To: Judiciary, Division A

## SENATE BILL NO. 2540

- AN ACT TO AMEND SECTIONS 75-7-102, 75-7-103, 75-7-104, 75-7-105, 75-7-106, 75-7-201, 75-7-202, 75-7-203, 75-7-204, 75-7-206, 75-7-207, 75-7-208, 75-7-209, 75-7-210, 75-7-301, 75-7-302, 75-7-303, 75-7-304, 75-7-305, 75-7-307, 75-7-308, 75-7-309, 75-7-401, 75-7-402, 75-7-403, 75-7-404, 75-7-501, 75-7-502, 75-7-503, 75-7-504, 75-7-507, 75-7-601 AND 75-7-701, MISSISSIPPI CODE OF 1972, DEALING WITH DOCUMENTS OF TITLE, TO MAKE TECHNICAL CORPECTIONS AND DEVISE NUMBERING AND LETTERING OF THE 3 5 6 7 TECHNICAL CORRECTIONS AND REVISE NUMBERING AND LETTERING OF THE ACT SO AS TO COMPORT WITH THE MODEL ACT AS PROMULGATED BY THE 8 9 NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS; TO 10 11 AMEND SECTIONS 75-1-201 AND 75-9-102, MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR RELATED PURPOSES. 12 13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 75-7-102, Mississippi Code of 1972, is 14
- 15 amended as follows:
- 16 75-7-102. (a) In this chapter, unless the context otherwise requires: 17
- (1) "Bailee" means a person that by a warehouse 18
- receipt, bill of lading, or other document of title acknowledges 19
- 20 possession of goods and contracts to deliver them.
- 21 (2) "Carrier" means a person that issues a bill of
- 22 lading.
- 23 (3) "Consignee" means a person named in a bill of
- <u>lading</u> to which or to whose order the bill promises delivery. 24
- 25 "Consignor" means a person named in a bill of
- 26 lading as the person from which the goods have been received for
- shipment. 27
- 28 (5) "Delivery order" means a record that contains an
- order to deliver goods directed to a warehouse, carrier, or other 29
- 30 person that in the ordinary course of business issues warehouse
- 31 receipts or bills of lading.

- 32 (6) "Good faith" means honesty in fact and the
- 33 observance of reasonable commercial standards of fair dealing.
- 34 (7) "Goods" means all things that are treated as
- 35 movable for the purposes of a contract for storage or
- 36 transportation.
- 37 (8) "Issuer" means a bailee that issues a document of
- 38 title or, in the case of an unaccepted delivery order, the person
- 39 that orders the possessor of goods to deliver. The term includes
- 40 a person for which an agent or employee purports to act in issuing
- 41 a document if the agent or employee has real or apparent authority
- 42 to issue documents, even if the issuer did not receive any goods,
- 43 the goods were misdescribed, or in any other respect the agent or
- 44 employee violated the issuer's instructions.
- 45 (9) "Person entitled under the document" means the
- 46 holder, in the case of a negotiable document of title, or the
- 47 person to which delivery of the goods is to be made by the terms
- 48 of, or pursuant to instructions in a record under, a nonnegotiable
- 49 document of title.
- 50 (10) "Record" means information that is inscribed on a
- 51 tangible medium or that is stored in an electronic or other medium
- 52 and is retrievable in perceivable form.
- 53 (11) "Sign" means, with present intent to authenticate
- 54 or adopt a record:
- 55 (A) To execute or adopt a tangible symbol; or
- 56 (B) To attach to or logically associate with the
- 57 record an electronic sound, symbol, or process.
- 58 (12) "Shipper" means a person that enters into a
- 59 contract of transportation with a carrier.
- (13) "Warehouse" means a person engaged in the business
- of storing goods for hire.
- 62 (b) Definitions in other chapters applying to this chapter
- 63 and the sections in which they appear are:
- (1) "Contract for sale," Section 75-2-106.

- (2) "Lessee in the ordinary course of business,"
- 66 Section 75-2A-103.
- 67 (3) "'Receipt' of goods," Section 75-2-103.
- 68 (c) In addition, Chapter 1 of this title contains general
- 69 definitions and principles of construction and interpretation
- 70 applicable throughout this chapter.
- 71 SECTION 2. Section 75-7-103, Mississippi Code of 1972, is
- 72 amended as follows:
- 73 75-7-103. (a) This chapter is subject to any treaty or
- 74 statute of the United States or regulatory statute of this state
- 75 to the extent the treaty, statute, or regulatory statute is
- 76 applicable.
- 77 (b) This chapter does not repeal or modify any law
- 78 prescribing the form or contents of a document of title or the
- 79 services or facilities to be afforded by a bailee, or otherwise
- 80 regulating a bailee's businesses in respects not specifically
- 81 treated in this chapter. However, violation of these laws does
- 82 not affect the status of a document of title that otherwise
- 83 <u>complies with</u> the definition of a document of title.
- 84 <u>(c)</u> This chapter modifies, limits, and supersedes the
- 85 federal Electronic Signatures in Global and National Commerce Act
- 86 (15 USCS Section 7001 et seq.) but does not modify, limit, or
- 87 supersede Section 101(c) of that act (15 USCS Section 7001(c)) or
- 88 authorize electronic delivery of any of the notices described in
- 89 Section 103(b) of that act (15 USCS Section 7003(b)).
- 90 (d) To the extent there is a conflict between the Uniform
- 91 Electronic Transactions Act (Title 75, Chapter 12) and this
- 92 chapter, this chapter governs.
- 93 **SECTION 3.** Section 75-7-104, Mississippi Code of 1972, is
- 94 amended as follows:
- 95 75-7-104. (a) \* \* \* A document of title is negotiable if by
- 96 its terms the goods are to be delivered to bearer or to the order
- 97 of a named person.

- 98 (b) A document of title other than one described in
- 99 subsection (a) is nonnegotiable. A bill of lading that states
- 100 that the goods are consigned to a named person is not made
- 101 negotiable by a provision that the goods are to be delivered only
- 102 against an \* \* \* order in a record signed by the same or another
- 103 named person.
- 104 (c) A document of title is nonnegotiable if, at the time it
- 105 is issued, the document has a conspicuous legend, however
- 106 expressed, that it is nonnegotiable.
- 107 **SECTION 4.** Section 75-7-105, Mississippi Code of 1972, is
- 108 amended as follows:
- 109 75-7-105. (a) Upon request of a person entitled under an
- 110 electronic document of title, the issuer of the electronic
- 111 document may issue a tangible document of title as a substitute
- 112 for the electronic document if:
- 113 (1) The person entitled under the electronic document
- 114 surrenders control of the document to the issuer; and
- 115 (2) The tangible document when issued contains a
- 116 statement that it is issued in substitution for the electronic
- 117 document.
- 118 (b) Upon issuance of a tangible document of title in
- 119 substitution for an electronic document of title in accordance
- 120 with subsection (a):
- 121 (1) The electronic document ceases to have any effect
- 122 or validity; and
- 123 (2) The person that procured issuance of the tangible
- 124 document warrants to all subsequent persons entitled under the
- 125 tangible document that the warrantor was a person entitled under
- 126 the electronic document when the warrantor surrendered control of
- 127 the electronic document to the issuer.
- 128 <u>(c)</u> Upon request of a person entitled under a tangible
- 129 document of title, the issuer of the tangible document may issue

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- 131 document if:
- 132 (1) The person entitled under the tangible document
- 133 surrenders possession of the document to the issuer; and
- 134 (2) The electronic document when issued contains a
- 135 statement that it is issued in substitution for the tangible
- 136 document.
- 137 (d) Upon issuance of an electronic document of title in
- 138 substitution for a tangible document of title in accordance with
- 139 subsection (c):
- 140 (1) The tangible document ceases to have any effect or
- 141 validity; and
- 142 (2) The person that procured issuance of the electronic
- 143 document warrants to all subsequent persons entitled under the
- 144 electronic document that the warrantor was a person entitled under
- 145 the tangible document when the warrantor surrendered possession of
- 146 the tangible document to the issuer.
- 147 **SECTION 5.** Section 75-7-106, Mississippi Code of 1972, is
- 148 amended as follows:
- 149 75-7-106. (a) A person has control of an electronic
- 150 document of title if a system employed for evidencing the transfer
- 151 of interests in the electronic document reliably establishes that
- 152 person as the person to which the electronic document was issued
- 153 or transferred.
- 154 <u>(b)</u> A system satisfies subsection <u>(a)</u>, and a person is
- 155 deemed to have control of an electronic document of title, if the
- 156 document is created, stored, and assigned in such a manner that:
- 157 <u>(1)</u> A single authoritative copy of the document exists
- 158 which is unique, identifiable, and, except as otherwise provided
- in paragraphs (4), (5), and (6), unalterable;
- 160 (2) The authoritative copy identifies the person
- 161 asserting control as:

- 162 (A) The person to which the document was issued;
- 163 or
- 164 (B) If the authoritative copy indicates that the
- 165 document has been transferred, the person to which the document
- 166 was most recently transferred;
- 167 (3) The authoritative copy is communicated to and
- 168 maintained by the person asserting control or is designated
- 169 custodian;
- 170 (4) Copies or amendments that add or change an
- 171 identified assignee of the authoritative copy can be made only
- 172 with the consent of the person asserting control;
- 173 (5) Each copy of the authoritative copy and any copy of
- 174 a copy is readily identifiable as a copy that is not the
- 175 authoritative copy; and
- 176 (6) Any amendment of the authoritative copy is readily
- 177 identifiable as authorized or unauthorized.
- SECTION 6. Section 75-7-201, Mississippi Code of 1972, is
- 179 amended as follows:
- 180 75-7-201. (a) A warehouse receipt may be issued by any
- 181 warehouse.
- 182 (b) If goods, including distilled spirits and agricultural
- 183 commodities, are stored under a statute requiring a bond against
- 184 withdrawal or a license for the issuance of receipts in the nature
- 185 of warehouse receipts, a receipt issued for the goods is deemed to
- 186 be \* \* \* a warehouse receipt even if issued by a person that is
- 187 the owner of the goods and is not a warehouse.
- 188 **SECTION 7.** Section 75-7-202, Mississippi Code of 1972, is
- 189 amended as follows:
- 190 75-7-202. (a) A warehouse receipt need not be in any
- 191 particular form.
- 192 (b) Unless a warehouse receipt provides for each of the
- 193 following, the warehouse is liable for damages caused to a person
- 194 injured by its omission:

- 195  $\underline{\text{(1)}}$  \* \* \* The location of the warehouse facility where 196 the goods are stored;
- 197 (2) The date of issue of the receipt;
- 198 (3) The unique identification code of the receipt;
- 199 (4) A statement whether the goods received will be
- 200 delivered to the bearer, to a named person, or to a named person
- 201 or its order;
- 202 (5) The rate of storage and handling charges, but if
- 203 goods are stored under a field warehousing arrangement, \* \* \* a
- 204 statement of that fact is sufficient on a nonnegotiable receipt;
- 205 (6) A description of the goods or \* \* \* the packages
- 206 containing them;
- 207 (7) The signature of the warehouse or its agent;
- 208 (8) If the receipt is issued for goods that the
- 209 warehouse owns, either solely, jointly, or in common with
- 210 others, \* \* \* the fact of that ownership; and
- 211 (9) A statement of the amount of advances made and of
- 212 liabilities incurred for which the warehouse claims a lien or
- 213 security interest, but if the precise amount of advances made or
- 214 of \* \* \* liabilities incurred is, at the time of the issue of the
- 215 receipt, \* \* \* unknown to the warehouse or to its agent that
- 216 issued the receipt, \* \* \* a statement of the fact that advances
- 217 have been made or liabilities incurred and the purpose of the
- 218 advances or liabilities is sufficient.
- 219 (c) A warehouse may insert in its receipt any \* \* \* terms
- 220 that are not contrary to the provisions of the Uniform Commercial
- 221 Code and do not impair its obligation of delivery under Section
- 222 75-7-403 or its duty of care under Section 75-7-204. Any contrary
- 223 provisions are ineffective.
- SECTION 8. Section 75-7-203, Mississippi Code of 1972, is
- 225 amended as follows:
- 75-7-203. A party to or purchaser for value in good faith of
- 227 a document of title, other than a bill of lading, that relies upon

- 228 the description of the goods in the document may recover from the
- 229 issuer damages caused by the nonreceipt or misdescription of the
- 230 goods, except to the extent that:
- 231 (1) The document conspicuously indicates that the
- 232 issuer does not know whether all or part of the goods in fact were
- 233 received or conform to the description, such as a case in which
- 234 the description is in terms of marks or labels or kind, quantity,
- 235 or condition, or the receipt or description is qualified by
- 236 "contents, condition, and quality unknown," "said to contain," or
- 237 words of similar import, if the indication is true; or
- 238 (2) The party or purchaser otherwise has notice of the
- 239 nonreceipt or misdescription.
- SECTION 9. Section 75-7-204, Mississippi Code of 1972, is
- 241 amended as follows:
- 75-7-204. (a) A warehouse is liable for damages for loss of
- 243 or injury to the goods caused by its failure to exercise care with
- 244 regard to the goods that a reasonably careful person would
- 245 exercise under similar circumstances. However, unless otherwise
- 246 agreed, the warehouse is not liable for damages that could not
- 247 have been avoided by the exercise of that care.
- 248 (b) Damages may be limited by a term in the warehouse
- 249 receipt or storage agreement limiting the amount of liability in
- 250 case of loss or damage beyond which the warehouse is not liable.
- 251 Such a limitation is not effective with respect to the warehouse's
- 252 liability for conversion to its own use. The warehouse's
- 253 liability, on request of the bailor in a record at the time of
- 254 signing <u>such</u> storage agreement or within a reasonable time after
- 255 receipt of the warehouse receipt, \* \* \* may be increased on part
- $\,$  256  $\,$  or all of the goods covered by the storage agreement or the
- 257 warehouse receipt. In this event, increased rates may be charged
- 258 based on an increased valuation of the goods.



- 259 <u>(c)</u> Reasonable provisions as to the time and manner of 260 presenting claims and commencing actions based on the bailment may 261 be included in the warehouse receipt or storage agreement.
- 262 <u>(d)</u> This section does not impair or repeal Title 75, Chapter 263 43, or Title 75, Chapter 44.
- 264 **SECTION 10.** Section 75-7-206, Mississippi Code of 1972, is amended as follows:
- (a) A warehouse, by giving notice to the person 266 75-7-206. 267 on whose account the goods are held and any other person known to 268 claim an interest in the goods, may require payment of any charges 269 and removal of the goods from the warehouse at the termination of the period of storage fixed by the document of title or, if a 270 271 period is not fixed, within a stated period not less than thirty 272 (30) days after the warehouse gives notice. If the goods are not removed before the date specified in the notice, the warehouse may 273 274 sell them pursuant to Section 75-7-210.
- 275 If a warehouse in good faith believes that \* \* \* goods are about to deteriorate or decline in value to less than the 276 277 amount of its lien within the time provided in subsection (a) and Section 75-7-210, the warehouse may specify in the notice given 278 279 under subsection (a) any reasonable shorter time for removal of 280 the goods and, if the goods are not removed, may sell them at 281 public sale held not less than one (1) week after a single 282 advertisement or posting.
- 283 If, as a result of a quality or condition of the goods 284 of which the warehouse did not have notice at the time of deposit, 285 the goods are a hazard to other property, the warehouse 286 facilities, or other persons, the warehouse may sell the goods at public or private sale without advertisement or posting on 287 288 reasonable notification to all persons known to claim an interest 289 in the goods. If the warehouse, after a reasonable effort, is 290 unable to sell the goods, it may dispose of them in any lawful 291 manner and does not incur liability by reason of that disposition.

- 292 <u>(d)</u> A warehouse shall deliver the goods to any person 293 entitled to them under this chapter upon due demand made at any 294 time before sale or other disposition under this section.
- (e) A warehouse may satisfy its lien from the proceeds of any sale or disposition under this section but shall hold the balance for delivery on the demand of any person to which the warehouse would have been bound to deliver the goods.
- 299 **SECTION 11.** Section 75-7-207, Mississippi Code of 1972, is 300 amended as follows:
- 75-7-207. (a) Unless the warehouse receipt provides

  otherwise \* \* \*, a warehouse shall keep separate the goods covered

  by each receipt so as to permit at all times identification and

  delivery of those goods. However, different lots of fungible

  goods may be commingled.
- 306 (b) If different lots of fungible goods are commingled, the 307 goods are owned in common by the persons entitled thereto and the 308 warehouse is severally liable to each owner for that owner's 309 share. If, because of overissue, a mass of fungible goods is 310 insufficient to meet all the receipts the warehouse has issued 311 against it, the persons entitled include all holders to which 312 overissued receipts have been duly negotiated.
- 313 **SECTION 12.** Section 75-7-208, Mississippi Code of 1972, is amended as follows:
- 75-7-208. If a blank in a negotiable tangible warehouse
  receipt has been filled in without authority, a good faith
  purchaser for value and without notice of the lack of authority
  may treat the insertion as authorized. Any other unauthorized
  alteration leaves any tangible or electronic warehouse receipt
  enforceable against the issuer according to its original tenor.
- 321 **SECTION 13.** Section 75-7-209, Mississippi Code of 1972, is amended as follows:
- 75-7-209. (a) A warehouse has a lien against the bailor on the goods covered by a warehouse receipt or storage agreement or S. B. No. 2540

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on the proceeds thereof in its possession for charges for storage 325 326 or transportation, including demurrage and terminal charges, 327 insurance, labor, or other charges, present or future, in relation 328 to the goods, and for expenses necessary for preservation of the 329 goods or reasonably incurred in their sale pursuant to law. 330 the person on whose account the goods are held is liable for 331 similar charges or expenses in relation to other goods whenever deposited and it is stated in the warehouse receipt or storage 332 agreement that a lien is claimed for charges and expenses in 333 334 relation to other goods, the warehouse also has a lien against the 335 goods covered by the warehouse receipt or storage agreement or on 336 the proceeds thereof in its possession for those charges and 337 expenses, whether or not the other goods have been delivered by 338 the warehouse. However, as against a person to which a negotiable 339 warehouse receipt is duly negotiated, a warehouse's lien is 340 limited to charges in an amount or at a rate specified in the 341 warehouse receipt or, if no charges are so specified, to a reasonable charge for storage of the specific goods covered by the 342 343 receipt subsequent to the date of the receipt. 344 (b) The warehouse may also reserve a security interest under 345

Title 75, Chapter 9, against the bailor for the maximum amount specified on the receipt for charges other than those specified in subsection (a), such as for money advanced and interest. security interest is governed by the chapter on Secured Transactions (Title 75, Chapter 9).

(c) A warehouse's lien for charges and expenses under subsection (a) or a security interest under subsection (b) is also effective against any person that so entrusted the bailor with possession of the goods that a pledge of them by the bailor to a good faith purchaser for value would have been valid. However, the lien or security interest is not effective against a person that before issuance of a document of title had a legal interest or a perfected security interest in the goods and that did not:

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358 (1) Deliver or entrust the goods or any document \* \* \* 359 covering the goods to the bailor or the bailor's nominee with \* \* \* actual or apparent authority to ship, store, or sell; 360 361 or with \* \* \* power to obtain delivery under Section 75-7-403; or 362 with \* \* \* power of disposition under Section 75-2-403, 75-2A-304(2), 75-2A-305(2) or 75-9-320 or other statute or rule of 363 law; or 364 365 (2) Acquiesce in the procurement by the bailor or its 366 nominee of any document. 367 (d) A warehouse's lien on household goods for charges and 368 expenses in relation to the goods under subsection (a) is also effective against all persons if the depositor was the legal 369 370 possessor of the goods at the time of deposit. In this 371 subsection, "household goods" means furniture, furnishings, or 372 personal effects used by the depositor in a dwelling. 373 (e) A warehouse loses its lien on any goods that it 374 voluntarily delivers or unjustifiably refuses to deliver. SECTION 14. Section 75-7-210, Mississippi Code of 1972, is 375 376 amended as follows: 377 75-7-210. (a) Except as otherwise provided in subsection 378 (b), a warehouse's lien may be enforced by public or private sale 379 of the goods, in bulk or in packages, at any time or place and on 380 any terms that are commercially reasonable, after notifying all 381 persons known to claim an interest in the goods. The notification 382 must include a statement of the amount due, the nature of the 383 proposed sale, and the time and place of any public sale. 384 fact that a better price could have been obtained by a sale at a different time or in a different method from that selected by the 385 warehouse is not of itself sufficient to establish that the sale 386 387 was not made in a commercially reasonable manner. The warehouse 388 has sold in a commercially reasonable manner if the warehouse 389 sells the goods in the usual manner in any recognized market

therefor, sells at the price current in that market at the time of

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- 391 the sale, or has otherwise sold in conformity with commercially
- 392 reasonable practices among dealers in the type of goods sold. A
- 393 sale of more goods than apparently necessary to be offered to
- 394 insure satisfaction of the obligation is not commercially
- 395 reasonable, except in cases covered by the preceding sentence.
- 396 (b) A warehouse's \* \* \* lien on goods, other than goods
- 397 stored by a merchant in the course of its business, may be
- 398 enforced only if the following requirements are satisfied:
- 399 (1) All persons known to claim an interest in the goods
- 400 must be notified.
- 401 (2) The notification must include an itemized statement
- 402 of the claim, a description of the goods subject to the lien, a
- 403 demand for payment within a specified time not less than ten (10)
- 404 days after receipt of the notification, and a conspicuous
- 405 statement that unless the claim is paid within that time the goods
- 406 will be advertised for sale and sold by auction at a specified
- 407 time and place.
- 408 (3) The sale must conform to the terms of the
- 409 notification.
- 410 (4) The sale must be held at the nearest suitable place
- 411 to \* \* \* where the goods are held or stored.
- 412 (5) After the expiration of the time given in the
- 413 notification, an advertisement of the sale must be published once
- 414 a week for two (2) weeks consecutively in a newspaper of general
- 415 circulation where the sale is to be held. The advertisement must
- 416 include a description of the goods, the name of the person on
- 417 whose account the goods are being held, and the time and place of
- 418 the sale. The sale must take place at least fifteen (15) days
- 419 after the first publication. If there is no newspaper of general
- 420 circulation in the county where the sale is to be held, the
- 421 advertisement must be posted at least ten (10) days before the
- 422 sale in not less than six (6) conspicuous places in the
- 423 neighborhood of the proposed sale.

- (c) Before any sale pursuant to this section, any person
  claiming a right in the goods may pay the amount necessary to
  satisfy the lien and the reasonable expenses incurred in complying
  with this section. In that event, the goods may not be sold but
  must be retained by the warehouse subject to the terms of the
- (d) A warehouse may buy at any public sale held pursuant to this section.
- (e) A purchaser in good faith of goods sold to enforce a
  warehouse's lien takes the goods free of any rights of persons
  against which the lien was valid, despite the warehouse's
  noncompliance with this section.
- 436 <u>(f)</u> A warehouse may satisfy its lien from the proceeds of
  437 any sale pursuant to this section but must hold the balance, if
  438 any, for delivery on demand to any person to which the warehouse
  439 would have been bound to deliver the goods.
- 440 <u>(g)</u> The rights provided by this section are in addition to 441 all other rights allowed by law to a creditor against a debtor.
- (h) If a lien is on goods stored by a merchant in the course of its business, the lien may be enforced in accordance with \* \* \* 444 subsection (a) or (b).
- (i) A warehouse is liable for damages caused by failure to comply with the requirements for sale under this section and, in case of willful violation, is liable for conversion.
- SECTION 15. Section 75-7-301, Mississippi Code of 1972, is amended as follows:
- 450 75-7-301. (a) A consignee of a nonnegotiable bill of lading
  451 which has given value in good faith, or a holder to which a
  452 negotiable bill has been duly negotiated, relying upon the
- 453 description of the goods in the bill or upon the date shown in the
- 454 bill, may recover from the issuer damages caused by the misdating
- 455 of the bill or the nonreceipt or misdescription of the goods,
- 456 except to the extent that the <u>document of title</u> indicates that the

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receipt and this chapter.

- issuer does not know whether any part or all of the goods in fact
  were received or conform to the description, such as in a case in
  which the description is in terms of marks or labels or kind,
  quantity, or condition or the receipt or description is qualified
  by "contents or condition of contents of packages unknown," "said
  to contain," "shipper's weight, load and count," or words of
  similar import, if that indication is true.
- (b) If goods are loaded by the issuer of the bill of lading, \* \* \* the issuer shall count the packages of goods if shipped in packages and ascertain the kind and quantity if shipped in bulk and \* \* \* words such as "shipper's weight, load and count," or words of similar import indicating that the description was made by the shipper are ineffective except as to goods concealed by packages.
- 471 (c) If bulk goods are loaded by a shipper that makes
  472 available to the issuer of the bill of lading adequate facilities
  473 for weighing those goods, the issuer shall ascertain the kind and
  474 quantity within a reasonable time after receiving the shipper's
  475 request in a record to do so. In that case, "shipper's weight" or
  476 other words of similar import are ineffective.
- 477 (d) The issuer \* \* \*, by including in the bill of lading the
  478 words "shipper's weight, load and count," or \* \* \* words of
  479 similar import, may indicate that the goods were loaded by the
  480 shipper, and, if that statement is true, the issuer is not liable
  481 for damages caused by the improper loading. However, \* \* \*
  482 omission of such words does not imply liability for damages caused
  483 by improper loading.
- (e) A shipper guarantees to the issuer the accuracy at the time of shipment of the description, marks, labels, number, kind, quantity, condition, and weight, as furnished by the shipper, and the shipper shall indemnify the issuer against damage caused by inaccuracies in those particulars. This right of the issuer to that indemnity does not limit its responsibility or liability

490 under the contract of carriage to any person other than the 491 shipper.

**SECTION 16.** Section 75-7-302, Mississippi Code of 1972, is 493 amended as follows:

other document of title embodying an undertaking to be performed in part by a person acting as its <u>agent</u> or by a performing carrier is liable to any person entitled to recover on the \* \* \* document for any breach by the other person or the performing carrier of its obligation under the \* \* \* document. However, to the extent that the bill \* \* \* covers an undertaking to be performed overseas or in territory not contiguous to the continental United States or an undertaking including matters other than transportation, this liability for breach by the other person or the performing carrier may be varied by agreement of the parties.

(b) If goods covered by a through bill of lading or other document of title embodying an undertaking to be performed in part by a person other than the issuer are received by that person, the person is subject, with respect to its own performance while the goods are in its possession, to the obligation of the issuer. The person's obligation is discharged by delivery of the goods to another \* \* \* person pursuant to the \* \* \* document and does not include liability for breach by any other person or by the issuer.

(c) The issuer of a through bill of lading or other document of title described in subsection (a) is entitled to recover from the performing carrier, or other person in possession of the goods when the breach of the obligation under the \* \* \* document occurred:

(1) The amount it may be required to pay to any person entitled to recover on the \* \* \* document for the breach, as may be evidenced by any receipt, judgment, or transcript of judgment; and

- 522 (2) The amount of any expense reasonably incurred by
- 523 the issuer in defending any action commenced by any person
- 524 entitled to recover on the \* \* \* document for the breach.
- 525 **SECTION 17.** Section 75-7-303, Mississippi Code of 1972, is
- 526 amended as follows:
- 527 75-7-303. (a) Unless the bill of lading otherwise provides,
- 528 a carrier may deliver the goods to a person or destination other
- 529 than that stated in the bill or may otherwise dispose of the
- 530 goods, without liability for misdelivery, on instructions from:
- 531 (1) The holder of a negotiable bill; \* \* \*
- 532 (2) The consignor on a nonnegotiable bill even if the
- 533 consignee has given contrary instruction; \* \* \*
- 534 (3) The consignee on a nonnegotiable bill in the
- 535 absence of contrary instructions from the consignor, if the goods
- 536 have arrived at the billed destination or if the consignee is in
- 537 possession of the tangible bill or in control of the electronic
- 538 bill; or
- 539 (4) The consignee on a nonnegotiable bill, if the
- 540 consignee is entitled as against the consignor to dispose of the
- 541 goods.
- 542 (b) Unless instructions described in subsection (a) are
- 543 included in a negotiable bill of lading, a person to which the
- 544 bill is duly negotiated may hold the bailee according to the
- 545 original terms.
- **SECTION 18.** Section 75-7-304, Mississippi Code of 1972, is
- 547 amended as follows:
- 548 75-7-304. (a) Except as customary in international
- 549 transportation, a tangible bill of lading may not be issued in a
- 550 set of parts. The issuer is liable for damages caused by
- 551 violation of this subsection.
- (b) If a tangible bill of lading is lawfully issued in a set
- of parts, each of which contains an identification code and is
- 554 expressed to be valid only if the goods have not been delivered

- against any other part, the whole of the parts constitute one (1)
- 556 bill.
- 557 (c) If a tangible negotiable bill of lading is lawfully
- 558 issued in a set of parts and different parts are negotiated to
- 559 different persons, the title of the holder to which the first due
- 560 negotiation is made prevails as to both the document of title and
- 561 the goods even if any later holder may have received the goods
- 562 from the carrier in good faith and discharged the carrier's
- 563 obligation by surrender of its part.
- (d) A person that negotiates or transfers a single part of a
- 565 tangible bill of lading issued in a set is liable to holders of
- 566 that part as if it were the whole set.
- (e) The bailee is obliged to deliver in accordance with Part
- 568 4 of this chapter against the first presented part of a tangible
- 569 bill of lading lawfully issued in a set. Delivery in this manner
- 570 discharges the bailee's obligation on the whole bill.
- 571 **SECTION 19.** Section 75-7-305, Mississippi Code of 1972, is
- 572 amended as follows:
- 573 75-7-305. (a) Instead of issuing a bill of lading to the
- 574 consignor at the place of shipment, a carrier, at the request of
- 575 the consignor, may procure the bill to be issued at destination or
- 576 at any other place designated in the request.
- 577 (b) Upon request of any person entitled as against a carrier
- 578 to control the goods while in transit and on surrender of
- 579 possession or control of any outstanding bill of lading or other
- 580 receipt covering the goods, the issuer, subject to Section
- 581 75-7-105, may procure a substitute bill to be issued at any place
- 582 designated in the request.
- 583 **SECTION 20.** Section 75-7-307, Mississippi Code of 1972, is
- 584 amended as follows:
- 75-7-307. (a) A carrier has a lien on the goods covered by
- 586 a bill of lading or on the proceeds thereof in its possession for
- 587 charges after the date of the carrier's receipt of the goods for

storage or transportation, including demurrage and terminal
charges, and for expenses necessary for preservation of the goods
incident to their transportation or reasonably incurred in their
sale pursuant to law. However, against a purchaser for value of a
negotiable bill of lading, a carrier's lien is limited to charges
stated in the bill or the applicable tariffs or, if no charges are
stated, a reasonable charge.

- (b) A lien for charges and expenses under subsection (a) on goods that the carrier was required by law to receive for transportation is effective against the consignor or any person entitled to the goods unless the carrier had notice that the consignor lacked authority to subject the goods to those charges and expenses. Any other lien under subsection (a) is effective against the consignor and any person that permitted the bailor to have control or possession of the goods unless the carrier had notice that the bailor lacked authority.
- 604 <u>(c)</u> A carrier loses its lien on any goods <u>that</u> it 605 voluntarily delivers or unjustifiably refuses to deliver.

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- SECTION 21. Section 75-7-308, Mississippi Code of 1972, is amended as follows:
- 75-7-308. (a) A carrier's lien on goods may be enforced by 608 609 public or private sale of the goods, in bulk or in packages, at 610 any time or place and on any terms that are commercially 611 reasonable, after notifying all persons known to claim an interest 612 in the goods. The notification must include a statement of the 613 amount due, the nature of the proposed sale, and the time and 614 place of any public sale. The fact that a better price could have 615 been obtained by a sale at a different time or in a different method from that selected by the carrier is not of itself 616 617 sufficient to establish that the sale was not made in a
- in a commercially reasonable manner if the carrier sells the goods
  in the usual manner in any recognized market therefor, sells at
  S. B. No. 2540
  07/SS26/R63

commercially reasonable manner. The carrier has sold \* \* \* goods

- 621 the price current in that market at the time of the sale, or has
- 622 otherwise sold in conformity with commercially reasonable
- 623 practices among dealers in the type of goods sold. A sale of more
- 624 goods than apparently necessary to be offered to ensure
- 625 satisfaction of the obligation is not commercially reasonable,
- 626 except in cases covered by the preceding sentence.
- 627 (b) Before any sale pursuant to this section, any person
- 628 claiming a right in the goods may pay the amount necessary to
- 629 satisfy the lien and the reasonable expenses incurred in complying
- 630 with this section. In that event, the goods may not be sold but
- 631 must be retained by the carrier, subject to the terms of the bill
- 632 of lading and this chapter.
- 633 (c) A carrier may buy at any public sale pursuant to this
- 634 section.
- 635 (d) A purchaser in good faith of goods sold to enforce a
- 636 carrier's lien takes the goods free of any rights of persons
- 637 against which the lien was valid, despite the carrier's
- 638 noncompliance with this section.
- (e) A carrier may satisfy its lien from the proceeds of any
- 640 sale pursuant to this section but shall hold the balance, if any,
- 641 for delivery on demand to any person to which the carrier would
- 642 have been bound to deliver the goods.
- (f) The rights provided by this section are in addition to
- 644 all other rights allowed by law to a creditor against a debtor.
- 645 (g) A carrier's lien may be enforced pursuant to either
- 646 subsection (a) or the procedure set forth in Section 75-7-210(b).
- (h) A carrier is liable for damages caused by failure to
- 648 comply with the requirements for sale under this section and, in
- 649 case of willful violation, is liable for conversion.
- 650 **SECTION 22.** Section 75-7-309, Mississippi Code of 1972, is
- 651 amended as follows:
- 652 75-7-309. (a) A carrier that issues a bill of lading,
- 653 whether negotiable or nonnegotiable, shall exercise the degree of

- 654 care in relation to the goods which a reasonably careful person
- 655 would exercise under similar circumstances. This subsection does
- 656 not affect any statute, regulation, or rule of law that imposes
- 657 liability upon a common carrier for damages not caused by its
- 658 negligence.
- (b) Damages may be limited by a term in the bill of lading
- or in a transportation agreement that the carrier's liability may
- 661 not exceed a value stated in the bill or transportation agreement
- 662 if the carrier's rates are dependent upon value and the consignor
- 663 is afforded an opportunity to declare a higher value and the
- 664 consignor is advised of the opportunity. However, such a
- 665 limitation is not effective with respect to the carrier's
- 666 liability for conversion to its own use.
- 667 (c) Reasonable provisions as to the time and manner of
- 668 presenting claims and commencing actions based on the shipment may
- 669 be included in a bill of lading or a transportation agreement.
- 670 **SECTION 23.** Section 75-7-401, Mississippi Code of 1972, is
- 671 amended as follows:
- 75-7-401. The obligations imposed by this chapter on an
- 673 issuer apply to a document of title even if:
- (1) The document does not comply with the requirements
- 675 of this chapter or of any other statute, rule, or regulation
- 676 regarding its issue, form, or content; \* \* \*
- 677 (2) The issuer violated laws regulating the conduct of
- 678 its business; \* \* \*
- 679 (3) The goods covered by the document were owned by the
- 680 bailee when the document was issued; or
- 681 (4) The person issuing the document is not a warehouse
- 682 but the document purports to be a warehouse receipt.
- 683 **SECTION 24.** Section 75-7-402, Mississippi Code of 1972, is
- 684 amended as follows:
- 75-7-402. A duplicate or any other document of title
- 686 purporting to cover goods already represented by an outstanding

- 687 document of the same issuer does not confer any right in the
- 688 goods, except as provided in the case of tangible bills of lading
- 689 in a set of parts, overissue of documents for fungible goods,
- 690 substitutes for lost, stolen, or destroyed documents, or
- 691 substitute documents issued pursuant to Section 75-7-105. The
- 692 issuer is liable for damages caused by its overissue or failure to
- 693 identify a duplicate document by a conspicuous notation \* \* \*.
- 694 **SECTION 25.** Section 75-7-403, Mississippi Code of 1972, is
- 695 amended as follows:
- 696 75-7-403. (a) A bailee shall deliver the goods to a person
- 697 entitled under a document of title if the person complies with
- 698 subsections (b) and (c), unless and to the extent that the bailee
- 699 establishes any of the following:
- 700  $\underline{(1)}$  Delivery of the goods to a person whose receipt was
- 701 rightful as against the claimant;
- 702 (2) Damage to or delay, loss, or destruction of the
- 703 goods for which the bailee is not liable;
- 704 (3) Previous sale or other disposition of the goods in
- 705 lawful enforcement of a lien or on warehouse's lawful termination
- 706 of storage;
- 707 (4) The exercise by a seller of its right to stop
- 708 delivery pursuant to Section 75-2-705 or by a lessor of its right
- 709 to stop delivery pursuant to Section 75-2A-526; \* \* \*
- 710 <u>(5)</u> A diversion, reconsignment, or other disposition
- 711 pursuant to Section 75-7-303;
- 712 (6) Release, satisfaction, or any other fact according
- 713  $\underline{a}$  personal defense against the claimant; or
- 714 (7) Any other lawful excuse.
- 715 (b) A person claiming goods covered by a document of title
- 716 shall satisfy the bailee's lien if the bailee so requests or \* \* \*
- 717 the bailee is prohibited by law from delivering the goods until
- 718 the charges are paid.

- 719 (c) Unless a person claiming the goods is one against which
- 720 the document of title does not confer a right under Section
- 721 75-7-503(a):
- 722 (1) The person claiming under a document shall
- 723 surrender possession or control of any outstanding negotiable
- 724 document covering the goods for cancellation or indication of
- 725 partial deliveries; and
- 726 (2) The bailee shall cancel the document or
- 727 conspicuously indicate in the document the partial delivery
- 728 or \* \* \* be liable to any person to which the document is duly
- 729 negotiated.
- 730 **SECTION 26.** Section 75-7-404, Mississippi Code of 1972, is
- 731 amended as follows:
- 732 75-7-404. A bailee that in good faith has received goods and
- 733 delivered or otherwise disposed of the goods according to the
- 734 terms of the document of title or pursuant to this chapter is not
- 735 liable for the goods even if:
- 736 (1) The person from which the bailee received the goods
- 737 did not have authority to procure the document or to dispose of
- 738 the goods; or
- 739 (2) The person to which the bailee delivered the goods
- 740 did not have authority to receive the goods.
- 741 **SECTION 27.** Section 75-7-501, Mississippi Code of 1972, is
- 742 amended as follows:
- 743 75-7-501. (a) The following rules apply to a negotiable
- 744 tangible document of title:
- 745 (1) If the document's original terms run to the order
- 746 of a named person, the document is negotiated by the named

- 747 person's indorsement and delivery. After the named person's
- 748 indorsement in blank or to bearer, any person may negotiate the
- 749 <u>document</u> by delivery alone.
- 750 (2) If the document's original terms <u>run</u> to bearer, it
- 751 is negotiated by delivery alone.

752		(3)	Ιf	the	doc	cume	ent's	orig	inal	ter	cms	run	to	the	order
753	of a name	d per	son	and	it	is	deli <sup>.</sup>	vered	to	the	nam	ned j	pers	son,	the

754 effect is the same as if the document had been negotiated.

755 (4) Negotiation of the document after it has been 756 indorsed to a named person requires indorsement by the named

757 person <u>as well as</u> delivery.

(5) A document <u>is</u> duly negotiated if it is negotiated in the manner stated in this subsection to a holder that purchases it in good faith, without notice of any defense against or claim to it on the part of any person, and for value, unless it is established that the negotiation is not in the regular course of business or financing or involves receiving the document in settlement or payment of a monetary obligation.

- 765 <u>(b)</u> The following rules apply to a negotiable electronic document of title:
- (1) If the document's original terms run to the order of a named person or to bearer, the document is negotiated by delivery of the document to another person. Indorsement by the named person is not required to negotiate the document.
- 771 (2) If the document's original terms run to the order 772 of a named person and the named person has control of the 773 document, the effect is the same as if the document had been 774 negotiated.
- in the manner stated in this subsection to a holder that purchases it in good faith, without notice of any defense against or claim to it on the part of any person, and for value, unless it is established that the negotiation is not in the regular course of business or financing or involves taking delivery of the document in settlement or payment of a monetary obligation.
- 782 <u>(c)</u> Indorsement of a nonnegotiable document of title neither 783 makes it negotiable nor adds to the transferee's rights.

- 784 (d) The naming in a negotiable bill of lading of a person to
- 785 be notified of the arrival of the goods does not limit the
- 786 negotiability of the bill or constitute notice to a purchaser of
- 787 the bill of any interest of that person in the goods.
- 788 **SECTION 28.** Section 75-7-502, Mississippi Code of 1972, is
- 789 amended as follows:
- 790 75-7-502. (a) Subject to Sections 75-7-205 and 75-7-503, a
- 791 holder to which a negotiable document of title has been duly
- 792 negotiated acquires thereby:
- 793 (1) Title to the document;
- 794 (2) Title to the goods;
- 795 (3) All rights accruing under the law of agency or
- 796 estoppel, including rights to goods delivered to the bailee after
- 797 the document was issued; and
- 798 (4) The direct obligation of the issuer to hold or
- 799 deliver the goods according to the terms of the document free of
- 800 any defense or claim by the issuer except those arising under the
- 801 terms of the document or under this chapter \* \* \* . In the case of
- 802 a delivery order, the bailee's obligation accrues only upon the
- 803 bailee's acceptance of the delivery order and the obligation
- 804 acquired by the holder is that the issuer and any indorser will
- 805 procure the acceptance of the bailee.
- 806 (b) Subject to Section 75-7-503, title and rights acquired
- 807 by due negotiation are not defeated by any stoppage of the goods
- 808 represented by the document of title or by surrender of the goods
- 809 by the bailee and are not impaired even if:
- 810 (1) The due negotiation or any prior negotiation
- 811 constituted a breach of duty;
- 812 (2) Any person has been deprived of possession of a
- 813 negotiable tangible document or control of a negotiable electronic
- 814 document by misrepresentation, fraud, accident, mistake, duress,
- 815 loss, theft, or conversion; or

- 816 <u>(3)</u> A previous sale or other transfer of the goods or
- 817 document has been made to a third person.
- 818 **SECTION 29.** Section 75-7-503, Mississippi Code of 1972, is
- 819 amended as follows:
- 75-7-503. (a) A document of title confers no right in goods
- 821 against a person that before issuance of the document had a legal
- 822 interest or a perfected security interest in the goods and that
- 823 did not:
- 824 (1) Deliver or entrust the goods or any document \* \* \*
- 825 covering the goods to the bailor or the bailor's nominee
- 826 with \* \* \* actual or apparent authority to ship, store, or sell;
- 827 with \* \* \* power to obtain delivery under Section 75-7-403; or
- 828 with \* \* \* power of disposition under Section 75-2-403,
- 829 75-2A-304(2), 75-2A-305(2), or \* \* \* 75-9-320 or other statute or
- 830 rule of law; or
- 831 (2) Acquiesce in the procurement by the bailor or its
- 832 nominee of any document.
- 833 (b) Title to goods based upon an unaccepted delivery order
- 834 is subject to the rights of any person to which a negotiable
- 835 warehouse receipt or bill of lading covering the goods has been
- 836 duly negotiated. That title may be defeated under Section
- 837 75-7-504 to the same extent as the rights of the issuer or a
- 838 transferee from the issuer.
- 839 (c) Title to goods based upon a bill of lading issued to a
- 840 freight forwarder is subject to the rights of any person to which
- 841 a bill issued by the freight forwarder is duly negotiated.
- 842 However, delivery by the carrier in accordance with Part 4 of this
- 843 chapter pursuant to its own bill of lading discharges the
- 844 carrier's obligation to deliver.
- 845 **SECTION 30.** Section 75-7-504, Mississippi Code of 1972, is
- 846 amended as follows:
- 75-7-504. (a) A transferee of a document of title, whether
- 848 negotiable or nonnegotiable, to which the document has been

- 849 delivered but not duly negotiated, acquires the title and rights
- 850 that its transferor had or had actual authority to convey.
- (b) In the case of a nonnegotiable document of title, until
- 852 but not after the bailee receives notice of the transfer, the
- 853 rights of the transferee may be defeated:
- 854 (1) By those creditors of the transferor that could
- 855 treat the transfer as void under Section 75-2-402 or
- 856 75-2A-308; \* \* \*
- 857 (2) By a buyer from the transferor in ordinary course
- 858 of business if the bailee has delivered the goods to the buyer or
- 859 received notification of the buyer's rights; \* \* \*
- 860 (3) By a lessee from the transferor in \* \* \* ordinary
- 861 course of business if the bailee has delivered the goods to the
- 862 lessee or received notification of the lessee's rights; or
- 863 (4) As against the bailee, by good faith dealings of
- 864 the bailee with the transferor.
- 865 (c) A diversion or other change of shipping instructions by
- 866 the consignor in a nonnegotiable bill of lading which causes the
- 867 bailee not to deliver the goods to the consignee defeats the
- 868 consignee's title to the goods if the goods have been delivered to
- 869 a buyer in ordinary course of business or a lessee in ordinary
- 870 course of business and in any event defeats the consignee's rights
- 871 against the bailee.
- (d) Delivery of the goods pursuant to a nonnegotiable
- 873 document of title may be stopped by a seller under Section
- 874 75-2-705 or a lessor under Section 75-2A-526, subject to the
- 875 requirements of due notification in those sections. A bailee
- 876 honoring the seller's or lessor's instructions is entitled to be
- 877 indemnified by the seller or lessor against any resulting loss or
- 878 expense.
- 879 **SECTION 31.** Section 75-7-507, Mississippi Code of 1972, is
- 880 amended as follows:

75-7-507. If a person negotiates or delivers a document of
title for value, otherwise than as a mere intermediary under
Section 75-7-508, unless otherwise agreed, the transferor warrants
to its immediate purchaser only in addition to any warranty made
in selling or leasing the goods \* \* \* that:

(1) The document is genuine; \* \* \*

887 (2) The transferor does not have knowledge of any fact 888 that would impair the document's validity or worth; and

that would impair the document's validity or worth; and

(3) The negotiation or delivery is rightful as

(3) The negotiation or delivery is rightful and fully effective with respect to the title to the document and the goods it represents.

**SECTION 32.** Section 75-7-601, Mississippi Code of 1972, is 893 amended as follows:

75-7-601. (a) If a document of title is lost, stolen, or destroyed, a court may order delivery of the goods or issuance of a substitute document and the bailee may without liability to any person comply with the order. If the document was negotiable, a court may not order delivery of the goods or issuance of a substitute document without the claimant's posting security unless it finds that any person that may suffer loss as a result of nonsurrender of possession or control of the document is adequately protected against the loss. If the document was nonnegotiable, the court may require security. The court may also order payment of the bailee's reasonable costs and attorney's fees in any action under this subsection.

906 (b) A bailee that without court order delivers goods to a
907 person claiming under a missing negotiable document of title is
908 liable to any person injured thereby. If the delivery is not in
909 good faith, the bailee is liable for conversion. Delivery in good
910 faith is not conversion if the claimant posts security with the
911 bailee in an amount at least double the value of the goods at the
912 time of posting to indemnify any person injured by the delivery

- 913 which files a notice of claim within one (1) year after the
- 914 delivery.
- 915 **SECTION 33.** Section 75-7-701, Mississippi Code of 1972, is
- 916 amended as follows:
- 917 75-7-701. (a) The amendments to this chapter contained in
- 918 Chapter 527, Laws of 2006, as amended by Senate Bill No. 2540,
- 919 2007 Regular Session, apply to a document of title that is issued
- 920 or a bailment that arises on or after July 1, 2006, but do not
- 921 apply to: (1) a document of title that is issued or a bailment
- 922 that arises before July 1, 2006, even if the document of title or
- 923 bailment would be so subject if the document of title had been
- 924 issued or bailment had arisen after July 1, 2006, or (2) a right
- 925 of action that has accrued before July 1, 2006.
- 926 (b) A document of title issued or a bailment that arises
- 927 before July 1, 2006, and the rights, obligations, and interests
- 928 flowing from that document or bailment are governed by any statute
- 929 amended or repealed by Chapter 527, Laws of 2006, as amended by
- 930 Senate Bill No. 2540, 2007 Regular Session, as if amendment or
- 931 repeal had not occurred and may be terminated, completed,
- 932 consummated, or enforced under that statute as it existed on June
- 933 30, 2006.
- 934 **SECTION 34.** Section 75-1-201, Mississippi Code of 1972, is
- 935 amended as follows:
- 936 75-1-201. Subject to additional definitions contained in the
- 937 subsequent chapters of the Uniform Commercial Code which are
- 938 applicable to specific chapters or Parts thereof, and unless the
- 939 context otherwise requires, in the Uniform Commercial Code:
- 940 (1) "Action" in the sense of a judicial proceeding
- 941 includes recoupment, counterclaim, set-off, suit in equity and any
- 942 other proceedings in which rights are determined.
- 943 (2) "Aggrieved party" means a party entitled to resort
- 944 to a remedy.

- 945 "Agreement" means the bargain of the parties in (3) fact as found in their language or by implication from other 946 circumstances including course of dealing or usage of trade or 947 948 course of performance as provided in this code (Sections 75-1-205 949 and 75-2-208). Whether an agreement has legal consequences is 950 determined by the provisions of this code, if applicable; 951 otherwise by the law of contracts (Section 75-1-103). (Compare 952 "Contract.")
- 953 (4) "Bank" means any person engaged in the business of 954 banking.
- 955 (5) "Bearer" means a person in control of a negotiable 956 electronic document of title or a person in possession of an 957 instrument, \* \* \* negotiable tangible document of title, or \* \* \* 958 certificated security payable to bearer or indorsed in blank.
- 959 (6) "Bill of lading" means a document of title 960 evidencing the receipt of goods for shipment issued by a person 961 engaged in the business of directly or indirectly transporting or 962 forwarding goods. The term does not include a warehouse receipt.
- 963 (7) "Branch" includes a separately incorporated foreign 964 branch of a bank.
- 965 (8) "Burden of establishing" a fact means the burden of 966 persuading the triers of fact that the existence of the fact is 967 more probable than its nonexistence.
- 968 "Buyer in ordinary course of business" means a 969 person that buys goods in good faith, without knowledge that the 970 sale violates the rights of another person in the goods, and in 971 the ordinary course from a person, other than a pawnbroker, in the 972 business of selling goods of that kind. A person buys goods in the ordinary course if the sale to the person comports with the 973 974 usual or customary practices in the kind of business in which the 975 seller is engaged or with the seller's own usual or customary 976 practices. A person that sells oil, gas, or other minerals at the 977 wellhead or minehead is a person in the business of selling goods

978 of that kind. A buyer in the ordinary course of business may buy 979 for cash, by exchange of other property, or on secured or 980 unsecured credit, and may acquire goods or documents of title 981 under a preexisting contract for sale. Only a buyer that takes 982 possession of the goods or has a right to recover the goods from 983 the seller under Title 75, Chapter 2, may be a buyer in ordinary 984 course of business. A person that acquires goods in a transfer in 985 bulk or as security for or in total or partial satisfaction of a 986 money debt is not a buyer in ordinary course of business.

- 987 (10) "Conspicuous," with reference to a term, means so
  988 written, displayed, or presented that a reasonable person against
  989 which it is to operate ought to have noticed it. Whether a term
  990 is "conspicuous" or not is a decision for the court. Conspicuous
  991 terms include the following:
- 992 (A) A heading in capitals equal to or greater in
  993 size than the surrounding text, or in contrasting type, font, or
  994 color to the surrounding text of the same or lessor size; and
  995 (B) Language in the body of a record or display in
- larger type than the surrounding text, or in contrasting type,
  font, or color to the surrounding text of the same size, or set
  off from surrounding text of the same size by symbols or other
  marks that call attention to the language.
- 1000 (11) "Contract" means the total legal obligation which 1001 results from the parties' agreement as affected by this code and 1002 any other applicable rules of law. (Compare "Agreement.")
- 1003 (12) "Creditor" includes a general creditor, a secured 1004 creditor, a lien creditor and any representative of creditors, 1005 including an assignee for the benefit of creditors, a trustee in 1006 bankruptcy, a receiver in equity and an executor or administrator 1007 of an insolvent debtor's or assignor's estate.
- 1008 (13) "Defendant" includes a person in the position of 1009 defendant in a cross-action or counterclaim.

1011	of title means voluntary transfer of control and with respect to
1012	instruments, tangible documents of title, chattel paper, or
1013	certificated securities means voluntary transfer of possession.
1014	(15) "Document of title" means a record $\underline{(i)}$ that in the
1015	regular course of business or financing is treated as adequately
1016	evidencing that the person in possession or control of the
1017	record * * * is entitled to receive, control, $hold_{\underline{,}}$ and dispose of
1018	the record and the goods the record covers and $\underline{(ii)}$ that purports
1019	to be issued by or addressed to a bailee and to cover goods in the
1020	bailee's possession which are either identified or are fungible

(14) "Delivery" with respect to an electronic document

1023 receipt, and order for delivery of goods. An electronic document

portions of an identified mass. The term includes a bill of

lading, transport document, dock warrant, dock receipt, warehouse

- 1024 of title  $\underline{is}$  \* \* \* evidenced by a record consisting of information
- 1025 stored in an electronic medium. A tangible document of title
- 1026 is \* \* \* evidenced by a record consisting of information that is
- 1027 inscribed on a tangible medium.

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- 1028 (16) "Fault" means wrongful act, omission or breach.
- 1029 (17) "Fungible" with respect to goods or securities
- 1030 means goods or securities of which any unit is, by nature or usage
- 1031 of trade, the equivalent of any other like unit. Goods which are
- 1032 not fungible shall be deemed fungible for the purposes of this
- 1033 code to the extent that under a particular agreement or document
- 1034 unlike units are treated as equivalents.
- 1035 (18) "Genuine" means free of forgery or counterfeiting.
- 1036 (19) "Good faith" means honesty in fact in the conduct
- 1037 or transaction concerned.
- 1038 (20) "Holder" means:
- 1039 (A) The person in possession of a negotiable
- 1040 instrument that is payable either to bearer or to an identified
- 1041 person that is the person in possession;

L042	(B) The person in possession of a negotiable
L043	tangible document of title if the goods are deliverable either to
L044	bearer or to the order of the person in possession; or
L045	(C) A person in control of a negotiable electronic
L046	document of title.
L047	(21) To "honor" is to pay or to accept and pay, or
L048	where a credit so engages to purchase or discount a draft
L049	complying with the terms of the credit.
L050	(22) "Insolvency proceedings" includes any assignment

- for the benefit of creditors or other proceedings intended to
  liquidate or rehabilitate the estate of the person involved.

  (23) A person is "insolvent" who either has ceased to
- 1053 (23) A person is "insolvent" who either has ceased to
  1054 pay his debts in the ordinary course of business or cannot pay his
  1055 debts as they become due or is insolvent within the meaning of the
  1056 federal bankruptcy law.
- 1057 (24) "Money" means a medium of exchange authorized or
  1058 adopted by a domestic or foreign government and includes a
  1059 monetary unit of account established by an intergovernmental
  1060 organization or by agreement between two (2) or more nations.
- 1061 (25) Subject to subsection (27), a person has "notice" 1062 of a fact if the person:
- 1063 (a) Has actual knowledge of it; \* \* \*
- 1064 (b) Has received a notice or notification of it;
- 1065 or
- 1066 (c) From all the facts and circumstances known to
  1067 the person at the time in question, has reason to know that it
  1068 exists.
- A person "knows" or has "knowledge" of a fact when the person has actual knowledge of it. "Discover" or "learn" or a word or phrase of similar import refers to knowledge rather than to reason to know. The time and circumstances under which a notice or notification may cease to be effective are not determined by the
- 1074 Uniform Commercial Code.

1075 (26) A person "notifies" or "gives" a notice or
1076 notification to another person by taking such steps as may be
1077 reasonably required to inform the other person in ordinary course
1078 whether or not the other person actually comes to know of it.
1079 Subject to subsection (27), a person "receives" a notice or
1080 notification when:

ou modification when

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(a) It comes to that person's attention; or

1082 (b) It is duly delivered in a form reasonable

1083 under the circumstances at the place of business through which the

contract was made or at another location held out by that person

1085 as the place for receipt of such communications.

received by an organization is effective for a particular transaction from the time when it is brought to the attention of the individual conducting that transaction, and in any event, from the time when it would have been brought to the individual's attention if the organization had exercised due diligence. An organization exercises due diligence if it maintains reasonable routines for communicating significant information to the person conducting the transaction and there is reasonable compliance with the routines. Due diligence does not require an individual acting for the organization to communicate information unless such communication is part of the individual's regular duties or the individual has reason to know of the transaction and that the transaction would be materially affected by the information.

1100 (28) "Organization" includes a corporation, government 1101 or governmental subdivision or agency, business trust, estate, 1102 trust, partnership or association, two (2) or more persons having 1103 a joint or common interest, or any other legal or commercial 1104 entity.

1105 (29) "Party," as distinct from "third party," means a
1106 person who has engaged in a transaction or made an agreement
1107 within this code.

- 1108 (30) "Person" includes an individual or an organization 1109 (see Section 75-1-102).
- 1110 (31) "Presumption" or "presumed" means that the trier

  1111 of fact must find the existence of the fact presumed unless and

  1112 until evidence is introduced which would support a finding of its
- 1113 nonexistence.
- 1114 (32) "Purchase" includes taking by sale, discount,
- 1115 negotiation, mortgage, pledge, lien, security interest, issue or
- 1116 reissue, gift or any other voluntary transaction creating an
- 1117 interest in property.
- 1118 (33) "Purchaser" means a person who takes by purchase.
- 1119 (34) "Remedy" means any remedial right to which an
- 1120 aggrieved party is entitled with or without resort to a tribunal.
- 1121 (35) "Representative" includes an agent, an officer of
- 1122 a corporation or association, and a trustee, executor or
- 1123 administrator of an estate, or any other person empowered to act
- 1124 for another.
- 1125 (36) "Rights" includes remedies.
- 1126 (37) "Security interest" means an interest in personal
- 1127 property or fixtures which secures payment or performance of an
- 1128 obligation.
- 1129 (a) The term also includes any interest of a
- 1130 consignor and a buyer of accounts, chattel paper, a payment
- 1131 intangible, or a promissory note in a transaction that is subject
- 1132 to Article 9. The special property interest of a buyer of goods
- 1133 on identification of such goods to a contract for sale under
- 1134 Section 75-2-401 is not a "security interest," but a buyer may
- 1135 also acquire "security interest" by complying with Article 9.
- 1136 Except as otherwise provided in Section 75-2-505, the right of a
- 1137 seller or lessor of goods under Article 2 or 2A to retain or
- 1138 acquire possession of the goods is not a "security interest," but
- 1139 a seller or lessor may also acquire a "security interest" by
- 1140 complying with Article 9. The retention or reservation of title

1141	by a	seller	of	goods	notwithstanding	shipment	or	delivery	to	the
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- 1142 buyer (Section 75-2-401) is limited in effect to a reservation of
- 1143 a security interest.
- 1144 (b) Whether a transaction creates a lease or
- 1145 security interest is determined by the facts of each case;
- 1146 however, a transaction creates a security interest if the
- 1147 consideration the lessee is to pay the lessor for the right to
- 1148 possession and use of the goods is an obligation for the term of
- 1149 the lease not subject to termination by the lessee, and
- 1150 (i) The original term of the lease is equal
- 1151 to or greater than the remaining economic life of the goods,
- 1152 (ii) The lessee is bound to renew the lease
- 1153 for the remaining economic life of the goods or is bound to become
- 1154 the owner of the goods,
- 1155 (iii) The lessee has an option to renew the
- 1156 lease for the remaining economic life of the goods for no
- 1157 additional consideration or nominal additional consideration upon
- 1158 compliance with the lease agreement, or
- 1159 (iv) The lessee has an option to become the
- 1160 owner of the goods for no additional consideration or nominal
- 1161 additional consideration upon compliance with the lease agreement.
- 1162 (c) A transaction does not create a security
- 1163 interest merely because it provides that:
- 1164 (i) The present value of the consideration
- 1165 the lessee is obligated to pay the lessor for the right to
- 1166 possession and use of the goods is substantially equal to or is
- 1167 greater than the fair market value of the goods at the time the
- 1168 lease is entered into,
- 1169 (ii) The lessee assumes risk of loss of the
- 1170 goods, or agrees to pay taxes, insurance, filing, recording, or
- 1171 registration fees, or service or maintenance costs with respect to
- 1172 the goods,

1173	(iii) The lessee has an option to renew the
1174	lease or to become the owner of the goods,
1175	(iv) The lessee has an option to renew the
1176	lease for a fixed rent that is equal to or greater than the
1177	reasonably predictable fair market rent for the use of the goods
1178	for the term of the renewal at the time the option is to be
1179	performed, or
1180	(v) The lessee has an option to become the
1181	owner of the goods for a fixed price that is equal to or greater
1182	than the reasonably predictable fair market value of the goods at
1183	the time the option is to be performed.
1184	(d) For purposes of this subsection (37):
1185	(i) Additional consideration is not nominal
1186	if:
1187	1. When the option to renew the lease is
1188	granted to the lessee the rent is stated to be the fair market
1189	rent for the use of the goods for the term of the renewal
1190	determined at the time the option is to be performed, or
1191	2. When the option to become the owner
1192	of the goods is granted to the lessee the price is stated to be
1193	the fair market value of the goods determined at the time the
1194	option is to be performed. Additional consideration is nominal if
1195	it is less than the lessee's reasonably predictable cost of
1196	performing under the lease agreement if the option is not
1197	exercised;
1198	(ii) "Reasonably predictable" and "remaining
1199	economic life of the goods" are to be determined with reference to
1200	the fact and circumstances at the time the transaction is entered
1201	into; and
1202	(iii) "Present value" means the amount as of

a date certain of one or more sums payable in the future,

interest rate specified by the parties if the rate is not

discounted to the date certain. The discount is determined by the

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- 1206 manifestly unreasonable at the time the transaction is entered
- 1207 into; otherwise, the discount is determined by a commercially
- 1208 reasonable rate that takes into account the facts and
- 1209 circumstances of each case at the time the transaction was entered
- 1210 into.
- 1211 (38) "Send" in connection with a writing, record, or
- 1212 notice means:
- 1213 (A) To deposit in the mail or deliver for
- 1214 transmission by any other usual means of communication with
- 1215 postage or cost of transmission provided for and properly
- 1216 addressed and, in the case of an instrument, to an address
- 1217 specified thereon or otherwise agreed, or if there be none to any
- 1218 address \* \* \* reasonable under the circumstances; or
- 1219 (B) In any other way to cause to be received any
- 1220 record or notice within the time it would have arrived if properly
- 1221 sent.
- 1222 (39) "Signed" includes any symbol executed or adopted
- 1223 by a party with present intention to authenticate a writing.
- 1224 (40) "Surety" includes guarantor.
- 1225 (41) "Telegram" includes a message transmitted by
- 1226 radio, teletype, cable, any mechanical method of transmission, or
- 1227 the like.
- 1228 (42) "Term" means that portion of an agreement which
- 1229 relates to a particular matter.
- 1230 (43) "Unauthorized" signature means one made without
- 1231 actual, implied or apparent authority and includes a forgery.
- 1232 (44) "Value," except as otherwise provided with respect
- 1233 to negotiable instruments and bank collections (Sections 75-3-303,
- 1234 75-4-208 and 75-4-209), a person gives "value" for rights if he
- 1235 acquires them:
- 1236 (a) In return for a binding commitment to extend
- 1237 credit or for the extension of immediately available credit

- 1238 whether or not drawn upon and whether or not a charge-back is
- 1239 provided for in the event of difficulties in collection; or
- 1240 (b) As security for or in total or partial
- 1241 satisfaction of a preexisting claim; or
- 1242 (c) By accepting delivery pursuant to a
- 1243 preexisting contract for purchase; or
- 1244 (d) Generally, in return for any consideration
- 1245 sufficient to support a simple contract.
- 1246 (45) "Warehouse receipt" means a document of title
- 1247 issued by a person engaged in the business of storing goods for
- 1248 hire.
- 1249 (46) "Written" or "writing" includes printing,
- 1250 typewriting, or any other intentional reduction to tangible form.
- 1251 **SECTION 35.** Section 75-9-102, Mississippi Code of 1972, is
- 1252 amended as follows:
- 1253 75-9-102. (a) In this article:
- 1254 (1) "Accession" means goods that are physically united
- 1255 with other goods in such a manner that the identity of the
- 1256 original goods is not lost.
- 1257 (2) "Account," except as used in "account for," means a
- 1258 right to payment of a monetary obligation, whether or not earned
- 1259 by performance, (i) for property that has been or is to be sold,
- 1260 leased, licensed, assigned, or otherwise disposed of, (ii) for
- 1261 services rendered or to be rendered, (iii) for a policy of
- 1262 insurance issued or to be issued, (iv) for a secondary obligation
- 1263 incurred or to be incurred, (v) for energy provided or to be
- 1264 provided, (vi) for the use or hire of a vessel under a charter or
- 1265 other contract, (vii) arising out of the use of a credit or charge
- 1266 card or information contained on or for use with the card, or
- 1267 (viii) as winnings in a lottery or other game of chance operated
- 1268 or sponsored by a state, governmental unit of a state, or person
- 1269 licensed or authorized to operate the game by a state or
- 1270 governmental unit of a state. The term includes

- 1271 health-care-insurance receivables. The term does not include (i)
- 1272 rights to payment evidenced by chattel paper or an instrument,
- 1273 (ii) commercial tort claims, (iii) deposit accounts, (iv)
- 1274 investment property, (v) letter-of-credit rights or letters of
- 1275 credit, or (vi) rights to payment for money or funds advanced or
- 1276 sold, other than rights arising out of the use of a credit or
- 1277 charge card or information contained on or for use with the card.
- 1278 (3) "Account debtor" means a person obligated on an
- 1279 account, chattel paper, or general intangible. The term does not
- 1280 include persons obligated to pay a negotiable instrument, even if
- 1281 the instrument constitutes part of chattel paper.
- 1282 (4) "Accounting," except as used in "accounting for,"
- 1283 means a record:
- 1284 (A) Authenticated by a secured party;
- 1285 (B) Indicating the aggregate unpaid secured
- 1286 obligations as of a date not more than thirty-five (35) days
- 1287 earlier or thirty-five (35) days later than the date of the
- 1288 record; and
- 1289 (C) Identifying the components of the obligations
- 1290 in reasonable detail.
- 1291 (5) "Agricultural lien" means an interest in farm
- 1292 products:
- 1293 (A) Which secures payment or performance of an
- 1294 obligation for:
- 1295 (i) Goods or services furnished in connection
- 1296 with a debtor's farming operation; or
- 1297 (ii) Rent on real property leased by a debtor
- 1298 in connection with its farming operation;
- 1299 (B) Which is created by statute in favor of a
- 1300 person that:
- 1301 (i) In the ordinary course of its business
- 1302 furnished goods or services to a debtor in connection with a

1303 debtor's farming operation; or

1304	(ii) Leased real property to a debtor in
1305	connection with the debtor's farming operation; and
1306	(C) Whose effectiveness does not depend on the
1307	person's possession of the personal property.
1308	(6) "As-extracted collateral" means:
1309	(A) Oil, gas, or other minerals that are subject
1310	to a security interest that:
1311	(i) Is created by a debtor having an interest
1312	in the minerals before extraction; and
1313	(ii) Attaches to the minerals as extracted;
1314	or
1315	(B) Accounts arising out of the sale at the
1316	wellhead or minehead of oil, gas, or other minerals in which the
1317	debtor had an interest before extraction.
1318	(7) "Authenticate" means:
1319	(A) To sign; or
1320	(B) To execute or otherwise adopt a symbol, or
1321	encrypt or similarly process a record in whole or in part, with
1322	the present intent of the authenticating person to identify the
1323	person and adopt or accept a record.
1324	(8) "Bank" means an organization that is engaged in the
1325	business of banking. The term includes savings banks, savings and
1326	loan associations, credit unions, and trust companies.
1327	(9) "Cash proceeds" means proceeds that are money,
1328	checks, deposit accounts, or the like.
1329	(10) "Certificate of title" means a certificate of
1330	title with respect to which a statute provides for the security
1331	interest in question to be indicated on the certificate as a
1332	condition or result of the security interest's obtaining priority
1333	over the rights of a lien creditor with respect to the collateral.
1334	(11) "Chattel paper" means a record or records that
1335	evidence both a monetary obligation and a security interest in
1336	specific goods, a security interest in specific goods and software

1337	used in the goods, a security interest in specific goods and
1338	license of software used in the goods, a lease of specific goods,
1339	or a lease of specific goods and license of software used in the
1340	goods. In this paragraph, "monetary obligation" means a monetary
1341	obligation secured by the goods or owed under a lease of the goods
1342	and includes a monetary obligation with respect to software used
1343	in the goods. The term does not include (i) charters or other
1344	contracts involving the use or hire of a vessel or (ii) records
1345	that evidence a right to payment arising out of the use of a
1346	credit or charge card or information contained on or for use with
1347	the card. If a transaction is evidenced by records that include
1348	an instrument or series of instruments, the group of records taken
1349	together constitutes chattel paper.

- 1350 (12) "Collateral" means the property subject to a 1351 security interest or agricultural lien. The term includes:
- 1352 (A) Proceeds to which a security interest
- 1353 attaches;
- 1354 (B) Accounts, chattel paper, payment intangibles, and promissory notes that have been sold; and
- 1356 (C) Goods that are the subject of a consignment.
- 1357 (13) "Commercial tort claim" means a claim arising in 1358 tort with respect to which:
- 1359 (A) The claimant is an organization; or
- 1360 (B) The claimant is an individual and the claim:
- 1361 (i) Arose in the course of the claimant's
- 1362 business or profession; and
- 1363 (ii) Does not include damages arising out of
- 1364 personal injury to or the death of an individual.
- 1365 (14) "Commodity account" means an account maintained by
- 1366 a commodity intermediary in which a commodity contract is carried
- 1367 for a commodity customer.

L368	(15) "Commodity contract" means a commodity futures
L369	contract, an option on a commodity futures contract, a commodity
L370	option, or another contract if the contract or option is:
L371	(A) Traded on or subject to the rules of a board
L372	of trade that has been designated as a contract market for such a
L373	contract pursuant to federal commodities laws; or
L374	(B) Traded on a foreign commodity board of trade,
L375	exchange, or market, and is carried on the books of a commodity
L376	intermediary for a commodity customer.
L377	(16) "Commodity customer" means a person for which a
L378	commodity intermediary carries a commodity contract on its books.
L379	(17) "Commodity intermediary" means a person that:
L380	(A) Is registered as a futures commission merchant
L381	under federal commodities law; or
L382	(B) In the ordinary course of its business
L383	provides clearance or settlement services for a board of trade
L384	that has been designated as a contract market pursuant to federal
L385	commodities law.
L386	(18) "Communicate" means:
L387	(A) To send a written or other tangible record;
L388	(B) To transmit a record by any means agreed upon
L389	by the persons sending and receiving the record; or
L390	(C) In the case of transmission of a record to or
L391	by a filing office, to transmit a record by any means prescribed
L392	by filing-office rule.
L393	(19) "Consignee" means a merchant to which goods are
L394	delivered in a consignment.
L395	(20) "Consignment" means a transaction, regardless of
L396	its form, in which a person delivers goods to a merchant for the
L397	purpose of sale and:

(A) The merchant:

other than the name of the person making delivery;

(i) Deals in goods of that kind under a name

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1401	(ii)	Ts	not	an	auctioneer;	and
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- 1402 (iii) Is not generally known by its creditors
- 1403 to be substantially engaged in selling the goods of others;
- 1404 (B) With respect to each delivery, the aggregate
- 1405 value of the goods is One Thousand Dollars (\$1,000.00) or more at
- 1406 the time of delivery;
- 1407 (C) The goods are not consumer goods immediately
- 1408 before delivery; and
- 1409 (D) The transaction does not create a security
- 1410 interest that secures an obligation.
- 1411 (21) "Consignor" means a person that delivers goods to
- 1412 a consignee in a consignment.
- 1413 (22) "Consumer debtor" means a debtor in a consumer
- 1414 transaction.
- 1415 (23) "Consumer goods" means goods that are used or
- 1416 bought for use primarily for personal, family, or household
- 1417 purposes.
- 1418 (24) "Consumer-goods transaction" means a consumer
- 1419 transaction in which:
- 1420 (A) An individual incurs an obligation primarily
- 1421 for personal, family, or household purposes; and
- 1422 (B) A security interest in consumer goods secures
- 1423 the obligation.
- 1424 (25) "Consumer obligor" means an obligor who is an
- 1425 individual and who incurred the obligation as part of a
- 1426 transaction entered into primarily for personal, family, or
- 1427 household purposes.
- 1428 (26) "Consumer transaction" means a transaction in
- 1429 which (i) an individual incurs an obligation primarily for
- 1430 personal, family, or household purposes, (ii) a security interest
- 1431 secures the obligation, and (iii) the collateral is held or
- 1432 acquired primarily for personal, family, or household purposes.
- 1433 The term includes consumer-goods transactions.

1434	(27)	"Continuation	gtatement"	meand	วท	amandmant	٥f	2
1434	( ᠘ / )	"Continuation	statement"	means	an	amenament	OT	а

- 1435 financing statement which:
- 1436 (A) Identifies, by its file number, the initial
- 1437 financing statement to which it relates; and
- 1438 (B) Indicates that it is a continuation statement
- 1439 for, or that it is filed to continue the effectiveness of, the
- 1440 identified financing statement.
- 1441 (28) "Debtor" means:
- 1442 (A) A person having an interest, other than a
- 1443 security interest or other lien, in the collateral, whether or not
- 1444 the person is an obligor;
- 1445 (B) A seller of accounts, chattel paper, payment
- 1446 intangibles, or promissory notes; or
- 1447 (C) A consignee.
- 1448 (29) "Deposit account" means a demand, time, savings,
- 1449 passbook, or similar account maintained with a bank. The term
- 1450 does not include investment property or accounts evidenced by an
- 1451 instrument.
- 1452 (30) "Document" means a document of title or a receipt
- 1453 of the type described in Section 75-7-201(b).
- 1454 (31) "Electronic chattel paper" means chattel paper
- 1455 evidenced by a record or records consisting of information stored
- 1456 in an electronic medium.
- 1457 (32) "Encumbrance" means a right, other than an
- 1458 ownership interest, in real property. The term includes mortgages
- 1459 and other liens on real property.
- 1460 (33) "Equipment" means goods other than inventory, farm
- 1461 products, or consumer goods.
- 1462 (34) "Farm products" means goods, other than standing
- 1463 timber, with respect to which the debtor is engaged in a farming
- 1464 operation and which are:
- 1465 (A) Crops grown, growing, or to be grown,
- 1466 including:

1467	(i)	Crops	produced	on	trees,	vines,	and
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- 1468 bushes; and
- 1469 (ii) Aquatic goods produced in aquacultural
- 1470 operations;
- 1471 (B) Livestock, born or unborn, including aquatic
- 1472 goods produced in aquacultural operations;
- 1473 (C) Supplies used or produced in a farming
- 1474 operation; or
- 1475 (D) Products of crops or livestock in their
- 1476 unmanufactured states.
- 1477 (35) "Farming operation" means raising, cultivating,
- 1478 propagating, fattening, grazing, or any other farming, livestock
- 1479 or aquacultural operation.
- 1480 (36) "File number" means the number assigned to an
- 1481 initial financing statement pursuant to Section 75-9-519(a).
- 1482 (37) "Filing office" means an office designated in
- 1483 Section 75-9-501 as the place to file a financing statement.
- 1484 (38) "Filing-office rule" means a rule adopted pursuant
- 1485 to Section 75-9-526.
- 1486 (39) "Financing statement" means a record or records
- 1487 composed of an initial financing statement and any filed record
- 1488 relating to the initial financing statement.
- 1489 (40) "Fixture filing" means the filing of a financing
- 1490 statement covering goods that are or are to become fixtures and
- 1491 satisfying Section 75-9-502(a) and (b). The term includes the
- 1492 filing of a financing statement covering goods of a transmitting
- 1493 utility which are or are to become fixtures.
- 1494 (41) "Fixtures" means goods that have become so related
- 1495 to particular real property that an interest in them arises under
- 1496 real property law.
- 1497 (42) "General intangible" means any personal property,
- 1498 including things in action, other than accounts, chattel paper,
- 1499 commercial tort claims, deposit accounts, documents, goods,

1501 of credit, money, and oil, gas, or other minerals before 1502 extraction. The term includes payment intangibles and software. 1503 "Good faith" means honesty in fact and the 1504 observance of reasonable commercial standards of fair dealing. 1505 "Goods" means all things that are movable when a 1506 security interest attaches. The term includes (i) fixtures, (ii) 1507 standing timber that is to be cut and removed under a conveyance 1508 or contract for sale, (iii) the unborn young of animals, (iv) 1509 crops grown, growing, or to be grown, even if the crops are produced on trees, vines, or bushes, (v) farm-raised fish produced 1510 1511 in fresh water according to the usual and customary techniques of commercial agriculture, (vi) manufactured homes, and (vii) marine 1512 1513 vessels (herein defined as every type of watercraft used, or capable of being used, as a means of transportation on water) 1514 1515 including both marine vessels under construction, including 1516 engines and all items of equipment installed or to be installed 1517 therein, whether such vessels are being constructed by the 1518 shipbuilder for his own use or for sale (said vessels under 1519 construction being classified as inventory within the meaning of 1520 Section 75-9-102(48)), and marine vessels after completion of 1521 construction so long as such vessels have not become "vessels of 1522 the United States" within the meaning of the Ship Mortgage Act of 1920, 46 USCS, Section 911(4), as same is now written or may 1523 1524 hereafter be amended (said completed vessels being classified as equipment within the meaning of Section 75-9-102(33)). The term 1525 1526 also includes a computer program embedded in goods and any supporting information provided in connection with a transaction 1527 1528 relating to the program if (i) the program is associated with the 1529 goods in such a manner that it customarily is considered part of the goods, or (ii) by becoming the owner of the goods, a person 1530 1531 acquires a right to use the program in connection with the goods. 1532 The term does not include a computer program embedded in goods

instruments, investment property, letter-of-credit rights, letters

1533 that consist solely of the medium in which the program is

1534 embedded. The term also does not include accounts, chattel paper,

1535 commercial tort claims, deposit accounts, documents, general

1536 intangibles, instruments, investment property, letter-of-credit

1537 rights, letters of credit, money, or oil, gas, or other minerals

1538 before extraction.

1539 (45) "Governmental unit" means a subdivision, agency,

1540 department, county, parish, municipality or other unit of the

1541 government of the United States, a state, or a foreign country.

1542 The term includes an organization having a separate corporate

existence if the organization is eligible to issue debt on which

interest is exempt from income taxation under the laws of the

1545 United States.

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1546 (46) "Health-care-insurance receivable" means an

1547 interest in or claim under a policy of insurance which is a right

1548 to payment of a monetary obligation for health-care goods or

1549 services provided or to be provided.

1550 (47) "Instrument" means a negotiable instrument or any

other writing that evidences a right to the payment of a monetary

1552 obligation, is not itself a security agreement or lease, and is of

1553 a type that in ordinary course of business is transferred by

1554 delivery with any necessary endorsement or assignment. The term

1555 does not include (i) investment property, (ii) letters of credit,

1556 or (iii) writings that evidence a right to payment arising out of

1557 the use of a credit or charge card or information contained on or

1558 for use with the card.

1559 (48) "Inventory" means goods, other than farm products,

1560 which:

1561 (A) Are leased by a person as lessor;

1562 (B) Are held by a person for sale or lease or to

1563 be furnished under a contract of service;

1564 (C) Are furnished by a person under a contract of

1565 service; or

1566	(D)	Consist	of	raw	materials,	work	in	process	or

1567 materials used or consumed in a business.

1568 (49) "Investment property" means a security, whether 1569 certificated or uncertificated, security entitlement, securities

1570 account, commodity contract or commodity account.

- 1571 (50) "Jurisdiction of organization," with respect to a 1572 registered organization, means the jurisdiction under whose law 1573 the organization is organized.
- 1574 (51) "Letter-of-credit right" means a right to payment 1575 or performance under a letter of credit, whether or not the 1576 beneficiary has demanded or is at the time entitled to demand 1577 payment or performance. The term does not include the right of a 1578 beneficiary to demand payment or performance under a letter of 1579 credit.
- 1580 (52) "Lien creditor" means:
- 1581 (A) A creditor that has acquired a lien on the 1582 property involved by attachment, levy, or the like;
- 1583 (B) An assignee for benefit of creditors from the 1584 time of assignment;
- 1585 (C) A trustee in bankruptcy from the date of the 1586 filing of the petition; or
- 1587 (D) A receiver in equity from the time of 1588 appointment.
- 1589 (53) "Manufactured home" means a structure,
- 1591 mode, is eight (8) body feet or more in width or forty (40) body
- 1592 feet or more in length, or, when erected on site, is three hundred

transportable in one or more sections, which, in the traveling

- 1593 twenty (320) or more square feet, and which is built on a
- 1594 permanent chassis and designed to be used as a dwelling with or
- 1595 without a permanent foundation when connected to the required
- 1596 utilities, and includes the plumbing, heating, air-conditioning,
- 1597 and electrical systems contained therein. The term includes any
- 1598 structure that meets all of the requirements of this paragraph

- 1599 except the size requirements and with respect to which the
- 1600 manufacturer voluntarily files a certification required by the
- 1601 United States Secretary of Housing and Urban Development and
- 1602 complies with the standards established under Title 42 of the
- 1603 United States Code.
- 1604 (54) "Manufactured-home transaction" means a secured
- 1605 transaction:
- 1606 (A) That creates a purchase-money security
- 1607 interest in a manufactured home, other than a manufactured home
- 1608 held as inventory; or
- 1609 (B) In which a manufactured home, other than a
- 1610 manufactured home held as inventory, is the primary collateral.
- 1611 (55) "Mortgage" means a consensual interest in real
- 1612 property, including fixtures, which secures payment or performance
- 1613 of an obligation. "Mortgage" shall mean and include a deed of
- 1614 trust.
- 1615 (56) "New debtor" means a person that becomes bound as
- 1616 debtor under Section 75-9-203(d) by a security agreement
- 1617 previously entered into by another person.
- 1618 (57) "New value" means (i) money, (ii) money's worth in
- 1619 property, services, or new credit, or (iii) release by a
- 1620 transferee of an interest in property previously transferred to
- 1621 the transferee. The term does not include an obligation
- 1622 substituted for another obligation.
- 1623 (58) "Noncash proceeds" means proceeds other than cash
- 1624 proceeds.
- 1625 (59) "Obligor" means a person that, with respect to an
- 1626 obligation secured by a security interest in or an agricultural
- 1627 lien on the collateral, (i) owes payment or other performance of
- 1628 the obligation, (ii) has provided property other than the
- 1629 collateral to secure payment or other performance of the
- 1630 obligation, or (iii) is otherwise accountable in whole or in part

- 1631 for payment or other performance of the obligation. The term does
- 1632 not include issuers or nominated persons under a letter of credit.
- 1633 (60) "Original debtor," except as used in Section
- 1634 75-9-310(c), means a person that, as debtor, entered into a
- 1635 security agreement to which a new debtor has become bound under
- 1636 Section 75-9-203(d).
- 1637 (61) "Payment intangible" means a general intangible
- 1638 under which the account debtor's principal obligation is a
- 1639 monetary obligation.
- 1640 (62) "Person related to," with respect to an
- 1641 individual, means:
- 1642 (A) The spouse of the individual;
- 1643 (B) A brother, brother-in-law, sister, or
- 1644 sister-in-law of the individual;
- 1645 (C) An ancestor or lineal descendant of the
- 1646 individual or the individual's spouse; or
- 1647 (D) Any other relative, by blood or marriage, of
- 1648 the individual or the individual's spouse who shares the same home
- 1649 with the individual.
- 1650 (63) "Person related to," with respect to an
- 1651 organization, means:
- 1652 (A) A person directly or indirectly controlling,
- 1653 controlled by, or under common control with the organization;
- 1654 (B) An officer or director of, or a person
- 1655 performing similar functions with respect to, the organization;
- 1656 (C) An officer or director of, or a person
- 1657 performing similar functions with respect to, a person described
- 1658 in subparagraph (A);
- 1659 (D) The spouse of an individual described in
- 1660 subparagraph (A), (B), or (C); or
- 1661 (E) An individual who is related by blood or
- 1662 marriage to an individual described in subparagraph (A), (B), (C),
- 1663 or (D) and shares the same home with the individual.

- 1664 (64) "Proceeds," except as used in Section 75-9-609(b),
- 1665 means the following property:
- 1666 (A) Whatever is acquired upon the sale, lease,
- 1667 license, exchange or other disposition of collateral;
- 1668 (B) Whatever is collected on, or distributed on
- 1669 account of, collateral;
- 1670 (C) Rights arising out of collateral;
- 1671 (D) To the extent of the value of collateral,
- 1672 claims arising out of the loss, nonconformity, or interference
- 1673 with the use of, defects or infringement of rights in, or damage
- 1674 to, the collateral; or
- 1675 (E) To the extent of the value of collateral and
- 1676 to the extent payable to the debtor or the secured party,
- 1677 insurance payable by reason of the loss or nonconformity of,
- 1678 defects or infringement of rights in, or damage to, the
- 1679 collateral.
- 1680 (64A) "Production-money crops" means crops that secure
- 1681 a production-money obligation incurred with respect to the
- 1682 production of those crops.
- 1683 (64B) "Production-money obligation" means an obligation
- 1684 of an obligor incurred for new value given to enable the debtor to
- 1685 produce crops if the value is in fact used for the production of
- 1686 the crops.
- 1687 (64C) "Production of crops" includes tilling and
- 1688 otherwise preparing land for growing, planting, cultivating,
- 1689 fertilizing, irrigating, harvesting and gathering crops, and
- 1690 protecting them from damage or disease.
- 1691 (65) "Promissory note" means an instrument that
- 1692 evidences a promise to pay a monetary obligation, does not
- 1693 evidence an order to pay, and does not contain an acknowledgment
- 1694 by a bank that the bank has received for deposit a sum of money or
- 1695 funds.

L696	(66) "Proposal" means a record authenticated by a
L697	secured party which includes the terms on which the secured party
L698	is willing to accept collateral in full or partial satisfaction of
L699	the obligation it secures pursuant to Sections 75-9-620, 75-9-621,
L700	and 75-9-622.

- 1701 (67) "Public-finance transaction" means a secured transaction in connection with which: 1702
- 1703 (A) Debt securities are issued;

1700

- 1704 (B) All or a portion of the securities issued have 1705 an initial stated maturity of at least twenty (20) years; and
- 1706 The debtor, obligor, secured party, account 1707 debtor or other person obligated on collateral, assignor or 1708 assignee of a secured obligation, or assignor or assignee of a 1709 security interest is a state or a governmental unit of a state.
- 1710 (68) "Pursuant to commitment," with respect to an 1711 advance made or other value given by a secured party, means 1712 pursuant to the secured party's obligation, whether or not a subsequent event of default or other event not within the secured 1713 1714 party's control has relieved or may relieve the secured party from 1715 its obligation.
- (69) "Record," except as used in "for record," "of 1716 1717 record, " "record or legal title, " and "record owner, " means 1718 information that is inscribed on a tangible medium or which is 1719 stored in an electronic or other medium and is retrievable in 1720 perceivable form.
- 1721 "Registered organization" means an organization (70)1722 organized solely under the law of a single state or the United States and as to which the state or the United States must 1723 1724 maintain a public record showing the organization to have been 1725 organized.
- "Secondary obligor" means an obligor to the extent 1726 (71)1727 that:
- 1728 (A) The obligor's obligation is secondary; or S. B. No. 2540 07/SS26/R63

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- 1729 (B) The obligor has a right of recourse with
- 1730 respect to an obligation secured by collateral against the debtor,
- 1731 another obligor, or property of either.
- 1732 (72) "Secured party" means:
- 1733 (A) A person in whose favor a security interest is
- 1734 created or provided for under a security agreement, whether or not
- 1735 any obligation to be secured is outstanding;
- 1736 (B) A person that holds an agricultural lien;
- 1737 (C) A consignor;
- 1738 (D) A person to which accounts, chattel paper,
- 1739 payment intangibles, or promissory notes have been sold;
- 1740 (E) A trustee, indenture trustee, agent,
- 1741 collateral agent, or other representative in whose favor a
- 1742 security interest or agricultural lien is created or provided for;
- 1743 or
- 1744 (F) A person that holds a security interest
- 1745 arising under Section 75-2-401, 75-2-505, 75-2-711(3),
- 1746 75-2A-508(5), 75-4-210, or 75-5-118.
- 1747 (73) "Security agreement" means an agreement that
- 1748 creates or provides for a security interest.
- 1749 (74) "Send," in connection with a record or
- 1750 notification, means:
- 1751 (A) To deposit in the mail, deliver for
- 1752 transmission, or transmit by any other usual means of
- 1753 communication, with postage or cost of transmission provided for,
- 1754 addressed to any address reasonable under the circumstances; or
- 1755 (B) To cause the record or notification to be
- 1756 received within the time that it would have been received if
- 1757 properly sent under subparagraph (A).
- 1758 (75) "Software" means a computer program and any
- 1759 supporting information provided in connection with a transaction
- 1760 relating to the program. The term does not include a computer
- 1761 program that is included in the definition of goods.

1762 (76) "State" means a state of the United States, the

1763 District of Columbia, Puerto Rico, the United States Virgin

1764 Islands, or any territory or insular possession subject to the

1765 jurisdiction of the United States.

1766 (77) "Supporting obligation" means a letter-of-credit

1767 right or secondary obligation that supports the payment or

1768 performance of an account, chattel paper, a document, a general

1769 intangible, an instrument, or investment property.

1770 (78) "Tangible chattel paper" means chattel paper

1771 evidenced by a record or records consisting of information that is

1772 inscribed on a tangible medium.

1773 (79) "Termination statement" means an amendment of a

1774 financing statement which:

1775 (A) Identifies, by its file number, the initial

1776 financing statement to which it relates; and

1777 (B) Indicates either that it is a termination

1778 statement or that the identified financing statement is no longer

1779 effective.

1780 (80) "Transmitting utility" means a person primarily

1781 engaged in the business of:

1782 (A) Operating a railroad, subway, street railway,

1783 or trolley bus;

1784 (B) Transmitting communications electrically,

1785 electromagnetically, or by light;

1786 (C) Transmitting goods by pipeline or sewer; or

1787 (D) Transmitting or producing and transmitting

1788 electricity, steam, gas, or water.

1789 (b) The following definitions in other articles apply to

1790 this article:

1791 "Applicant" Section 75-5-102.

1792 "Beneficiary" Section 75-5-102.

1793 "Broker" Section 75-8-102.

"Certificated security" Section 75-8-102.

1795	"Check"	Section	75-3-104.
1796	"Clearing corporation"	Section	75-8-102.
1797	"Contract for sale"	Section	75-2-106.
1798	"Control"	Section	75-7-106.
1799	"Customer"	Section	75-4-104.
1800	"Entitlement holder"	Section	75-8-102.
1801	"Financial asset"	Section	75-8-102.
1802	"Holder in due course"	Section	75-3-302.
1803	"Issuer" (with respect to		
1804	a letter of credit or		
1805	letter-of-credit right)	Section	75-5-102.
1806	"Issuer" (with respect to a		
1807	security)	Section	75-8-201.
1808	"Issuer" (with respect to		
1809	documents of title)	Section	75-7-102 <u>.</u>
1810	"Lease"	Section	75-2A-103.
1811	"Lease agreement"	Section	75-2A-103.
1812	"Lease contract"	Section	75-2A-103.
1813	"Leasehold interest"	Section	75-2A-103.
1814	"Lessee"	Section	75-2A-103.
1815	"Lessee in ordinary course		
1816	of business"	Section	75-2A-103.
1817	"Lessor"	Section	75-2A-103.
1818	"Lessor's residual interest"	Section	75-2A-103.
1819	"Letter of credit"	Section	75-5-102.
1820	"Merchant"	Section	75-2-104.
1821	"Negotiable instrument"	Section	75-3-104.
1822	"Nominated person"	Section	75-5-102.
1823	"Note"	Section	75-3-104.
1824	"Proceeds of a letter of		
1825	credit"	Section	75-5-114.
1826	"Prove"	Section	75-3-103.
1827	"Sale"	Section	75-2-106.
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1829	"Securities intermediary"	Section 75-8-102.
1830	"Security"	Section 75-8-102.
1831	"Security certificate"	Section 75-8-102.
1832	"Security entitlement"	Section 75-8-102.
1833	"Uncertificated security"	Section 75-8-102.
1834	(c) Article 1 contains general	definitions and principles of
1835	construction and interpretation appl	icable throughout this
1836	article.	
1837	SECTION 36. This act shall take	e effect and be in force from
1838	and after its passage.	

Section 75-8-501.

1828

"Securities account"