agreement; and
- (b) any incidental or consequential damages less expenses saved in consequence of the lessor's default.
- (3) If a lessee's cover is by lease agreement that qualifies for treatment under Subsection (2), the lessee may elect to proceed under Subsection (2) or Section 70A-2a-519. If a lessee's cover is by lease agreement that for any reason does not qualify for treatment under Subsection (2), or is by purchase or otherwise, the lessee may recover from the lessor under Section 70A-2a-519 as if the lessee had elected not to cover.
 - Section 37. Section **70A-2a-519** is amended to read:

70A-2a-519. Lessee's damages for nondelivery, repudiation, default, and breach of warranty in regard to accepted goods.

- (1) Except as otherwise provided with respect to damages liquidated in the lease agreement as provided in Section 70A-2a-504 or otherwise determined pursuant to agreement of the parties as provided in [Subsection 70A-1-102 (3) and Section] Sections 70A-1a-302 and 70A-2a-503, if a lessee elects not to cover or a lessee elects to cover and the cover is by lease agreement whether or not the lease agreement qualifies for treatment under Subsection 70A-2a-518(2), or is by purchase or otherwise, the measure of damages for default by the lessor under Section 70A-2a-508 is the present value, as of the date of the default, 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 with incidental and consequential damages, less expenses saved in consequence of the lessor's default.
- (2) Market rent is to be determined as of the place for tender or, in cases of rejection after arrival or revocation of acceptance, as of the place of arrival.
- (3) Except as otherwise agreed, if the lessee has accepted goods and given notification as provided in Subsection 70A-2a-516(3), the measure of damages for nonconforming tender or delivery or other default by a lessor is the loss resulting in the ordinary course of events from the lessor's default as determined in any manner that is reasonable together with incidental and consequential damages, less expenses saved in consequence of the lessor's default.
- (4) Except as otherwise agreed, the measure of damages for breach of warranty is the present value at the time and place of acceptance of the difference between the value of the use of the goods accepted and the value if they had been as warranted for the lease term, unless special circumstances show proximate damages of a different amount, together with incidental and consequential damages, less expenses saved in consequence of the lessor's default or breach of warranty.

Section 38. Section **70A-2a-527** is amended to read:

70A-2a-527. Lessor's rights to dispose of goods.

(1) After a default by a lessee under the lease contract of the type described in Section 70A-2a-523 or after the lessor refuses to deliver or takes possession of goods as provided in Section 70A-2a-525 or 70A-2a-526, or if agreed, after other default by a lessee, the lessor may dispose of the goods concerned or the undelivered balance thereof by lease, sale, or otherwise.

- (2) Except as otherwise provided with respect to damages liquidated in the lease agreement as provided in Section 70A-2a-504 or otherwise determined pursuant to agreement of the parties as provided in [Subsection 70A-1-102 (3) and Section] Sections 70A-1a-302 and 70A-2a-503, if the disposition is by lease agreement substantially similar to the original lease agreement and the lease agreement is made in good faith and in a commercially reasonable manner, the lessor may recover from the lessee as damages:
- (a) accrued and unpaid rent as of the date of the commencement of the term of the new lease agreement;
- (b) the present value, as of the date of the commencement of the term of the new lease agreement, of the difference between the total rent for the then remaining lease term of the original 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 is comparable to the then remaining term of the original lease agreement; and
- (c) any incidental damages allowed under Section 70A-2a-530, less expenses saved in consequence of the lessee's default.
- (3) If the lessor's disposition is by lease agreement that qualifies for treatment under Subsection (2), the lessor may elect to proceed under Subsection (2) or Section 70A-2a-528. If the lessor's disposition is by lease agreement that for any reason does not qualify for treatment under Subsection (2), or is by sale or otherwise, the lessor may recover from the lessee under Section 70A-2a-528 as if the lessor had elected not to dispose of the goods.
- (4) A subsequent buyer or lessee who buys or leases from the lessor in good faith for value as a result of a disposition under this section takes the goods free of the original lease contract and any rights of the original lessee even though the lessor fails to comply with one or more of the requirements of this chapter.
- (5) The lessor is not accountable to the lessee for any profit made on any disposition. A lessee who has rightfully rejected or justifiably revoked acceptance shall account to the lessor for any excess over the amount of the lessee's security interest as provided in Subsection 70A-2a-508(5).
 - Section 39. Section **70A-2a-528** is amended to read:
- 70A-2a-528. Lessor's damages for nonacceptance, failure to pay, repudiation, or other default.

- (1) Except as otherwise provided with respect to damages liquidated in the lease agreement as provided in Section 70A-2a-504 or otherwise determined pursuant to agreement of the parties as provided in [Subsection 70A-1-102 (3) and Section] Sections 70A-1a-302 and 70A-2a-503, if a lessor elects to retain the goods or a lessor elects to dispose of the goods and the disposition is by lease agreement whether or not the lease agreement qualifies for treatment under Subsection 70A-2a-527(2), or is by sale or otherwise, the lessor may recover from the lessee as damages for a default of the type described in Section 70A-2a-523 or, if agreed, for any other default of the lessee:
- (a) accrued and unpaid rent as of the date of default if the lessee has never taken possession of the goods, or, if the lessee has taken possession of the goods, as of the date on which the lessee makes a tender of the goods to the lessor;
- (b) the present value as of the date determined under Subsection (1)(a) of default of the total rent for the then remaining lease term of the original lease agreement and 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
- (c) any incidental damages allowed under Section 70A-2a-530, less expenses saved in consequence of the lessee's default.
- (2) If the measure of damages provided in Subsection (1) is inadequate to put a lessor in as good a position as performance would have, the measure of damages is the present value of the profit, including reasonable overhead, the lessor would have made from full performance by the lessee, together with any incidental damages allowed under Section 70A-2a-530, due allowance for costs reasonably incurred and due credit for payments or proceeds of disposition.

Section 40. Section **70A-3-103** is amended to read:

70A-3-103. Definitions.

- (1) In this chapter:
- (a) "Acceptor" means a drawee who has accepted a draft.
- (b) "Drawee" means a person ordered in a draft to make payment.
- 1045 (c) "Drawer" means a person who signs or is identified in a draft as a person ordering payment.
 - (d) "Good faith" means honesty in fact in the conduct or transaction concerned.
- (e) "Maker" means a person who signs or is identified in a note as a person undertaking

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- (f) "Order" means a written instruction to pay money signed by the person giving the instruction. The instruction may be addressed to any person, including the person giving the instruction, or to one or more persons jointly or in the alternative, but not in succession. An authorization to pay is not an order unless the person authorized to pay is also instructed to pay.
- (g) "Ordinary care" in the case of a person engaged in business means observance of reasonable commercial standards, prevailing in the area in which the person is located, with respect to the business in which the person is engaged. In the case of a bank that takes an instrument for processing for collection or payment by automated means, reasonable commercial standards do not require the bank to examine the instrument if the failure to examine does not violate the bank's prescribed procedures and the bank's procedures do not vary unreasonably from general banking usage not disapproved by this chapter or Title 70A, Chapter 4, Uniform Commercial Code -[=] Bank Deposits and Collections.
 - (h) "Party" means a party to an instrument.
- (i) "Promise" means a written undertaking to pay money signed by the person undertaking to pay. An acknowledgment of an obligation by the obligor is not a promise unless the obligor also undertakes to pay the obligation.
- (j) "Prove" with respect to a fact means to meet the burden of establishing the fact as defined in Subsection [70A-1-201(8)] 70A-1a-201(2)(h).
- (k) "Remitter" means a person who purchases an instrument from its issuer if the instrument is payable to an identified person other than the purchaser.
 - (2) Other definitions applying to this chapter and the sections in which they appear are:
- 1071 (a) "Acceptance," Section 70A-3-409[;].
 - (b) "Accommodated party," Section 70A-3-419[;].
- 1073 (c) "Accommodation party," Section 70A-3-419[;].
- 1074 (d) "Alteration," Section 70A-3-407[;].
- 1075 (e) "Anomalous indorsement," Section 70A-3-205[;].
- 1076 (f) "Blank indorsement," Section 70A-3-205[;].
- 1077 (g) "Cashier's check," Section 70A-3-104[;].
- 1078 (h) "Certificate of deposit," Section 70A-3-104[\frac{1}{7}].
- (i) "Certified check," Section 70A-3-409[;].

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1080	(j) "Check," Section 70A-3-104[;].
1081	(k) "Consideration," Section 70A-3-303[;].
1082	(l) "Demand draft," Section 70A-3-104[-7;].
1083	(m) "Draft," Section 70A-3-104[;].
1084	(n) "Holder in due course," Section 70A-3-302[;].
1085	(o) "Incomplete instrument," Section 70A-3-115[;].
1086	(p) "Indorsement," Section 70A-3-204[;].
1087	(q) "Indorser," Section 70A-3-204[;].
1088	(r) "Instrument," Section 70A-3-104[;].
1089	(s) "Issue," Section 70A-3-105[;].
1090	(t) "Issuer," Section 70A-3-105[;].
1091	(u) "Negotiable instrument," Section 70A-3-104[;].
1092	(v) "Negotiation," Section 70A-3-201[;].
1093	(w) "Note," Section 70A-3-104[;].
1094	(x) "Payable at a definite time," Section 70A-3-108[;].
1095	(y) "Payable on demand," Section 70A-3-108[;].
1096	(z) "Payable to bearer," Section 70A-3-109[;].
1097	(aa) "Payable to order," Section 70A-3-109[;].
1098	(bb) "Payment," Section 70A-3-602[;].
1099	(cc) "Person entitled to enforce," Section 70A-3-301[;].
1100	(dd) "Presentment," Section 70A-3-501[;].
1101	(ee) "Reacquisition," Section 70A-3-207[;].
1102	(ff) "Special indorsement," Section 70A-3-205[;].
1103	(gg) "Teller's check," Section 70A-3-104[;].
1104	(hh) "Transfer of instrument," Section 70A-3-203[;].
1105	(ii) "Traveler's check," Section 70A-3-104[;].
1106	(jj) "Value," Section 70A-3-303.
1107	(3) The following definitions in other chapters apply to this chapter:
1108	(a) "Bank," Section 70A-4-105[;].
1109	(b) "Banking day," Section 70A-4-104[;].
1110	(c) "Clearinghouse," Section 70A-4-104[;].

1111	(d) "Collecting bank," Section 70A-4-105[;].
1112	(e) "Depositary bank," Section 70A-4-105[;].
1113	(f) "Documentary draft," Section 70A-4-104[;].
1114	(g) "Intermediary bank," Section 70A-4-105[;].
1115	(h) "Item," Section 70A-4-104[;].
1116	(i) "Payor bank," Section 70A-4-105[;].
1117	(j) "Suspends payments," Section 70A-4-104.
1118	(4) In addition, Chapter [+] 1a, Uniform Commercial Code - General Provisions,
1119	contains general definitions and principles of construction and interpretation applicable
1120	throughout this chapter.
1121	Section 41. Section 70A-4-104 is amended to read:
1122	70A-4-104. Definitions and index of definitions.
1123	(1) In this chapter, unless the context otherwise requires:
1124	(a) "Account" means any deposit or credit account with a bank including a demand,
1125	time, savings, passbook, share draft, or similar account, other than the account evidenced by a
1126	certificate of deposit.
1127	(b) "Afternoon" means the period of a day between noon and midnight.
1128	(c) "Banking day" means the part of a day on which a bank is open to the public for
1129	carrying on substantially all of its banking functions other than a Saturday, a Sunday, or a legal
1130	holiday.
1131	(d) "Clearinghouse" means an association of banks or other payors regularly clearing
1132	items.
1133	(e) "Customer" means a person having an account with a bank or for whom a bank has
1134	agreed to collect items including a bank that maintains an account at another bank.
1135	(f) "Documentary draft" means a draft to be presented for acceptance or payment if
1136	specified documents, certificated securities as provided in Section 70A-8-101, instructions for
1137	uncertificated securities as provided in Section 70A-8-101, other certificates, statements, or the
1138	like are to be received by the drawee or other payor before acceptance or payment of the draft.
1139	(g) "Draft" means a draft as defined in Section 70A-3-104 or an item, other than an
1140	instrument, that is an order.

(h) "Drawee" means a person ordered in a draft to make payment.

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1142 (i) "Item" means an instrument or a promise or order to pay money handled by a bank 1143 for collection or payment. The term does not include a payment order governed by [Title 70A,] 1144 Chapter [4A] 4a, Uniform Commercial Code - Funds Transfers, or a credit or debit card slip. 1145 (j) "Midnight deadline" with respect to a bank is midnight on its next banking day 1146 following the banking day on which it receives the relevant item or notice or from which the 1147 time for taking action commences to run, whichever is later. (k) "Settle" means to pay in cash, by clearinghouse settlement, in a charge or credit or 1148 1149 by remittance, or otherwise as agreed. A settlement may be either provisional or final. (1) "Suspends payments" with respect to a bank means that it has been closed by order 1150 1151 of the supervisory authorities, that a public officer has been appointed to take it over or that it 1152 ceases or refuses to make payments in the ordinary course of business. 1153 (2) Other definitions applying to this chapter and the sections in which they appear are: (a) "Agreement for electronic presentment," Section 70A-4-110[;]. 1154 1155 (b) "Bank," Section 70A-4-105[;]. 1156 (c) "Collecting bank," Section 70A-4-105[;]. 1157 (d) "Depositary bank," Section 70A-4-105[;]. (e) "Intermediary bank," Section 70A-4-105[;]. 1158 1159 (f) "Payor bank," Section 70A-4-105[;]. 1160 (g) "Presenting bank," Section 70A-4-105[; and]; 1161 (h) "Presentment notice," Section 70A-4-110. (3) "Control" as provided in Section 70A-7a-106 and the following definitions in other 1162 1163 chapters apply to this chapter: 1164 (a) "Acceptance," Section 70A-3-409[;]. 1165 (b) "Alteration," Section 70A-3-407[;]. (c) "Cashier's check," Section 70A-3-104[;]. 1166 1167 (d) "Certificate of deposit," Section 70A-3-104[;]. (e) "Certified check," Section 70A-3-409[;]. 1168 1169 (f) "Check," Section 70A-3-104[;].

(g) "Good faith," Section 70A-3-103;

(i) "Instrument," Section 70A-3-104[;].

(h) "Holder in due course," Section 70A-3-302[;].

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1173 (i) "Notice of dishonor," Section 70A-3-503[;]. 1174 (k) "Order," Section 70A-3-103[;]. 1175 (1) "Ordinary care," Section 70A-3-103[;]. 1176 (m) "Person entitled to enforce," Section 70A-3-301[;]. 1177 (n) "Presentment," Section 70A-3-501[;]. 1178 (o) "Promise," Section 70A-3-103[;]. 1179 (p) "Prove," Section 70A-3-103[;]. 1180 (q) "Teller's check," Section 70A-3-104[; and]. 1181 (r) "Unauthorized signature," Section 70A-3-403. 1182 (4) In addition, Chapter [1,] 1a, Uniform Commercial Code - General Provisions, 1183 contains general definitions and principles of construction and interpretation applicable 1184 throughout this chapter. 1185 Section 42. Section **70A-4a-105** is amended to read: 1186 70A-4a-105. Other definitions. 1187 (1) In this chapter: 1188 (a) "Authorized account" means a deposit account of a customer in a bank designated 1189 by the customer as a source of payment orders issued by the customer to the bank. If a 1190 customer does not so designate an account, any account of the customer is an authorized 1191 account if payment of a payment order from that account is not inconsistent with a restriction 1192 on the use of that account. 1193 (b) "Bank" means a person engaged in the business of banking, and includes a savings 1194 bank, savings and loan association, credit union, and trust company. A branch or separate 1195 office of a bank is a separate bank for purposes of this chapter. 1196 (c) "Customer" means a person, including a bank, having an account with a bank or 1197 from whom a bank has agreed to receive payment orders. 1198 (d) "Funds transfer business day" of a receiving bank means the part of a day during which the receiving bank is open for the receipt, processing, and transmittal of payment orders 1199 1200 and cancellations and amendments of payment orders. 1201 (e) "Funds transfer system" means a wire transfer network, automated clearing house,

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or other communication system of a clearing house or other association of banks through which

a payment order by a bank may be transmitted to the bank to which the order is addressed.

1204	(f) "Good faith" means honesty in fact and the observance of reasonable commercial
1205	standards of fair dealing.
1206	(g) "Prove" with respect to a fact means to meet the burden of establishing the fact
1207	under Subsection [70A-1-201 (8)] <u>70A-1a-201(2)(h)</u> .
1208	(2) Other definitions applying to this chapter and the sections in which they appear are:
1209	(a) "Acceptance," Section 70A-4a-209[;].
1210	(b) "Beneficiary," Section 70A-4a-103[;].
1211	(c) "Beneficiary's bank," Section 70A-4a-103[;].
1212	(d) "Executed," Section 70A-4a-301[;].
1213	(e) "Execution date," Section 70A-4a-301[;].
1214	(f) "Funds transfer system rule," Section 70A-4a-501[;].
1215	(g) "Funds transfer," Section 70A-4a-104[;].
1216	(h) "Intermediary bank," Section 70A-4a-104[;].
1217	(i) "Originator," Section 70A-4a-104[;].
1218	(j) "Originator's bank," Section 70A-4a-104[;].
1219	(k) "Payment by beneficiary's bank to beneficiary," Section 70A-4a-405[;].
1220	(l) "Payment by originator to beneficiary," Section 70A-4a-406[;].
1221	(m) "Payment by sender, to receiving bank," Section 70A-4a-403[;].
1222	(n) "Payment date," Section 70A-4a-401[;].
1223	(o) "Payment order," Section 70A-4a-103[;].
1224	(p) "Receiving bank," Section 70A-4a-103[;].
1225	(q) "Security procedure," Section 70A-4a-201[; and].
1226	(r) "Sender," Section 70A-4a-103.
1227	(3) The following definitions in Chapter 4, <u>Uniform Commercial Code - Bank</u>
1228	Deposits and Collections, apply to this chapter:
1229	(a) "Clearinghouse," Section 70A-4-104[;].
1230	(b) "Item," Section 70A-4-104[; and].
1231	(c) "Suspends payments," Section 70A-4-104.
1232	(4) In addition, [Title 70A,] Chapter [1] 1a, Uniform Commercial Code [=]- General
1233	Provisions, contains general definitions and principles of construction and interpretation
1234	applicable throughout this chapter.

Section 43. Section **70A-4a-106** is amended to read:

70A-4a-106. Time payment order is received.

- (1) The time of receipt of a payment order or communication canceling or amending a payment order is determined by the rules applicable to receipt of a notice stated in [Subsection 70A-1-201 (27)] Section 70A-1a-202. A receiving bank may fix a cutoff time or times on a funds transfer business day, as a cutoff time for the receipt and processing of payment orders and communications canceling or amending payment orders. Different cutoff times may apply to receipt of payment orders, cancellations, or amendments, or to different categories of payment orders, cancellations, or amendments. A cutoff time may apply to senders generally or different cutoff times may apply to different senders or categories of payment orders. If a payment order or communication canceling or amending a payment order is received after the close of a funds transfer business day or after the appropriate cutoff time on a funds transfer business day, the receiving bank may treat the payment order or communication as received at the opening of the next funds transfer business day.
- (2) If this chapter refers to an execution date or payment date or states a day on which a receiving bank is required to take any action, and the date or day does not fall on a funds transfer business day, the next day that is a funds transfer business day is treated as the date or day stated, unless the contrary is stated in this chapter.
 - Section 44. Section **70A-4a-204** is amended to read:

70A-4a-204. Refund of payment and duty of customer to report with respect to unauthorized payment order.

- (1) (a) If a receiving bank accepts a payment order issued in the name of its customer as sender which is not authorized and not effective as the order of the customer under Section 70A-4a-202, or not enforceable, in whole or in part, against the customer under Section 70A-4a-203, the bank shall refund any payment of the payment order received from the customer to the extent the bank is not entitled to enforce payment, and shall pay interest on the refundable amount calculated from the date the bank received payment to the date of the refund.
- (b) However, the customer is not entitled to interest from the bank on the amount to be refunded if the customer fails to exercise ordinary care to determine that the order was not authorized by the customer and to notify the bank of the relevant facts within a reasonable time

not exceeding 90 days after the date the customer received notification from the bank that the order was accepted or that the customer's account was debited with respect to the order.

- (c) The bank is not entitled to any recovery from the customer on account of a failure by the customer to give notification as stated in this section.
- (2) Reasonable time under Subsection (1) may be fixed by agreement as stated in Subsection [70A-1-204 (1)] 70A-1a-302(2), but the obligation of a receiving bank to refund payment as stated in Subsection (1) may not otherwise be varied by agreement.
 - Section 45. Section **70A-5-103** is amended to read:

70A-5-103. Scope.

- (1) This chapter applies to letters of credit and to certain rights and obligations arising out of transactions involving letters of credit.
- (2) The statement of a rule in this chapter does not by itself require, imply, or negate application of the same or a different rule to a situation not provided for, or to a person not specified, in this chapter.
- (3) With the exception of this Subsection (3), Subsections (1) and (4), Subsections 70A-5-102(9) and (10), 70A-5-106(4), and 70A-5-114(4), and except to the extent prohibited in [Subsections 70A-1-102(3)] Section 70A-1a-302 and Subsection 70A-5-117(4), the effect of this chapter may be varied by agreement or by a provision stated or incorporated by reference in an undertaking. A term in an agreement or undertaking generally excusing liability or generally limiting remedies for failure to perform obligations is not sufficient to vary obligations prescribed by this chapter.
- (4) Rights and obligations of an issuer to a beneficiary or a nominated person under a letter of credit are independent of the existence, performance, or nonperformance of a contract or arrangement out of which the letter of credit arises or which underlies it, including contracts or arrangements between the issuer and the applicant and between the applicant and the beneficiary.
 - Section 46. Section **70A-7a-102** is amended to read:

70A-7a-102. Definitions and index of definitions.

- (1) In this chapter, unless the context otherwise requires:
- 1295 (a) "Bailee" means a person that by a warehouse receipt, bill of lading, or other 1296 document of title acknowledges possession of goods and contracts to deliver them.

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- (b) "Carrier" means a person that issues a bill of lading.
 - (c) "Consignee" means a person named in a bill of lading to which or to whose order the bill promises delivery.
 - (d) "Consignor" means a person named in a bill of lading as the person from which the goods have been received for shipment.
 - (e) "Delivery order" means a record that contains an order to deliver goods directed to a warehouse, carrier, or other person that in the ordinary course of business issues warehouse receipts or bills of lading.
 - (f) "Good faith" means honesty in fact and the observance of reasonable commercial standards of fair dealing.
 - (g) "Goods" means all things that are treated as movable for the purposes of a contract for storage or transportation.
 - (h) "Issuer" means a bailee that issues a document of title or, in the case of an unaccepted delivery order, the person that orders the possessor of goods to deliver. The term includes a person for which an agent or employee purports to act in issuing a document if the agent or employee has real or apparent authority to issue documents, even if the issuer did not receive any goods, the goods were misdescribed, or in any other respect the agent or employee violated the issuer's instructions.
 - (i) "Person entitled under the document" means the holder, in the case of a negotiable document of title, or the person to which delivery of the goods is to be made by the terms of, or pursuant to instructions in a record under, a nonnegotiable document of title.
 - (j) "Record" means information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form.
 - (k) "Shipper" means a person that enters into a contract of transportation with a carrier.
 - (1) "Sign" means, with present intent to authenticate or adopt a record:
 - (i) to execute or adopt a tangible symbol; or
- 1323 (ii) to attach to or logically associate with the record an electronic sound, symbol, or process.
 - (m) "Warehouse" means a person engaged in the business of storing goods for hire.
- 1326 (2) Definitions in other chapters applying to this chapter and the sections in which they appear are:

1328	(a) "Contract for sale," Section 70A-2-106.
1329	(b) "Lessee in the ordinary course of business," Section 70A-2a-103.
1330	(c) "Receipt" of goods, Section 70A-2-103.
1331	(3) In addition, Chapter [+,] <u>1a, Uniform Commercial Code -</u> General Provisions,
1332	contains general definitions and principles of construction and interpretation applicable
1333	throughout this chapter.
1334	Section 47. Section 70A-8-101 is amended to read:
1335	70A-8-101. Definitions.
1336	(1) As used in this chapter:
1337	(a) "Adverse claim" means a claim that a claimant has a property interest in a financial
1338	asset and that it is a violation of the rights of the claimant for another person to hold, transfer,
1339	or deal with the financial asset.
1340	(b) "Bearer form," as applied to a certificated security, means a form in which the
1341	security is payable to the bearer of the security certificate according to its terms but not by
1342	reason of an indorsement.
1343	(c) "Broker" means a person defined as a broker or dealer under the federal securities
1344	laws, but without excluding a bank acting in that capacity.
1345	(d) "Certificated security" means a security that is represented by a certificate.
1346	(e) "Clearing corporation" means:
1347	(i) a person that is registered as a "clearing agency" under the federal securities laws;
1348	(ii) a federal reserve bank; or
1349	(iii) any other person that provides clearance or settlement services with respect to
1350	financial assets that would require it to register as a clearing agency under the federal securities
1351	laws but for an exclusion or exemption from the registration requirement, if its activities as a
1352	clearing corporation, including promulgation of rules, are subject to regulation by a federal or
1353	state governmental authority.
1354	(f) "Communicate" means to:
1355	(i) send a signed writing; or
1356	(ii) transmit information by any mechanism agreed upon by the persons transmitting
1357	and receiving the information.
1358	(g) "Entitlement holder" means a person identified in the records of a securities

- intermediary as the person having a security entitlement against the securities intermediary. If a person acquired a security entitlement by virtue of Subsection 70A-8-501(2)(b) or (c), that person is the entitlement holder.
 - (h) "Entitlement order" means a notification communicated to a securities intermediary directing transfer or redemption of a financial asset to which the entitlement holder has a security entitlement.
 - (i) (i) "Financial asset," except as otherwise provided in Section 70A-8-102, means:
- 1366 (A) a security;

- (B) an obligation of a person or a share, participation, or other interest in a person or in property or an enterprise of a person, which is or is of a type, dealt in or traded on financial markets, or which is recognized in any area in which it is issued or dealt in as a medium for investment; or
- (C) any property that is held by a securities intermediary for another person in a securities account if that securities intermediary has expressly agreed with the other person that the property is to be treated as a financial asset under this chapter.
- (ii) As context requires, the term means either the interest itself or the means by which a person's claim to it is evidenced, including a certificated or uncertificated security, a security certificate, or a security entitlement.
- (j) "Good faith," for purposes of the obligation of good faith in the performance or enforcement of contracts or duties within this chapter, means honesty in fact and the observance of reasonable commercial standards of fair dealing.
- (k) "Indorsement" means a signature that alone or accompanied by other words is made on a security certificate in registered form or on a separate document for the purpose of assigning, transferring, or redeeming the security or granting a power to assign, transfer, or redeem it.
- (l) "Instruction" means a notification communicated to the issuer of an uncertificated security which directs that the transfer of the security be registered or that the security be redeemed.
 - (m) "Registered form," as applied to a certificated security, means a form in which:
 - (i) the security certificate specifies a person entitled to the security; and
- (ii) a transfer of the security may be registered upon books maintained for that purpose

1390	by or on behalf of the issuer, of the security certificate so states.
1391	(n) "Securities intermediary" means:
1392	(i) a clearing corporation; or
1393	(ii) a person, including a bank or broker, that in the ordinary course of its business
1394	maintains securities accounts for others and is acting in that capacity.
1395	[(o)] (n) "Security," except as otherwise provided in Section 70A-8-102, means an
1396	obligation of an issuer or a share, participation, or other interest in an issuer or in property or an
1397	enterprise of an issuer:
1398	(i) which is represented by a security certificate in bearer or registered form, or the
1399	transfer of which may be registered upon books maintained for that purpose by or on behalf of
1400	the issuer;
1401	(ii) which is one of a class or series or by its terms is divisible into a class or series of
1402	shares, participations, interests, or obligations; and
1403	(iii) which:
1404	(A) is, or is of a type, dealt in or traded on securities exchanges or securities markets;
1405	or
1406	(B) is a medium for investment and by its terms expressly provides that it is a security
1407	governed by this chapter.
1408	(p) "Security certificate" means a certificate representing a security.
1409	(q) "Security entitlement" means the rights and property interest of an entitlement
1410	holder with respect to a financial asset specified in Part 5.
1411	(r) "Uncertificated security" means a security that is not represented by a certificate.
1412	(2) Other definitions applying to this chapter and the sections in which they appear are:
1413	(a) "Appropriate person," Section 70A-8-106[;].
1414	(b) "Control," Section 70A-8-105[;].
1415	(c) "Delivery," Section 70A-8-301[;].
1416	(d) "Investment company security," Section 70A-8-102[;].
1417	(e) "Issuer," Section 70A-8-201[;].
1418	(f) "Overissue," Section 70A-8-210[;].
1419	(g) "Protected purchaser," Section 70A-8-303[; and].
1420	(h) "Securities account," Section 70A-8-501.

1421 (3) In addition, Chapter [1,] 1a, Uniform Commercial Code - General Provisions, 1422 contains general definitions and principles of construction and interpretation applicable 1423 throughout this chapter. 1424 (4) The characterization of a person, business, or transaction for purposes of this 1425 chapter does not determine the characterization of the person, business, or transaction for 1426 purposes of any other law, regulation, or rule. 1427 Section 48. Section **70A-9a-102.1** is amended to read: 1428 70A-9a-102.1. Definitions from other chapters. 1429 (1) "Control" as provided in Section 70A-7a-106 and the following definitions in other chapters of this title apply to this chapter: 1430 1431 (a) "Applicant" Section 70A-5-102. 1432 (b) "Beneficiary" Section 70A-5-102. 1433 (c) "Broker" Section 70A-8-101. 1434 (d) "Certificated security" Section 70A-8-101. 1435 (e) "Check" Section 70A-3-104. 1436 (f) "Clearing corporation" Section 70A-8-101. 1437 (g) "Contract for sale" Section 70A-2-106. 1438 (h) "Customer" Section 70A-4-104. 1439 (i) "Entitlement holder" Section 70A-8-101. 1440 (j) "Financial asset" Section 70A-8-101. 1441 (k) "Holder in due course" Section 70A-3-302. (1) (i) "Issuer" (with respect to a letter of credit or letter-of-credit right) Section 1442 1443 70A-5-102. 1444 (ii) "Issuer" (with respect to a security) Section 70A-8-201. 1445 (iii) "Issuer" (with respect to documents of title) Section 70A-7a-102. 1446 (m) "Lease" Section 70A-2a-103. 1447 (n) "Lease agreement" Section 70A-2a-103. 1448 (o) "Lease contract" Section 70A-2a-103. 1449 (p) "Leasehold interest" Section 70A-2a-103. 1450 (g) "Lessee" Section 70A-2a-103. 1451 (r) "Lessee in ordinary course of business" Section 70A-2a-103.

1452 (s) "Lessor" Section 70A-2a-103. 1453 (t) "Lessor's residual interest" Section 70A-2a-103. 1454 (u) "Letter of credit" Section 70A-5-102. 1455 (v) "Merchant" Section 70A-2-104. 1456 (w) "Negotiable instrument" Section 70A-3-104. 1457 (x) "Nominated person" Section 70A-5-102. (y) "Note" Section 70A-3-104. 1458 1459 (z) "Proceeds of a letter of credit" Section 70A-5-114. 1460 (aa) "Prove" Section 70A-3-103. 1461 (bb) "Sale" Section 70A-2-106. 1462 (cc) "Securities account" Section 70A-8-501. 1463 (dd) "Securities intermediary" Section 70A-8-101. (ee) "Security" Section 70A-8-101. 1464 1465 (ff) "Security certificate" Section 70A-8-101. 1466 (gg) "Security entitlement" Section 70A-8-101. 1467 (hh) "Uncertificated security" Section 70A-8-101. (2) Chapter [1,] 1a, Uniform Commercial Code - General Provisions, contains general 1468 1469 definitions and principles of construction and interpretation applicable throughout this chapter. 1470 Section 49. Section **70A-10-104** is amended to read: 1471 70A-10-104. Laws not repealed. 1472 Chapter 7a, Uniform Commercial Code - Documents of Title, does not repeal or modify 1473 any laws prescribing the form or contents of documents of title or the services or facilities to be 1474 afforded by bailees, or otherwise regulating bailees' businesses in respects not specifically dealt 1475 with herein; but the fact that such laws are violated does not affect the status of a document of 1476 title which otherwise complies with the definition of a document of title as defined in Section 1477 [70A-1-201] 70A-1a-201. 1478 Section 50. Section **70C-2-204** is amended to read: 70C-2-204. Certain negotiable instruments prohibited. 1479 1480 With respect to a consumer credit sale not involving real property, the seller may not 1481 take a negotiable instrument under Section 70A-3-104 other than a check as evidence of the 1482 obligation of the buyer. A holder is not in good faith under Subsection [70A-1-201 (19)]

1483 70A-1a-201(2)(t) if he takes a negotiable instrument with notice that it is issued in violation of 1484 this section. A holder in due course under Section 70A-3-302 is not subject to the liabilities set 1485 forth in the provisions on the effect of violations on rights of parties under Section 70C-7-201. 1486 Section 51. Repealer. 1487 This bill repeals: 1488 Section 70A-1-101, Short title. 1489 Section 70A-1-102, Purposes -- Rules of construction -- Variation by agreement. Section 70A-1-103, Supplementary general principles of law applicable. 1490 1491 Section 70A-1-104, Construction against implicit repeal. 1492 Section 70A-1-105, Territorial application of title -- Parties' power to choose 1493 applicable law. 1494 Section 70A-1-106, Remedies to be liberally administered. 1495 Section 70A-1-107, Waiver or renunciation of claim or right after breach. 1496 Section 70A-1-108, Severability. 1497 Section 70A-1-109, Section captions. Section 70A-1-201, General definitions. 1498 Section 70A-1-202, Prima facie evidence by third-party documents. 1499 1500 Section 70A-1-203, Obligation of good faith. Section 70A-1-204, Time -- Reasonable time -- "Seasonably." 1501 Section 70A-1-205, Course of dealing and usage of trade. 1502 1503 Section 70A-1-206, Statute of frauds for kinds of personal property not otherwise 1504 covered. Section 70A-1-207, Performance or acceptance under reservation of rights. 1505 1506 Section 70A-1-208, Option to accelerate at will.

S.B. 91 1st Sub. (Green) - Uniform Commercial Code - General Provisions

Fiscal Note

2007 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/1/2007, 9:26:54 AM, Lead Analyst: Eckersley, S.

Office of the Legislative Fiscal Analyst