10030.0700

Fifty-seventh Legislative Assembly of North Dakota

SECOND ENGROSSMENT with Senate Amendments

REENGROSSED HOUSE BILL NO. 1105

Introduced by

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appropriation.

Judiciary Committee

(At the request of the Commission on Uniform State Laws)

1 A BILL for an Act to provide for a computerized central indexing system; to create and enact 2 section 41-05-18 and a new chapter 41-09 of the North Dakota Century Code, relating to 3 Uniform Commercial Code Article 9 - Secured Transactions; to amend and reenact 4 subsection 5 of section 11-18-05, sections 32-20-08 and 35-06-11, subdivision a of 5 subsection 1 of section 35-29-04, subsection 2 of section 35-32-02, section 35-34-06, 6 subsection 2 of section 41-01-05, section 41-01-10.5, subsections 9 and 32 and subdivision a 7 of subsection 37 of section 41-01-11, subsection 2 of section 41-01-16, subdivision d of 8 subsection 3 of section 41-02-03, sections 41-02-17, 41-02-43, and 41-02-50, subsection 3 of 9 section 41-02-95, subsection 3 of section 41-02.1-03, sections 41-02.1-33 and 41-02.1-37, 10 subdivision b of subsection 1 of section 41-02.1-39, subdivision a of subsection 3 of section 11 41-04-22, subdivision a of subsection 1 of section 41-07-32, subsection 6 of section 41-08-03, 12 section 41-08-06, subsection 5 of section 41-08-10, subdivision c of subsection 1 of section 13 41-08-27, subsection 1 of section 41-08-28, section 41-08-50, subsection 12 of section 14 47-19-02, subdivision a of subsection 2 of section 49-04-19, and section 54-09-08 of the North 15 Dakota Century Code, relating to the Uniform Commercial Code; to repeal present chapter 16 41-09 of the North Dakota Century Code, relating to secured transactions; and to provide an

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Subsection 5 of section 11-18-05 of the 1999
 Supplement to the North Dakota Century Code is amended and reenacted as follows:
 - 5. For filing, indexing, making, or completing any statement, abstract, or certificate under the Uniform Commercial Code central filing data base, the computerized central notice system or the computerized statutory liens data base, for receiving printouts, and for other services provided through the computerized system, the

1	fee is the same as that provided in sections 41-09-42 41-09-96 and 41-09-43, as
2	applicable 35 of this Act.
3	SECTION 2. AMENDMENT. Section 32-20-08 of the North Dakota Century Code is
4	amended and reenacted as follows:
5	32-20-08. Other remedies not affected. This chapter does not affect any right or
6	remedy to foreclose or otherwise enforce or satisfy a lien upon or security interest in personal
7	property without action as prescribed in sections 41-09-47 41-09-98 through 41-09-53
8	<u>41-09-123</u> .
9	SECTION 3. AMENDMENT. Section 35-06-11 of the North Dakota Century Code is
10	amended and reenacted as follows:
11	35-06-11. Pledge enforced - Sale when performance due. When performance of the
12	act for which a pledge is given is due in whole or in part, the pledgee may collect what is due
13	him the pledgee by a sale of the property pledged, subject to the rules and exceptions
14	prescribed in this chapter and in section 41-09-50 sections 41-09-98 through 41-09-123.
15	SECTION 4. AMENDMENT. Subdivision a of subsection 1 of section 35-29-04 of the
16	North Dakota Century Code is amended and reenacted as follows:
17	a. The secretary of state, the secretary shall cause the notice to be marked,
18	held, and indexed in accordance with the provisions of subsection 4 of section
19	41-09-42 41-09-90 as if the notice were a financing statement within the
20	meaning of title 41; or
21	SECTION 5. AMENDMENT. Subsection 2 of section 35-32-02 of the 1999
22	Supplement to the North Dakota Century Code is amended and reenacted as follows:
23	2. Except as provided in subsection 3, if the holder of a lien under this chapter
24	relinquishes possession of the aircraft before the amount due is paid, that person
25	may retake possession of the aircraft as provided by section 41-09-49 41-09-106.
26	SECTION 6. AMENDMENT. Section 35-34-06 of the 1999 Supplement to the North
27	Dakota Century Code is amended and reenacted as follows:
28	35-34-06. Lien on other personal property.
29	1. In the case of personal property that does not consist of a vehicle, a vessel, or an
30	account maintained in a financial institution, the public authority may establish a
31	lien on such personal property by filing a notice of lien with the office of the register

1 of deeds in the county in which the personal property may be found or with the 2 secretary of state. The notice must particularly describe the property to be 3 subjected to the lien and the name and last known last-known address of the 4 obligor. The notice of lien must state that the child support obligation is past due 5 and that a copy of the notice of lien has been served on the obligor by first-class 6 mail at the obligor's last known last-known address. 7 2. The information filed with a register of deeds or with the secretary of state under 8 this section must be included in the computerized central indexing system 9 maintained by the secretary of state under section 41-09-46 33 of this Act and 10 must be accessible to the public on the same terms and conditions that apply to 11 access other statutory lien information maintained in the computerized central 12 indexing system. 13 3. Upon filing of the notice of lien in accordance with this section, the lien attaches to 14 and is perfected against all personal property described in the notice. 15 SECTION 7. AMENDMENT. Subsection 2 of section 41-01-05 of the North Dakota 16 Century Code is amended and reenacted as follows: 17 2. Where one of the following provisions of this title specifies the applicable law, that 18 provision governs and a contrary agreement is effective only to the extent 19 permitted by the law (including the conflict of laws rules) so specified: 20 Rights of creditors against sold goods. Section 41-02-47. a. 21 Applicability of the chapter on leases. Sections 41-02.1-05 and 41-02.1-06. b. 22 Applicability of the chapter on bank deposits and collections. Section C. 23 41-04-02. 24 d. Governing law in the chapter on funds transfers. Section 41-04.1-38. 25 Letters of credit. Section 41-05-16. e. 26 Applicability of the chapter on investment securities. Section 41-08-10. f. 27 Perfection provisions of the chapter on secured transactions. Section g. 28 41-09-03 Law governing perfection, the effect of perfection or nonperfection, 29 and the priority of security interests and agricultural liens. Sections 41-09-21

through 41-09-27.

SECTION 8. AMENDMENT. Section 41-01-10.5 of the North Dakota Century Code is amended and reenacted as follows:

41-01-10.5. (11-106) Required refilings.

- 1. If a security interest, without filing or recording, is perfected or has priority on January 1, 1974, as to all persons or as to certain persons and the filing or recording of a financing statement would be required for the perfection or priority of the security interest against those persons, the perfection and priority rights of the security interest continue until three years after January 1, 1974, at which time the perfection will lapse unless a financing statement is filed or recorded as provided for in subsection 4 or the security interest is otherwise perfected.
- 2. If a security interest is perfected on January 1, 1974, under a law other than this title which requires no further filing, refiling, or recording in order to continue its perfection, perfection continues until three years after January 1, 1974, at which time the perfection will lapse, unless a financing statement is filed as provided for in subsection 4, the security interest is otherwise perfected, or under subsection 3 1 of section 41 09 23 41-09-31 the other law continues to govern filing.
- 3. If a security interest is perfected by a filing, refiling, or recording under any statute or other law repealed or modified by chapter 343 of the 1973 Session Laws, as codified in this title, which required further filing, refiling, or recording in order to continue its perfection, perfection continues and will lapse on the date provided for by the law so repealed for such further filing, refiling, or recording, unless a financing statement is filed as provided for in subsection 4 or the security interest is otherwise perfected.
- 4. A financing statement may be filed within six months before the perfection of a security interest would otherwise lapse. The financing statement may be signed by either the debtor or the secured party. It must identify the security agreement, statement, or notice (however denominated in any statute or other law repealed or modified by chapter 343 of the 1973 Session Laws, as codified in this title), state the office where and the date when the last filing, refiling, or recording, if any, was made with respect to it, and the filing number, if any, or book and page, if any, of any recording and further state that the security agreement, statement, or notice

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(however denominated) in another filing office under this title or under any statute or other law repealed or modified by chapter 343 of the 1973 Session Laws, as codified in this title, is still effective. Sections 41-09-40 41-09-21 and 41-09-03 41-09-72 govern the proper place to file the financing statement. Except as specified in this subsection, the provisions of subsection 3 subsections 4 and 5 of section 41-09-42 41-09-86 for continuation statements apply to the financing statement.

SECTION 9. AMENDMENT. Subsections 9 and 32 and subdivision a of subsection 37 of section 41-01-11 of the North Dakota Century Code are amended and reenacted as follows:

"Buyer in ordinary course of business" means a person who that buys goods in good faith and, without knowledge that the sale to the person is in violation of violates the ownership rights or security interest of a third party another person in the goods buys, and in the ordinary course from a person, other than a pawnbroker, in the business of selling goods of that kind but does not include a pawnbroker. All persons who sell minerals or the like (including oil and gas) at wellhead or minehead shall be deemed to be persons. A person buys goods in the ordinary course if the sale to the person comports with the usual or customary practices in the kind of business in which the seller is engaged or with the seller's own usual or customary practices. A person that sells oil, gas, or other minerals at the wellhead or minehead is a person in the business of selling goods of that kind. "Buying" A buyer in the ordinary course of business may be buy for cash or, by exchange of other property, or on secured or unsecured credit, and includes receiving may acquire goods or documents of title under a preexisting contract for sale but does not include a transfer in bulk or as security for or in total or partial satisfaction of a money debt Only a buyer that takes possession of the goods or has a right to recover the goods from the seller under chapter 41-02 may be a buyer in the ordinary course of business. A person that acquires goods in a transfer in bulk or as security for or in total or partial satisfaction of a money debt is not a buyer in the ordinary course of business.

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- 32. "Purchase" includes taking by sale, discount, negotiation, mortgage, pledge, lien, security interest, issue or reissue, gift, or any other voluntary transaction creating an interest in property.
- 37. "Security interest" means an interest in personal property or fixtures which secures payment or performance of an obligation. The retention or reservation of title by a seller of goods notwithstanding shipment or delivery to the buyer (section 41-02-46) is limited in effect to a reservation of a "security interest". The term also includes any interest of a consignor and a buyer of accounts er, chattel paper which, a payment intangible, or a promissory note in a transaction that is subject to chapter 41-09. The special property interest of a buyer of goods on identification of those goods to a contract for sale under section 41-02-46 is not a "security interest", but a buyer may also acquire a "security interest" by complying with chapter 41-09. Unless a consignment is intended as security, reservation of title thereunder is not a "security interest", but a consignment is in any event subject to the provisions on consignment sales (section 41-02-43). Except as otherwise provided in section 41-02-53, the right of a seller or lessor of goods under chapter 41-02 or 41-02.1 to retain or acquire possession of the goods is not a "security interest", but a seller or lessor may also acquire a "security interest" by complying with chapter 41-09. The retention or reservation of title by a seller of goods notwithstanding shipment or delivery to the buyer, section 41-02-46, is limited in effect to a reservation of a "security interest". Whether a transaction creates a lease or security interest is determined by the facts of each case; however, a transaction creates a security interest if the consideration the lessee is to pay the lessor for the right to possession and use of the goods is an obligation for the term of the lease not subject to termination by the lessee, and (1) the original term of the lease is equal to or greater than the remaining economic life of the goods; (2) the lessee is bound to renew the lease for the remaining economic life of the goods or is bound to become the owner of the goods; (3) the lessee has an option to renew the lease for the remaining economic life of the goods for no additional

1		consideration or nominal additional consideration upon compliance with the
2		lease agreement; or (4) the lessee has an option to become the owner of the
3		goods for no additional consideration or nominal additional consideration
4		upon compliance with the lease agreement.
5	SEC	CTION 10. AMENDMENT. Subsection 2 of section 41-01-16 of the North Dakota
6	Century Co	de is amended and reenacted as follows:
7	2.	Subsection 1 does not apply to contracts for the sale of goods (section 41-02-08)
8		nor of securities (section 41-08-13) nor to security agreements (section 41-09-16
9		<u>41-09-13</u>).
10	SEC	CTION 11. AMENDMENT. Subdivision d of subsection 3 of section 41-02-03 of the
11	North Dako	ta Century Code is amended and reenacted as follows:
12		d. "Consumer goods". Section 41-09-09 41-09-02.
13	SEC	CTION 12. AMENDMENT. Section 41-02-17 of the North Dakota Century Code is
14	amended a	nd reenacted as follows:
15	41-0	02-17. (2-210) Delegation of performance - Assignment of rights.
16	1.	A party may perform that party's duty through a delegate unless otherwise agreed
17		or unless the other party has a substantial interest in having the other party's
18		original promisor perform or control the acts required by the contract. No
19		delegation of performance relieves the party delegating of any duty to perform or
20		any liability for breach.
21	2.	Unless Except as otherwise provided in section 41-09-68, unless otherwise
22		agreed, all rights of either seller or buyer can be assigned except when the
23		assignment would materially change the duty of the other party, or increase
24		materially the burden or risk imposed on the other party by that party's contract, or
25		impair materially that party's chance of obtaining return performance. A right to
26		damages for breach of the whole contract or a right arising out of the assignor's
27		due performance of the assignor's entire obligation can be assigned despite
28		agreement otherwise.
29	3.	The creation, attachment, perfection, or enforcement of a security interest in the
30		seller's interest under a contract is not a transfer that materially changes the duty
31		of or increases materially the burden or risk imposed on the buyer or impairs

- materially the buyer's chance of obtaining return performance within the purview of subsection 2 unless, and then only to the extent that, enforcement actually results in a delegation of material performance of the seller. Even in that event, the creation, attachment, perfection, and enforcement of the security interest remain effective, but (a) the seller is liable to the buyer for damages caused by the delegation to the extent that the damages could not reasonably be prevented by the buyer, and (b) a court having jurisdiction may grant other appropriate relief, including cancellation of the contract for sale or an injunction against enforcement of the security interest or consummation of the enforcement.
- 4. Unless the circumstances indicate the contrary, a prohibition of assignment of "the contract" is to be construed as barring only the delegation to the assignee of the assignor's performance.
- 4. <u>5.</u> An assignment of "the contract" or of "all my rights under the contract" or an assignment in similar general terms is an assignment of rights and unless the language or the circumstances (as in an assignment for security) indicate the contrary, it is a delegation of performance of the duties of the assignor and its acceptance by the assignee constitutes a promise by the assignee to perform those duties. This promise is enforceable by either the assignor or the other party to the original contract.
- 5. 6. The other party may treat any assignment which delegates performance as creating reasonable grounds for insecurity and may without prejudice to that party's rights against the assignor demand assurances from the assignee (section 41-02-72).
- **SECTION 13. AMENDMENT.** Section 41-02-43 of the North Dakota Century Code is amended and reenacted as follows:
- 41-02-43. (2-326) Sale on approval and sale or return Consignment sales and rights Rights of creditors.
 - Unless otherwise agreed, if delivered goods may be returned by the buyer even though they conform to the contract, the transaction is:
 - a. A "sale on approval" if the goods are delivered primarily for use.
 - b. A "sale or return" if the goods are delivered primarily for resale.

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1 2. Except as provided in subsection 3, goods foods held on approval are not subject 2 to the claims of the buyer's creditors until acceptance; goods held on sale or return 3 are subject to such claims while in the buyer's possession. 4 3. If goods are delivered to a person for sale and such person maintains a place of 5 business at which such person deals in goods of the kind involved, under a name 6 other than the name of the person making delivery, then with respect to claims of 7 creditors of the person conducting the business the goods are deemed to be on 8 sale or return. The provisions of this subsection are applicable even though an 9 agreement purports to reserve title to the person making delivery until payment or 10 resale or uses such words as "on consignment" or "on memorandum". However, 11 this subsection is not applicable if the person making delivery: 12 a. Complied with an applicable law providing for a consignor's interest or the like 13 to be evidenced by a sign; 14 Establishes that the person conducting the business is generally known by b. 15 the person's creditors to be substantially engaged in selling the goods of 16 others; or 17 Complies with the filing provisions of the chapter on secured transactions C. 18 (chapter 41-09). 19 4. Any "or return" term of a contract for sale is to be treated as a separate contract for 20 sale within the statute of frauds section of this chapter (section 41-02-08) and as 21 contradicting the sale aspect of the contract within the provisions of this chapter on 22 parol or extrinsic evidence (section 41-02-09). 23 SECTION 14. AMENDMENT. Section 41-02-50 of the North Dakota Century Code is 24 amended and reenacted as follows: 25 41-02-50. (2-502) Buyer's right to goods on seller's repudiation, failure to deliver, 26 or insolvency. 27 1. Subject to subsection subsections 2 and 3 and even though the goods have not 28 been shipped, a buyer who has paid a part or all of the price of goods in which the 29 buyer has a special property under the provisions of section 41-02-49 may on

them from the seller if:

making and keeping good a tender of any unpaid portion of their price recover

1 In the case of goods bought for personal, family, or household purposes, the a. 2 seller repudiates or fails to deliver as required by the contract; or 3 In all cases, the seller becomes insolvent within ten days after receipt of the b. 4 first installment on their price. 5 2. The buyer's right to recover the goods under subdivision a of subsection 1 vests 6 upon acquisition of a special property, even if the seller had not then repudiated or 7 failed to deliver. 8 If the identification creating the buyer's special property has been made by the 9 buyer, the buyer acquires the right to recover the goods only if they conform to the 10 contract for sale. 11 SECTION 15. AMENDMENT. Subsection 3 of section 41-02-95 of the North Dakota 12 Century Code is amended and reenacted as follows: 13 The buyer has a right of replevin for goods identified to the contract if after 14 reasonable effort the buyer is unable to effect cover for such goods or the 15 circumstances reasonably indicate that such effort will be unavailing or if the goods 16 have been shipped under reservation and satisfaction of the security interest in 17 them has been made or tendered. In the case of goods bought for personal, 18 family, or household purposes, the buyer's right of replevin vests upon acquisition 19 of a special property, even if the seller had not then repudiated or failed to deliver. 20 **SECTION 16. AMENDMENT.** Subsection 3 of section 41-02.1-03 of the North Dakota 21 Century Code is amended and reenacted as follows: 22 3. The following definitions also apply to this chapter: 23 "Account". Section 41-09-06 41-09-02. a. 24 b. "Between merchants". Subsection 1 of section 41-02-04. 25 "Buyer". Subdivision a of subsection 1 of section 41-02-03. C. 26 "Chattel paper". Subdivision c of subsection 1 of section 41-09-05 d. 27 Section 41-09-02. 28 "Consumer goods". Subsection 1 of section 41-09-09 Section 41-09-02. e. 29 "Document". Subdivision g of subsection 1 of section 41-09-05 f. 30 Section 41-09-02. 31 "Entrusting". Subsection 3 of section 41-02-48. g.

1 h. "General intangibles intangible". Section 41-09-06 41-09-02. 2 i. "Good faith". Subdivision b of subsection 1 of section 41-02-03. 3 "Instrument". Subdivision j of subsection 1 of section 41-09-05 j. 4 Section 41-09-02. "Merchant". Subsection 3 of section 41-02-04. 5 k. 6 I. "Mortgage". Subdivision k of subsection 1 of section 41-09-05 7 Section 41-09-02. "Pursuant to commitment". Subdivision Lof subsection 1 of section 41-09-05 8 m. 9 Section 41-09-02. 10 "Receipt". Subdivision c of subsection 1 of section 41-02-03. n. 11 "Sale". Subdivision d of subsection 1 of section 41-02-06. 0. 12 p. "Sale on approval". Subdivision a of subsection 1 of section 41-02-43. 13 "Sale or return". Subdivision b of subsection 1 of section 41-02-43. q. 14 "Seller". Subdivision d of subsection 1 of section 41-02-03. r. 15 SECTION 17. AMENDMENT. Section 41-02.1-33 of the North Dakota Century Code is amended and reenacted as follows: 16 17 41-02.1-33. (2A-303) Alienability of party's interest under lease contract or of 18 lessor's residual interest in goods - Delegation of performance - Transfer of rights. 19 Except as provided in subsections 2 and subsection 3 and section 41-09-69, a 20 provision in a lease agreement that prohibits the voluntary or involuntary transfer, 21 including a transfer by sale, sublease, creation or enforcement of a security 22 interest, or attachment, levy, or other judicial process, of an interest of a party 23 under the lease contract or of the lessor's residual interest in the goods, or that 24 makes such a transfer an event of default, is enforceable as provided in subsection 25 4 3, but a transfer that is prohibited or is an event of default under the lease 26 agreement is otherwise effective. "Creation of a security interest" as used in this 27 section includes the sale of a lease contract that is subject to chapter 41-09. 28 2. A provision in a lease agreement that prohibits the creation or enforcement of a 29 security interest in an interest of a party under the lease contract, or in the lessor's 30 residual interest in the goods or that makes such a transfer an event of default is 31

not enforceable unless, and then only to the extent that, there is an actual transfer

- by the lessee of the lessee's right of possession or use of the goods in violation of the provision or delegation of a material performance of either party to the lease contract in violation of the provision.
- 3. A transfer of a right to damages for default with respect to the whole lease contract or a transfer of a right to payment arising out of the transferor's due performance of the transferor's entire obligation, which includes the creation of a security interest in the right to future payment under a lease contract that is granted by a lessor who has no remaining performance under the lease contract, may not be prohibited or made an event of default and is not a transfer that materially impairs the prospect of obtaining return performance by, materially changes the duty of, or materially increases the burden or risk imposed on the other party to the lease contract within subsection 4 3.
- 4. 3. Subject to subsections subsection 2 and 3 section 41-09-69, if a transfer is made that is prohibited or is an event of default under a lease agreement, or if a transfer is made that materially impairs the prospect of obtaining return performance by, materially changes the duty of, or materially increases the burden or risk imposed on the other party to the lease contract, unless the party prejudiced by the transfer agrees at any time to the transfer in the lease contract or otherwise, then that party has, if the transfer is made an event of default, the rights and remedies provided under subsection 2 of section 41-02.1-48. In all other cases, except as limited by contract, the transferor is liable to the prejudiced party for damages caused by the transfer to the extent the damages could not reasonably be prevented by the prejudiced party. A court having jurisdiction may grant other appropriate relief, including cancellation of the lease contract or an injunction against the transfer.
- 5. 4. A transfer of "the lease" or of "all my rights under the lease" or a transfer in similar general terms is a transfer of rights, and unless the language or the circumstances, as in a transfer for security, indicate the contrary, the transfer is a delegation of duties by the transferor to the transferee and acceptance by the transferee constitutes a promise by the transferee to perform those duties. This promise is enforceable by either the transferor or the other party to the lease contract.

1	6. <u>5.</u>	Unless otherwise agreed by the lessor and the lessee, no delegation of
2		performance relieves the transferor as against the other party of any duty to
3		perform or any liability for default.
4	7. <u>6.</u>	To prohibit the transfer of an interest of a party under a consumer lease contract or
5		to make a transfer an event of default, the language must be specific, by a writing,
6		and conspicuous.
7	SE	CTION 18. AMENDMENT. Section 41-02.1-37 of the North Dakota Century Code is
8	amended	and reenacted as follows:
9	41	-02.1-37. (2A-307) Priority of liens arising by attachment or levy on, security
10	interests	in, and other claims to goods.
11	1.	Except as otherwise provided in section 41-02.1-36, a creditor of a lessee takes
12		subject to the lease contract.
13	2.	Except as otherwise provided in subsections subsection 3 and 4 and in sections
14		41-02.1-36 and 41-02.1-38, a creditor of a lessor takes subject to the lease
15		contract unless any of the following is met:
16		a. The the creditor holds a lien that attached to the goods before the lease
17		contract became enforceable.
18		b. The creditor holds a security interest in the goods and the lessee did not give
19		value and receive delivery of the goods without knowledge of the security
20		interest.
21		c. The creditor holds a security interest in the goods was perfected (section
22		41-09-24) before the lease contract became enforceable.
23	3.	A lessee in the ordinary course of business takes the leasehold free of a security
24		interest is perfected and the lessee knows of its existence.
25	4.	A lessee other than a lessee in the ordinary course of business takes the
26		leasehold interest free of a security interest to the extent that it secures future
27		advances made after the secured party acquires knowledge of the lease or more
28		than forty five days after the lease contract becomes enforceable, whichever first
29		occurs, unless the future advances are made pursuant to a commitment entered
30		into without knowledge of the lease and before the expiration of the forty-five-day

period. Except as otherwise provided in sections 41-09-37, 41-09-41, and

1	41-09-43, a lessee takes a leasehold interest subject to a security interest held by						
2		<u>a cr</u>	editor of the lessor.				
3	SEC	CTIO	N 19. AMENDMENT. Subdivision b of subsection 1 of section 41-02.1-39 of				
4	the North D	akota	a Century Code is amended and reenacted as follows:				
5		b.	A "fixture filing" is the filing, in the office where a record of a mortgage on the				
6			real estate would be recorded, of a financing statement covering goods that				
7			are or are to become fixtures and conforming to the requirements of				
8			subsection 5 subsections 1 and 2 of section 41-09-41 41-09-73.				
9	SEC	CTIO	N 20. AMENDMENT. Subdivision a of subsection 3 of section 41-04-22 of the				
10	North Dako	ta Ce	entury Code is amended and reenacted as follows:				
11		a.	No security agreement is necessary to make the security interest enforceable				
12			(paragraph 1 of subdivision a c of subsection 4 2 of section 41-09-16				
13			<u>41-09-13</u>).				
14	SEC	CTIO	N 21. Section 41-05-18 of the North Dakota Century Code is created and				
15	enacted as	follo	ws:				
16	41-0	05-18	3. (5-118) Security interest of issuer or nominated person.				
17	<u>1.</u>	<u>An i</u>	ssuer or nominated person has a security interest in a document presented				
18		<u>und</u>	er a letter of credit to the extent that the issuer or nominated person honors or				
19		give	es value for the presentation.				
20	<u>2.</u>	<u>So l</u>	ong as and to the extent that an issuer or nominated person has not been				
21		<u>rein</u>	nbursed or has not otherwise recovered the value given with respect to a				
22		sec	urity interest in a document under subsection 1, the security interest continues				
23		<u>and</u>	is subject to chapter 41-09, but:				
24		<u>a.</u>	A security agreement is not necessary to make the security interest				
25			enforceable under subdivision c of subsection 2 of section 41-09-13;				
26		<u>b.</u>	If the document is presented in a medium other than a written or other				
27			tangible medium, the security interest is perfected; and				
28		<u>C.</u>	If the document is presented in a written or other tangible medium and is not				
29			a certificated security, chattel paper, a document of title, an instrument, or a				
30			letter of credit, the security interest is perfected and has priority over a				

'		conflicting security interest in the document so long as the debtor does not
2		have possession of the document.
3	SECTIO	ON 22. AMENDMENT. Subdivision a of subsection 1 of section 41-07-32 of the
4	North Dakota C	entury Code is amended and reenacted as follows:
5	a.	Delivered or entrusted them or any document of title covering them to the
6		bailor or the bailor's nominee with actual or apparent authority to ship, store,
7		or sell or with power to obtain delivery under this chapter (section 41-07-28)
8		or with power of disposition under this title (sections 41-02-48 and 41-09-28
9		41-09-40) or other statute or rule of law; nor
10	SECTIO	ON 23. AMENDMENT. Subsection 6 of section 41-08-03 of the North Dakota
11	Century Code i	s amended and reenacted as follows:
12	6. A	commodity contract, as defined in section 41-09-13.2 41-09-02, is not a security
13	or	a financial asset.
14	SECTIO	DN 24. AMENDMENT. Section 41-08-06 of the North Dakota Century Code is
15	amended and r	eenacted as follows:
16	41-08-0	6. (8-106) Control.
17	1. A	ourchaser has "control" of a certificated security in bearer form if the certificated
18	se	curity is delivered to the purchaser.
19	2. A	ourchaser has "control" of a certificated security in registered form if the
20	ce	rtificated security is delivered to the purchaser, and:
21	a.	The certificate is endorsed to the purchaser or in blank by an effective
22		endorsement; or
23	b.	The certificate is registered in the name of the purchaser, upon original issue
24		or registration of transfer by the issuer.
25	3. A	ourchaser has "control" of an uncertificated security if:
26	a.	The uncertificated security is delivered to the purchaser; or
27	b.	The issuer has agreed that it will comply with instructions originated by the
28		purchaser without further consent by the registered owner.
29	4. A	ourchaser has "control" of a security entitlement if:
30	a.	The purchaser becomes the entitlement holder; er

31

1 b. The securities intermediary has agreed that it will comply with entitlement 2 orders originated by the purchaser without further consent by the entitlement 3 holder-; or 4 Another person has control of the security entitlement on behalf of the C. 5 purchaser or, having previously acquired control of the security entitlement, acknowledges that it has control on behalf of the purchaser. 6 7 5. If an interest in a security entitlement is granted by the entitlement holder to the 8 entitlement holder's own securities intermediary, the securities intermediary has 9 control. 10 A purchaser who has satisfied the requirements of subdivision b of subsection 3 or 11 subdivision b of subsection 4 has control, even if the registered owner in the case 12 of subdivision b of subsection 3 or the entitlement holder in the case of 13 subdivision b of subsection 4 retains the right to make substitutions for the 14 uncertificated security or security entitlement, to originate instructions or 15 entitlement orders to the issuer or securities intermediary, or otherwise to deal with 16 the uncertificated security or security entitlement. 17 7. An issuer or a securities intermediary may not enter into an agreement of the kind 18 described in subdivision b of subsection 3 or subdivision b of subsection 4 without 19 the consent of the registered owner or entitlement holder, but an issuer or a 20 securities intermediary is not required to enter into such an agreement even 21 though the registered owner or entitlement holder so directs. An issuer or 22 securities intermediary that has entered into such an agreement is not required to 23 confirm the existence of the agreement to another party unless requested to do so 24 by the registered owner or entitlement holder. 25 SECTION 25. AMENDMENT. Subsection 5 of section 41-08-10 of the North Dakota 26 Century Code is amended and reenacted as follows: 27 The following rules determine a "securities intermediary's jurisdiction" for purposes 28 of this section: 29 If an agreement between the securities intermediary and its entitlement holder a.

specifies that it is governed by the law of a particular jurisdiction governing

the securities account expressly provides that a particular jurisdiction is the

1			securities intermediary's jurisdiction for purposes of this part, this chapter, or
2			this title, that jurisdiction is the securities intermediary's jurisdiction.
3	b).	If subdivision a does not apply and an agreement between the securities
4			intermediary and its entitlement holder governing the securities account
5			expressly provides that the agreement is governed by the law of a particular
6			jurisdiction, that jurisdiction is the securities intermediary's jurisdiction.
7	<u>C</u>	<u>).</u>	If neither subdivision a nor b applies and an agreement between the
8			securities intermediary and its entitlement holder does not specify the
9			governing law as provided in subdivision a, but governing the securities
10			account expressly specifies provides that the securities account is maintained
11			at an office in a particular jurisdiction, that jurisdiction is the securities
12			intermediary's jurisdiction.
13	e. c	<u>1.</u>	If an agreement between the securities intermediary and its entitlement
14			holder does not specify a jurisdiction as provided in subdivision a or b none of
15			the preceding subdivisions applies, the securities intermediary's jurisdiction is
16			the jurisdiction in which is located the office identified in an account statement
17			as the office serving the entitlement holder's account is located.
18	d. <u>e</u>	<u>ə.</u>	If an agreement between the securities intermediary and its entitlement
19			holder does not specify a jurisdiction as provided in subdivision a or b and an
20			account statement does not identify an office serving the entitlement holder's
21			account as provided in subdivision c none of the preceding subdivisions
22			$\underline{\text{applies}},$ the securities intermediary's jurisdiction is the jurisdiction in which is
23			located the chief executive office of the securities intermediary is located.
24	SECT	O	26. AMENDMENT. Subdivision c of subsection 1 of section 41-08-27 of the
25	North Dakota	Се	ntury Code is amended and reenacted as follows:
26	C) .	A securities intermediary acting on behalf of the purchaser acquires
27			possession of the security certificate, only if the certificate is in registered
28			form and has been is (1) registered in the name of the purchaser, (2) payable
29			to the order of the purchaser, or (3) specially endorsed indorsed to the
30			purchaser by an effective endorsement indorsement and has not been
31			indorsed to the securities intermediary or in blank.

1 SECTION 27. AMENDMENT. Subsection 1 of section 41-08-28 of the North Dakota 2 Century Code is amended and reenacted as follows: 3 Except as otherwise provided in subsections 2 and 3, upon delivery a purchaser of 4 a certificated or uncertificated security to a purchaser, the purchaser acquires all 5 rights in the security that the transferor had or had power to transfer. 6 SECTION 28. AMENDMENT. Section 41-08-50 of the North Dakota Century Code is 7 amended and reenacted as follows: 8 41-08-50. (8-510) Rights of purchaser of security entitlement from entitlement holder. 9 10 1. An In a case not covered by the priority rules in chapter 41-09 or the rules stated in 11 subsection 3, an action based on an adverse claim to a financial asset or security 12 entitlement, whether framed in conversion, replevin, constructive trust, equitable 13 lien, or other theory, may not be asserted against a person who purchases a 14 security entitlement, or an interest therein, from an entitlement holder if the purchaser gives value, does not have notice of the adverse claim, and obtains 15 16 control. 17 2. If an adverse claim could not have been asserted against an entitlement holder 18 under section 41-08-42, the adverse claim cannot be asserted against a person 19 who purchases a security entitlement, or an interest therein, from the entitlement 20 holder. 21 3. In a case not covered by the priority rules in chapter 41-09, a purchaser for value 22 of a security entitlement, or an interest therein, who obtains control has priority 23 over a purchaser of a security entitlement, or an interest therein, who does not 24 obtain control. Purchasers Except as otherwise provided in subsection 4, 25 purchasers who have control rank equally, except that a according to priority in 26 time of: 27 The purchaser's becoming the person for whom the securities account, in a. 28 which the security entitlement is carried, is maintained, if the purchaser 29 obtained control under subdivision a of subsection 4 of section 41-08-06; 30 The securities intermediary's agreement to comply with the purchaser's b. 31 entitlement orders with respect to security entitlements carried or to be carried

1			in the	secui	ities account in which the security entitlement is carried, if the
2			purch	aser o	obtained control under subdivision b of subsection 4 of section
3			41-08	3-06; o	<u>r</u>
4		<u>C.</u>	If the	purch	aser obtained control through another person under subdivision c
5			of sub	osectio	on 4 of section 41-08-06, the time on which priority would be based
6			unde	r this s	subsection if the other person were the secured party.
7	<u>4.</u>	<u>A</u> s	ecuritie	s inte	mediary as purchaser has priority over a conflicting purchaser
8		who	has c	ontrol	unless otherwise agreed by the securities intermediary.
9	SE	СТІО	N 29. (Chapte	er 41-09 of the North Dakota Century Code is created and enacted
10	as follows:				
11	<u>41-</u>	09-01	l. (9-1 0	01) S	hort title. This chapter may be cited as Uniform Commercial
12	Code - Se	cured	Transa	actions	<u>S.</u>
13	<u>41</u> .	09-02	<u>2. (9-10</u>	02) D	efinitions and index of definitions.
14	<u>1.</u>	<u>In tl</u>	nis cha	pter:	
15		<u>a.</u>	<u>"Acce</u>	ession'	means goods that are physically united with other goods in such
16			a mai	nner th	nat the identity of the original goods is not lost.
17		<u>b.</u>	<u>"Acco</u>	ount", (except as used in "account for", means:
18			<u>(1)</u>	A rigi	nt to payment of a monetary obligation, regardless of whether
19				<u>earne</u>	ed by performance:
20				<u>(a)</u>	For property that has been or is to be sold, leased, licensed,
21					assigned, or otherwise disposed of;
22				<u>(b)</u>	For services rendered or to be rendered;
23				<u>(c)</u>	For a policy of insurance issued or to be issued;
24				<u>(d)</u>	For a secondary obligation incurred or to be incurred;
25				<u>(e)</u>	For energy provided or to be provided;
26				<u>(f)</u>	For the use or hire of a vessel under a charter or other contract;
27				<u>(g)</u>	Arising out of the use of a credit or charge card or information
28					contained on or for use with the card; or
29				<u>(h)</u>	As winnings in a lottery or other game of chance operated or
30					sponsored by a state, governmental unit of a state, or person

1				ilicensed of authorized to operate the game by a state of
2				governmental unit of a state.
3		<u>(2)</u>	The	term includes a health care insurance receivable. The term does
4			not ir	nclude:
5			<u>(a)</u>	Right to payment evidenced by chattel paper or an instrument;
6			<u>(b)</u>	Commercial tort claim;
7			<u>(c)</u>	Deposit account;
8			<u>(d)</u>	Investment property;
9			<u>(e)</u>	Letter-of-credit right or letters of credit;
10			<u>(f)</u>	Right to payment for any money or fund advanced or sold, other
11				than a right arising out of the use of a credit or charge card or
12				information contained on or for use with the card; or
13			<u>(g)</u>	Certificate of deposit.
14	<u>C.</u>	<u>"Acc</u>	ount d	ebtor" means a person obligated on an account, chattel paper, or
15		gene	ral inta	angible. The term does not include a person obligated to pay a
16		nego	tiable	instrument, even if the instrument constitutes part of chattel paper.
17	<u>d.</u>	<u>"Acc</u>	ounting	g", except as used in "accounting for", means a record:
18		<u>(1)</u>	<u>Auth</u>	enticated by a secured party;
19		<u>(2)</u>	Indic	ating the aggregate unpaid secured obligations as of a date not
20			more	than thirty-five days earlier or thirty-five days later than the date of
21			the r	ecord; and
22		<u>(3)</u>	Ident	tifying the components of the obligations in reasonable detail.
23	<u>e.</u>	<u>"Agri</u>	<u>cultura</u>	al lien" means an interest, other than a security interest, in farm
24		prod	ucts:	
25		<u>(1)</u>	That	secures payment or performance of an obligation for:
26			<u>(a)</u>	Goods or services furnished in connection with a debtor's farming
27				operation or in connection with processing, production, or
28				entrustment of the farm products; or
29			<u>(b)</u>	Rent on real property leased by a debtor in connection with the
30				debtor's farming operation;
31		(2)	<u>That</u>	is created by statute in favor of a person that:

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1			<u>(a)</u>	Finished goods or services in connection with processing,
2				production, or entrustment of the farm product or in the ordinary
3				course of that person's business furnished goods or services to a
4				debtor in connection with a debtor's farming operation; or
5			<u>(b)</u>	Leased real property to a debtor in connection with the debtor's
6				farming operation; and
7		<u>(3)</u>	Of wh	nich the effectiveness does not depend on the person's
8			posse	ession of the personal property.
9	<u>f.</u>	<u>"As-e</u>	xtracte	ed collateral" means:
10		<u>(1)</u>	Oil, g	as, or other mineral that is subject to a security interest that:
11			<u>(a)</u>	Is created by a debtor having an interest in the mineral before
12				extraction; and
13			<u>(b)</u>	Attaches to the mineral as extracted; or
14		<u>(2)</u>	Acco	unts arising out of the sale at the wellhead or minehead of oil, gas,
15			or oth	ner mineral in which the debtor had an interest before extraction.
16	<u>g.</u>	"Auth	entica	te" means:
17		<u>(1)</u>	To sig	gn; or
18		<u>(2)</u>	To ex	ecute or otherwise adopt a symbol, or encrypt or similarly process
19			a rec	ord in whole or in part, with the present intent of the authenticating
20			perso	on to identify the person and adopt or accept a record.
21	<u>h.</u>	<u>"Banl</u>	k" mea	ins an organization engaged in the business of banking. The term
22		includ	des a s	savings bank, savings and loan association, credit union, and trust
23		comp	any.	
24	<u>i.</u>	<u>"Casl</u>	n proce	eeds" means proceeds that are money, checks, deposit accounts,
25		certifi	cates	of deposit, or the like.
26	<u>į.</u>	<u>"Cert</u>	ificate	of deposit" means a bank record of a sum of money which has
27		<u>been</u>	receiv	red by the bank and a promise made by the bank to repay the sum
28		of mo	ney.	The term does not include a deposit account. A certificate of
29		<u>depo</u>	sit may	y be negotiable, nonnegotiable, nontransferable, certificated, or
30		unce	rtificate	<u>ed.</u>

1	<u>k.</u>	"Certificate	of title" means a certificate of title with respect to which a statute				
2		provides for the security interest in question to be indicated on the certificate					
3		as a condition	as a condition or result of the security interest's obtaining priority over the				
4		rights of a li	en creditor with respect to the collateral.				
5	<u>l.</u>	"Certificated	certificate of deposit" means a certificate of deposit that is				
6		represented	by a certificate.				
7	<u>m.</u>	"Chattel par	per" means a record or records that evidence both a monetary				
8		obligation a	nd a security interest in specific goods, a security interest in				
9		specific goo	ds and software used in the goods, a security interest in specific				
10		goods and I	icense of software used in the goods, a lease of specific goods, or				
11		a lease of s	pecific goods and license of software used in the goods. In this				
12		subdivision,	"monetary obligation" means a monetary obligation secured by				
13		the goods o	r owed under a lease of the goods and includes a monetary				
14		obligation w	ith respect to software used in the goods. The term does not				
15		include (1)	charters or other contracts involving the use or hire of a vessel or				
16		(2) records	that evidence a right to payment arising out of the use of a credit				
17		or charge ca	ard or information contained on or for use with the card. If a				
18		transaction	is evidenced by records that include an instrument or series of				
19		instruments	, the group of records taken together constitutes chattel paper.				
20	<u>n.</u>	"Collateral"	means the property subject to a security interest or agricultural				
21		lien. The te	rm includes:				
22		(1) <u>Proce</u>	eeds to which a security interest attaches;				
23		(2) Accou	unts, chattel paper, payment intangibles, and promissory notes				
24		that h	ave been sold; and				
25		(3) Good	s that are the subject of a consignment.				
26	<u>O.</u>	"Commercia	al tort claim" means a claim arising in tort with respect to which:				
27		(1) The c	laimant is an organization; or				
28		(2) The c	laimant is an individual and the claim:				
29		<u>(a)</u>	Arose in the course of the claimant's business or profession; and				
30		<u>(b)</u>	Does not include damages arising out of personal injury to or the				
31			death of an individual.				

1	<u>p.</u>	"Commodity account" means an account maintained by a commodity			
2		inter	intermediary in which a commodity contract is carried for a commodity		
3		customer.			
4	<u>q.</u>	"Cor	nmodity contract" means a commodity futures contract, an option on a		
5		com	modity futures contract, a commodity option, or another contract if the		
6		cont	ract or option is:		
7		<u>(1)</u>	Traded on or subject to the rules of a board of trade that has been		
8			designated as a contract market for such a contract pursuant to federal		
9			commodities laws; or		
10		<u>(2)</u>	Traded on a foreign commodity board of trade, exchange, or market		
11			and is carried on the books of a commodity intermediary for a		
12			commodity customer.		
13	<u>r.</u>	"Cor	mmodity customer" means a person for which a commodity intermediary		
14		carri	es a commodity contract on the intermediary's books.		
15	<u>S.</u>	<u>"Cor</u>	mmodity intermediary" means a person that:		
16		<u>(1)</u>	Is registered as a futures commission merchant under federal		
17			commodities law; or		
18		<u>(2)</u>	In the ordinary course of the person's business provides clearance or		
19			settlement services for a board of trade that has been designated as a		
20			contract market pursuant to federal commodities law.		
21	<u>t.</u>	"Cor	mmunicate" means:		
22		<u>(1)</u>	To send a written or other tangible record;		
23		<u>(2)</u>	To transmit a record by any means agreed upon by the persons		
24			sending and receiving the record; or		
25		<u>(3)</u>	In the case of transmission of a record to or by a filing office, to transmit		
26			a record by any means prescribed by filing-office rule.		
27	<u>u.</u>	"Cor	nsignee" means a merchant to which goods are delivered in a		
28		cons	signment.		
29	<u>V.</u>	<u>"Cor</u>	nsignment" means a transaction, regardless of form, in which a person		
30		deliv	ers goods to a merchant for the purpose of sale and:		
31		<u>(1)</u>	The merchant:		

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1		<u>(a)</u>	Deals in goods of that kind under a name other than the name of		
2			the person making delivery;		
3		<u>(b)</u>	Is not an auctioneer; and		
4		<u>(c)</u>	Is not generally known by its creditors to be substantially		
5			engaged in selling the goods of others;		
6		(2) With	respect to each delivery, the aggregate value of the goods is one		
7		<u>thou</u>	sand dollars or more at the time of delivery;		
8		(3) The	goods are not consumer goods immediately before delivery; and		
9		(4) The	transaction does not create a security interest that secures an		
10		<u>obli</u>	gation.		
11	<u>w.</u>	<u>"Consigno</u>	r" means a person that delivers goods to a consignee in a		
12		consignme	ent.		
13	<u>X.</u>	"Consume	r debtor" means a debtor in a consumer transaction.		
14	<u>у.</u>	"Consume	"Consumer goods" means goods that are used or bought for use primarily for		
15		personal, family, or household purposes.			
16	<u>Z.</u>	<u>"Consume</u>	r-goods transaction" means a consumer transaction in which:		
17		<u>(1) An i</u>	ndividual incurs an obligation primarily for personal, family, or		
18		hou	sehold purposes; and		
19		(2) A se	ecurity interest in consumer goods secures the obligation.		
20	<u>aa.</u>	"Consume	r obligor" means an obligor who is an individual and who incurred		
21		the obligat	ion as part of a transaction entered into primarily for personal,		
22		family, or h	nousehold purposes.		
23	<u>bb.</u>	"Consume	r transaction" means a transaction in which:		
24		(1) <u>An i</u>	ndividual incurs an obligation primarily for personal, family, or		
25		hou	sehold purposes;		
26		(2) A se	ecurity interest secures the obligation; and		
27		(3) The	collateral is held or acquired primarily for personal, family, or		
28		hou	sehold purposes. The term includes consumer-goods transactions.		
29	CC.	"Continuat	ion statement" means an amendment of a financing statement		
30		which:			

1		<u>(1)</u>	<u>ldent</u>	ifies, by its file number, the initial financing statement to which it
2			relate	es; and
3		<u>(2)</u>	<u>Indic</u>	ates that it is a continuation statement for, or that it is filed to
4			conti	nue the effectiveness of, the identified financing statement.
5	<u>dd.</u>	<u>"Deb</u>	tor" m	eans:
6		<u>(1)</u>	A pe	rson having an interest, other than a security interest or other lien,
7			in the	e collateral, regardless of whether the person is an obligor;
8		<u>(2)</u>	A sel	ler of accounts, chattel paper, payment intangibles, or promissory
9			notes	s; or
10		<u>(3)</u>	A co	nsignee.
11	ee.	<u>"Dep</u>	osit ac	count" means a demand, time, savings, passbook, or similar
12		acco	unt ma	aintained with a bank. The term does not include investment
13		prop	erty or	an account evidenced by a certificate of deposit or an instrument.
14	<u>ff.</u>	<u>"Doc</u>	ument	means a document of title or a receipt of the type described in
15		subs	ection	2 of section 41-07-07.
16	gg.	<u>"Elec</u>	ctronic	chattel paper" means chattel paper evidenced by a record
17		cons	isting (of information stored in an electronic medium.
18	<u>hh.</u>	<u>"Enc</u>	umbra	nce" means a right, other than an ownership interest, in real
19		prop	erty. T	he term includes mortgages and other liens on real property.
20	<u>ii.</u>	<u>"Equ</u>	<u>ipmen</u>	t" means goods other than inventory, farm products, or consumer
21		good	ls.	
22	<u>jj.</u>	<u>"Farı</u>	m prod	ucts" means goods, other than standing timber, subject to a lien
23		crea	ted und	der chapter 35-17, 35-30, or 35-31, or with respect to which the
24		debt	or is er	ngaged in a farming operation and which are:
25		<u>(1)</u>	Crop	s grown, growing, or to be grown, including:
26			<u>(a)</u>	Crops produced on trees, vines, and bushes; and
27			<u>(b)</u>	Aquatic goods produced in aquacultural operations;
28		<u>(2)</u>	Lives	stock, born or unborn, including aquatic goods produced in
29			<u>aqua</u>	cultural operations;
30		<u>(3)</u>	Supp	olies used or produced in a farming operation; or
31		(4)	Prod	ucts of crops or livestock in their unmanufactured states.

1	<u>kk.</u>	<u>"Farming o</u>	peration" means raising, cultivating, propagating, fattening,
2		grazing, or	any other farming, livestock, or aquacultural operation.
3	<u>II.</u>	"File numb	er" means the number assigned to an initial financing statement
4		pursuant to	subsection 1 of section 41-09-90.
5	mm.	"Filing offic	e" means an office designated in section 41-09-72 as the place to
6		file a financ	cing statement.
7	<u>nn.</u>	"Filing-offic	e rule" means a rule adopted under section 41-09-97.
8	<u>00.</u>	<u>"Financing</u>	statement" means a record composed of an initial financing
9		statement a	and any filed record relating to the initial financing statement.
10	<u>pp.</u>	"Fixture filir	ng" means the filing of a financing statement covering goods that
11		are or are t	o become fixtures and satisfying subsections 1 and 2 of section
12		41-09-73.	The term includes the filing of a financing statement covering
13		goods of a	transmitting utility which are or are to become fixtures.
14	<u>qq.</u>	<u>"Fixtures" r</u>	neans goods that have become so related to particular real
15		property th	at an interest in them arises under real property law.
16	<u>rr.</u>	"General in	tangible" means any personal property, including things in action,
17		other than	accounts, certificates of deposit, chattel paper, commercial tort
18		claims, dep	posit accounts, documents, goods, instruments, investment
19		property, le	etter-of-credit rights, letters of credit, money, and oil, gas, or other
20		minerals be	efore extraction. The term includes payment intangibles and
21		software.	
22	<u>SS.</u>	"Good faith	" means honesty in fact and the observance of reasonable
23		commercia	l standards of fair dealing.
24	<u>tt.</u>	"Goods" m	eans all things that are movable when a security interest attaches.
25		(1) The	term includes:
26		<u>(a)</u>	Fixtures;
27		<u>(b)</u>	Standing timber that is to be cut and removed under a
28			conveyance or contract for sale;
29		<u>(c)</u>	The unborn young of animals;
30		<u>(d)</u>	Crops grown, growing, or to be grown, even if the crops are
31			produced on trees, vines, or bushes; and

1			<u>(e)</u>	Manufactured homes.
2		<u>(2)</u>	The t	term also includes a computer program embedded in goods and
3			any s	supporting information provided in connection with a transaction
4			<u>relati</u>	ng to the program if:
5			<u>(a)</u>	The program is associated with the goods in such a manner that
6				the program is customarily considered part of the goods; or
7			<u>(b)</u>	By becoming the owner of the goods, a person acquires a right to
8				use the program in connection with the goods.
9		<u>(3)</u>	The f	term does not include a computer program embedded in goods
10			that o	consist solely of the medium in which the program is embedded.
11			The f	term also does not include accounts, certificates of deposit, chattel
12			pape	er, commercial tort claims, deposit accounts, documents, general
13			<u>intan</u>	gibles, instruments, investment property, letter-of-credit rights,
14			letter	rs of credit, money, or oil, gas, or other minerals before extraction.
15	<u>uu.</u>	<u>"Gov</u>	ernme	ental unit" means a subdivision, agency, department, county,
16		paris	h, mur	nicipality, or other unit of the government of the United States, a
17		state	, or a 1	foreign country. The term includes an organization having a
18		sepa	rate co	orporate existence if the organization is eligible to issue debt on
19		which	n inter	est is exempt from income taxation under the laws of the United
20		State	<u>s.</u>	
21	VV.	<u>"Hea</u>	lth car	e insurance receivable" means an interest in or claim under a
22		policy	of ins	surance which is a right to payment of a monetary obligation for
23		healt	h care	goods or services provided.
24	<u>ww.</u>	<u>"Instr</u>	umen	t" means a negotiable instrument or any other writing that
25		evide	nces	a right to the payment of a monetary obligation, is not itself a
26		secu	rity ag	reement or lease, and is of a type that in ordinary course of
27		busin	ess is	transferred by delivery with any necessary indorsement or
28		<u>assig</u>	nmen	t. The term does not include:
29		<u>(1)</u>	<u>Certi</u>	ficates of deposit;
30		<u>(2)</u>	Inves	stment property;
31		<u>(3)</u>	Lette	ers of credit; or

1		(4) Writings that evidence a right to payment arising out of the use of a
2		credit or charge card or information contained on or for use with the
3		card.
4	XX.	"Inventory" means goods, other than farm products, that:
5		(1) Are leased by a person as lessor;
6		(2) Are held by a person for sale or lease or to be furnished under a
7		contract of service;
8		(3) Are furnished by a person under a contract of service; or
9		(4) Consist of raw materials, work in process, or materials used or
10		consumed in a business.
11	уу.	"Investment property" means a security, whether certificated or uncertificated,
12		security entitlement, securities account, commodity contract, or commodity
13		account.
14	ZZ.	"Jurisdiction of organization", with respect to a registered organization, means
15		the jurisdiction under whose law the organization is organized.
16	<u>aaa.</u>	"Letter-of-credit right" means a right to payment or performance under a letter
17		of credit, regardless of whether the beneficiary has demanded or is at the
18		$\underline{\text{time entitled to demand payment or performance. }} \text{ The term does not include}$
19		the right of a beneficiary to demand payment or performance under a letter of
20		credit.
21	bbb.	"Lien creditor" means:
22		(1) A creditor that has acquired a lien on the property involved by
23		attachment, levy, or the like;
24		(2) An assignee for benefit of creditors from the time of assignment;
25		(3) A trustee in bankruptcy from the date of the filing of the petition; or
26		(4) A receiver in equity from the time of appointment.
27	CCC.	"Manufactured home" means a structure, transportable in one or more
28		sections, that, in the traveling mode, is eight body feet [2.44 meters] or more
29		in width or forty body feet [12.19 meters] or more in length, or, when erected
30		on site, is three hundred twenty square feet [29.73 square meters] or more,
31		and which is built on a permanent chassis and designed to be used as a

I		aweiling with or without a permanent foundation when connected to the
2		required utilities, and includes the plumbing, heating, air-conditioning, and
3		electrical systems contained therein. The term includes any structure that
4		meets all of the requirements of this subdivision except the size requirements
5		and with respect to which the manufacturer voluntarily files a certification
6		required by the United States secretary of housing and urban development
7		and complies with the standards established under title 42 of the United
8		States Code.
9	ddd.	"Manufactured-home transaction" means a secured transaction:
10		(1) Which creates a purchase-money security interest in a manufactured
11		home, other than a manufactured home held as inventory; or
12		(2) In which a manufactured home, other than a manufactured home held
13		as inventory, is the primary collateral.
14	eee.	"Mortgage" means a consensual interest in real property, including fixtures,
15		that secures payment or performance of an obligation.
16	fff.	"New debtor" means a person that becomes bound as debtor under
17		subsection 4 of section 41-09-13 by a security agreement previously entered
18		into by another person.
19	ggg.	"New value" means:
20		(1) Money;
21		(2) Money's worth in property, services, or new credit; or
22		(3) Release by a transferee of an interest in property previously transferred
23		to the transferee.
24		The term does not include an obligation substituted for another obligation.
25	<u>hhh.</u>	"Noncash proceeds" means proceeds other than cash proceeds.
26	<u>iii.</u>	"Nonnegotiable certificate of deposit" means a bank record that contains an
27		acknowledgment that a sum of money has been received by the issuer and a
28		promise by the issuer to repay the sum of money other than a deposit
29		account or negotiable instrument.
30	<u>jjj.</u>	"Nontransferable certificate of deposit" means a nonnegotiable certificate of
31		deposit which may be transferred only on the books of the issuer, with the

1		consent of the issuer, or subject to other restrictions or considerations of the				
2		issuer on transfer. The term does not include a deposit account.				
3	kkk.	"Obligor" means a person that, with respect to an obligation secured by a				
4		secu	rity interest in or an agricultural lien on the collateral:			
5		<u>(1)</u>	Owes payment or other performance of the obligation;			
6		<u>(2)</u>	Has provided property other than the collateral to secure payment or			
7			other performance of the obligation; or			
8		<u>(3)</u>	Is otherwise accountable in whole or in part for payment or other			
9			performance of the obligation.			
10		The	term does not include issuers or nominated persons under a letter of			
11		<u>credi</u>	<u>t.</u>			
12	<u>III.</u>	<u>"Orig</u>	inal debtor", except as used in subsection 3 of section 41-09-30, means			
13		a pe	rson that, as debtor, entered into a security agreement to which a new			
14		debte	or has become bound under subsection 4 of section 41-09-13.			
15	mmm.	<u>"Pay</u>	ment intangible" means a general intangible under which the account			
16		debte	or's principal obligation is a monetary obligation.			
17	nnn.	"Pers	son related to", with respect to an individual, means:			
18		<u>(1)</u>	The spouse of the individual;			
19		<u>(2)</u>	A brother, brother-in-law, sister, or sister-in-law of the individual;			
20		<u>(3)</u>	An ancestor or lineal descendant of the individual or the individual's			
21			spouse; or			
22		<u>(4)</u>	Any other relative, by blood or marriage, of the individual or the			
23			individual's spouse who shares the same home with the individual.			
24	<u>000.</u>	"Pers	son related to", with respect to an organization, means:			
25		<u>(1)</u>	A person directly or indirectly controlling, controlled by, or under			
26			common control with the organization;			
27		<u>(2)</u>	An officer or director of, or a person performing similar functions with			
28			respect to, the organization;			
29		<u>(3)</u>	An officer or director of, or a person performing similar functions with			
30			respect to, a person described in paragraph 1;			
31		(4)	The spouse of an individual described in paragraph 1, 2, or 3; or			

1		<u>(5)</u>	An individual who is related by blood or marriage to an individual
2			described in paragraph 1, 2, 3, or 4 and shares the same home with the
3			individual.
4	ppp.	<u>"Pro</u>	ceeds", except as used in subsection 2 of section 41-09-106, means the
5		follo	wing property:
6		<u>(1)</u>	Whatever is acquired upon the sale, lease, license, exchange, or other
7			disposition of collateral;
8		<u>(2)</u>	Whatever is collected on, or distributed on account of, collateral;
9		<u>(3)</u>	Rights arising out of collateral;
10		<u>(4)</u>	To the extent of the value of collateral, claims arising out of the loss,
11			nonconformity, or interference with the use of, defects or infringement
12			of rights in, or damage to, the collateral; or
13		<u>(5)</u>	To the extent of the value of collateral and to the extent payable to the
14			debtor or the secured party, insurance payable by reason of the loss or
15			nonconformity of, defects or infringement of rights in, or damage to, the
16			collateral.
17	<u>qqq.</u>	<u>"Pro</u>	missory note" means an instrument that evidences a promise to pay a
18		mon	etary obligation, does not evidence an order to pay, and does not contain
19		an a	cknowledgment by a bank that the bank has received for deposit a sum
20		of m	oney or funds.
21	<u>rrr.</u>	<u>"Pro</u>	posal" means a record authenticated by a secured party which includes
22		the t	erms on which the secured party is willing to accept collateral in full or
23		parti	al satisfaction of the obligation it secures under sections 41-09-115
24		throu	<u>ugh 41-09-117.</u>
25	SSS.	<u>"Pur</u>	suant to commitment", with respect to an advance made or other value
26		give	n by a secured party, means pursuant to the secured party's obligation,
27		rega	rdless of whether a subsequent event of default or other event not within
28		the s	secured party's control has relieved or may relieve the secured party from
29		the s	secured party's obligation.
30	<u>ttt.</u>	"Red	cord", except as used in "for record", "of record", "record or legal title", and
31		"reco	ord owner", means information that is inscribed on a tangible medium or

1		whic	h is stored in an electronic or other medium and is retrievable in
2		perc	eivable form.
3	<u>uuu.</u>	<u>"Reg</u>	gistered organization" means an organization organized solely under the
4		law d	of a single state or the United States and as to which the state or the
5		<u>Unite</u>	ed States must maintain a public record showing the organization to have
6		beer	n organized.
7	<u>vvv.</u>	<u>"Sec</u>	condary obligor" means an obligor to the extent that:
8		<u>(1)</u>	The obligor's obligation is secondary; or
9		<u>(2)</u>	The obligor has a right of recourse with respect to an obligation
10			secured by collateral against the debtor, another obligor, or property of
11			either.
12	<u>www.</u>	<u>"Sec</u>	cured party" means:
13		<u>(1)</u>	A person in whose favor a security interest is created or provided for
14			under a security agreement, regardless of whether any obligation to be
15			secured is outstanding;
16		<u>(2)</u>	A person that holds an agricultural lien;
17		<u>(3)</u>	A consignor;
18		<u>(4)</u>	A person to which accounts, chattel paper, payment intangibles, or
19			promissory notes have been sold;
20		<u>(5)</u>	A trustee, indenture trustee, agent, collateral agent, or other
21			representative in whose favor a security interest or agricultural lien is
22			created or provided for; or
23		<u>(6)</u>	A person that holds a security interest arising under section 41-02-46,
24			section 41-02-53, subsection 3 of section 41-02-90, subsection 5 of
25			section 41-02.1-56, section 41-04-22, or section 41-05-18.
26	XXX.	<u>"Sec</u>	curity agreement" means an agreement that creates or provides for a
27		secu	rity interest.
28	ууу.	<u>"Sen</u>	d", in connection with a record or notification, means:
29		<u>(1)</u>	To deposit in the mail, deliver for transmission, or transmit by any other
30			usual means of communication, with postage or cost of transmission

1			provided for, addressed to any address reasonable under the
2			circumstances; or
3		<u>(2)</u>	To cause the record or notification to be received within the time that it
4			would have been received if properly sent under paragraph 1.
5	ZZZ.	<u>"Soft</u>	tware" means a computer program and any supporting information
6		prov	ided in connection with a transaction relating to the program. The term
7		does	s not include a computer program that is included in the definition of
8		good	<u>ls.</u>
9	<u>aaaa.</u>	<u>"Stat</u>	te" means a state of the United States, the District of Columbia, the
10		Com	monwealth of Puerto Rico, the United States Virgin Islands, or any
11		<u>territ</u>	ory or insular possession subject to the jurisdiction of the United States.
12	<u>bbbb.</u>	<u>"Sup</u>	porting obligation" means a letter-of-credit right or secondary obligation
13		that	supports the payment or performance of an account, chattel paper, a
14		docu	ment, a general intangible, an instrument, or investment property.
15	cccc.	<u>"Tan</u>	gible chattel paper" means chattel paper evidenced by a record or
16		reco	rds consisting of information that is inscribed on a tangible medium.
17	dddd.	<u>"Teri</u>	mination statement" means an amendment of a financing statement
18		whic	<u>h:</u>
19		<u>(1)</u>	Identifies, by the amendment's file number, the initial financing
20			statement to which it relates; and
21		<u>(2)</u>	Indicates either that the amendment is a termination statement or that
22			the identified financing statement is no longer effective.
23	eeee.	<u>"Traı</u>	nsmitting utility" means a person primarily engaged in the business of:
24		<u>(1)</u>	Operating a railroad, subway, street railway, or trolley bus;
25		<u>(2)</u>	Transmitting communications electrically, electromagnetically, or by
26			<u>light;</u>
27		<u>(3)</u>	Transmitting goods by pipeline or sewer; or
28		<u>(4)</u>	Transmitting or producing and transmitting electricity, steam, gas, or
29			water.
30	ffff.	<u>"Unc</u>	ertificated certificate of deposit" means an obligation of a bank to repay a
31		sum	of money that it has received which is not represented by a certificate,

1			but only by an entry on the books of the bank and any documentation given to
2			the customer by the bank. The term does not include a deposit account.
3	<u>2.</u>	The	e following definitions in other chapters apply to this chapter:
4		<u>a.</u>	"Applicant". Section 41-05-02.
5		<u>b.</u>	"Beneficiary". Section 41-05-02.
6		<u>C.</u>	"Broker". Section 41-08-02.
7		<u>d.</u>	"Certificated security". Section 41-08-02.
8		<u>e.</u>	"Check". Section 41-03-04.
9		<u>f.</u>	"Clearing corporation". Section 41-08-02.
10		<u>g.</u>	"Contract for sale". Section 41-02-06.
11		<u>h.</u>	"Customer". Section 41-04-04.
12		<u>i.</u>	"Entitlement holder". Section 41-08-02.
13		<u>j.</u>	"Financial asset". Section 41-08-02.
14		<u>k.</u>	"Holder in due course". Section 41-03-28.
15		<u>l.</u>	"Issuer" (with respect to a letter of credit or letter-of-credit right). Section
16			<u>41-05-02.</u>
17		<u>m.</u>	"Issuer" (with respect to a security). Section 41-08-17.
18		<u>n.</u>	"Lease". Section 41-02.1-03.
19		<u>0.</u>	"Lease agreement". Section 41-02.1-03.
20		<u>p.</u>	"Lease contract". Section 41-02.1-03.
21		<u>q.</u>	"Leasehold interest". Section 41-02.1-03.
22		<u>r.</u>	"Lessee". Section 41-02.1-03.
23		<u>s.</u>	"Lessee in ordinary course of business". Section 41-02.1-03.
24		<u>t.</u>	"Lessor". Section 41-02.1-03.
25		<u>u.</u>	"Lessor's residual interest". Section 41-02.1-03.
26		<u>V.</u>	"Letter of credit". Section 41-05-02.
27		<u>W.</u>	"Merchant". Section 41-02-04.
28		<u>X.</u>	"Negotiable instrument". Section 41-03-04.
29		<u>y.</u>	"Nominated person". Section 41-05-02.
30		<u>Z.</u>	"Note". Section 41-03-04.
31		<u>aa.</u>	"Proceeds of a letter of credit". Section 41-05-14.

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1		<u>bb.</u>	"Prove". Section 41-03-03.
2		CC.	"Sale". Section 41-02-06.
3		<u>dd.</u>	"Securities account". Section 41-08-41.
4		ee.	"Securities intermediary". Section 41-08-02.
5		<u>ff.</u>	"Security". Section 41-08-02.
6		gg.	"Security certificate". Section 41-08-02.
7		hh.	"Security entitlement". Section 41-08-02.
8		<u>ii.</u>	"Uncertificated security". Section 41-08-02.
9	<u>3.</u>	<u>Cha</u>	pter 41-01 contains general definitions and principles of construction and
10		inter	rpretation applicable throughout this chapter.
11	41-0	<u> </u>	. (9-103) Purchase-money security interest - Application of payments -
12	Burden of	estab	<u>olishing.</u>
13	<u>1.</u>	In th	nis section:
14		<u>a.</u>	"Purchase-money collateral" means goods or software that secures a
15			purchase-money obligation incurred with respect to that collateral; and
16		<u>b.</u>	"Purchase-money obligation" means an obligation of an obligor incurred as all
17			or part of the price of the collateral or for value given to enable the debtor to
18			acquire rights in or the use of the collateral if the value is in fact so used.
19	<u>2.</u>	A se	ecurity interest in goods is a purchase-money security interest:
20		<u>a.</u>	To the extent that the goods are purchase-money collateral with respect to
21			that security interest;
22		<u>b.</u>	If the security interest is in inventory that is or was purchase-money collateral,
23			also to the extent that the security interest secures a purchase-money
24			obligation incurred with respect to other inventory in which the secured party
25			holds or held a purchase-money security interest; and
26		<u>C.</u>	Also to the extent that the security interest secures a purchase-money
27			obligation incurred with respect to software in which the secured party holds
28			or held a purchase-money security interest.
29	<u>3.</u>	A se	ecurity interest in software is a purchase-money security interest to the extent
30		that	the security interest also secures a purchase-money obligation incurred with

1		respect to goods in which the secured party holds of held a purchase-money					
2		sec	security interest if:				
3		<u>a.</u>	The o	debtor acquired its interest in the software in an integrated transaction in			
4			which	n the debtor acquired an interest in the goods; and			
5		<u>b.</u>	The o	debtor acquired its interest in the software for the principal purpose of			
6			using	the software in the goods.			
7	<u>4.</u>	The	secur	ity interest of a consignor in goods that are the subject of a consignment			
8		<u>is a</u>	purch	ase-money security interest in inventory.			
9	<u>5.</u>	If th	e exte	nt to which a security interest is a purchase-money security interest			
10		<u>dep</u>	ends d	on the application of a payment to a particular obligation, the payment			
11		mus	st be a	pplied:			
12		<u>a.</u>	In ac	cordance with any reasonable method of application to which the parties			
13			agree	<u>5;</u>			
14		<u>b.</u>	In the	e absence of the parties' agreement to a reasonable method, in			
15			acco	rdance with any intention of the obligor manifested at or before the time			
16			of pa	yment; or			
17		<u>C.</u>	In the	e absence of an agreement to a reasonable method and a timely			
18			<u>mani</u>	festation of the obligor's intention, in the following order:			
19			<u>(1)</u>	To obligations that are not secured; and			
20			<u>(2)</u>	If more than one obligation is secured, to obligations secured by			
21				purchase-money security interests in the order in which those			
22				obligations were incurred.			
23	<u>6.</u>	<u>А р</u> і	urchas	e-money security interest does not lose its status as such, even if:			
24		<u>a.</u>	The p	ourchase-money collateral also secures an obligation that is not a			
25			purch	nase-money obligation;			
26		<u>b.</u>	Colla	teral that is not purchase-money collateral also secures the			
27			purch	nase-money obligation; or			
28		<u>C.</u>	The p	ourchase-money obligation has been renewed, refinanced, consolidated,			
29			or re	structured.			

1	<u>7.</u>	A secured party claiming a purchase-money security interest has the burden of
2		establishing the extent to which the security interest is a purchase-money security
3		interest.
4	41-	09-04. (9-104) Control of deposit account or uncertificated certificate of
5	deposit.	
6	<u>1.</u>	A secured party has control of a deposit account or uncertificated certificate of
7		deposit if:
8		a. The secured party is the bank with which the deposit account or uncertificated
9		certificate of deposit is maintained;
10		b. The debtor, secured party, and bank have agreed in an authenticated record
11		that the bank will comply with instructions originated by the secured party
12		directing disposition of the funds in the deposit account or uncertificated
13		certificate of deposit without further consent by the debtor; or
14		c. The secured party becomes the bank's customer with respect to the deposit
15		account or uncertificated certificate of deposit.
16	<u>2.</u>	A secured party that has satisfied subsection 1 has control, even if the debtor
17		retains the right to direct the disposition of funds from the deposit account or
18		uncertificated certificate of deposit.
19	<u>41-</u>	09-05. (9-105) Control of electronic chattel paper. A secured party has control of
20	electronic o	hattel paper if the record or records comprising the chattel paper are created,
21	stored, and	assigned in such a manner that:
22	<u>1.</u>	A single authoritative copy of the record or records exists which is unique,
23		identifiable and, except as otherwise provided in subsections 4 through 6,
24		unalterable;
25	<u>2.</u>	The authoritative copy identifies the secured party as the assignee of the record or
26		records;
27	<u>3.</u>	The authoritative copy is communicated to and maintained by the secured party or
28		the secured party's designated custodian;
29	<u>4.</u>	Copies or revisions that add or change an identified assignee of the authoritative
30		copy can be made only with the participation of the secured party;

1 Each copy of the authoritative copy and any copy of a copy is readily identifiable 2 as a copy that is not the authoritative copy; and 3 Any revision of the authoritative copy is readily identifiable as an authorized or 4 unauthorized revision. 5 41-09-06. (9-106) Control of investment property. 6 A person has control of a certificated security, uncertificated security, or security 7 entitlement as provided in section 41-08-06. 8 A secured party has control of a commodity contract if: 2. 9 The secured party is the commodity intermediary with which the commodity a. 10 contract is carried; or 11 The commodity customer, secured party, and commodity intermediary have b. 12 agreed that the commodity intermediary will apply any value distributed on 13 account of the commodity contract as directed by the secured party without 14 further consent by the commodity customer. A secured party having control of all security entitlements or commodity contracts 15 3. 16 carried in a securities account or commodity account has control over the 17 securities account or commodity account. 18 41-09-07. (9-107) Control of letter-of-credit right. A secured party has control of a 19 letter-of-credit right to the extent of any right to payment or performance by the issuer or any 20 nominated person if the issuer or nominated person has consented to an assignment of 21 proceeds of the letter of credit under subsection 3 of section 41-05-14 or otherwise applicable 22 law or practice. 23 41-09-08. (9-108) Sufficiency of description. 24 Except as otherwise provided in subsections 3 through 5, a description of personal 25 or real property is sufficient, regardless of whether the description is specific, if the 26 description reasonably identifies what is described. 27 2. Except as otherwise provided in subsection 4, a description of collateral 28 reasonably identifies the collateral if it identifies the collateral by: 29 Specific listing; a. 30 b. Category;

1		<u>C.</u>	Except as otherwise provided in subsection 5, a type of collateral defined in
2			the Uniform Commercial Code;
3		<u>d.</u>	Quantity:
4		<u>e.</u>	Computational or allocational formula or procedure; or
5		<u>f.</u>	Except as otherwise provided in subsection 3, any other method, if the
6			identity of the collateral is objectively determinable.
7	<u>3.</u>	A de	escription of collateral as "all the debtor's assets" or "all the debtor's personal
8		prop	perty" or using words of similar import does not reasonably identify the
9		colla	ateral.
10	<u>4.</u>	Exce	ept as otherwise provided in subsection 5, a description of a security
11		<u>entit</u>	lement, securities account, or commodity account is sufficient if the description
12		desc	<u>cribes:</u>
13		<u>a.</u>	The collateral by those terms or as investment property; or
14		<u>b.</u>	The underlying financial asset or commodity contract.
15	<u>5.</u>	A de	escription only by type of collateral defined in the Uniform Commercial Code is
16		an ir	nsufficient description of:
17		<u>a.</u>	A commercial tort claim; or
18		<u>b.</u>	A security entitlement, a securities account, or a commodity account.
19	<u>41-0</u>	9-09	. (9-109) Scope.
20	<u>1.</u>	Exce	ept as otherwise provided in subsections 3 and 4, this chapter applies to:
21		<u>a.</u>	A transaction, regardless of its form, that creates a security interest in
22			personal property or fixtures by contract;
23		<u>b.</u>	An agricultural lien;
24		<u>C.</u>	A sale of accounts, chattel paper, payment intangibles, or promissory notes;
25		<u>d.</u>	A consignment;
26		<u>e.</u>	A security interest arising under section 41-02-46, section 41-02-53,
27			subsection 3 of section 41-02-90, or subsection 5 of section 41-02.1-56, as
28			provided in section 41-09-10; and
29		<u>f.</u>	A security interest arising under section 41-04-22 or 41-05-18.

1	<u>2.</u>	<u>I he</u>	The application of this chapter to a security interest in a secured obligation is not				
2		<u>affe</u>	ected by the fact that the obligation is itself secured by a transaction or interest				
3		to w	which this chapter does not apply.				
4	<u>3.</u>	<u>This</u>	s chapter does not apply to the extent that:				
5		<u>a.</u>	A statute, regulation, or treaty of the United States preempts this chapter;				
6		<u>b.</u>	A statute of another state, a foreign country, or a governmental unit of another				
7			state or a foreign country, other than a statute generally applicable to security				
8			interests, expressly governs creation, perfection, priority, or enforcement of a				
9			security interest created by the state, country, or governmental unit; or				
10		<u>C.</u>	The rights of a transferee beneficiary or nominated person under a letter of				
11			credit are independent and superior under section 41-05-14.				
12	<u>4.</u>	This	s chapter does not apply to:				
13		<u>a.</u>	A landlord's lien, other than an agricultural lien;				
14		<u>b.</u>	A lien, other than an agricultural lien, given by statute or other rule of law for				
15			services or materials, but section 41-09-53 applies with respect to priority of				
16			the lien;				
17		<u>C.</u>	An assignment of a claim for wages, salary, or other compensation of an				
18			employee;				
19		<u>d.</u>	A sale of accounts, chattel paper, payment intangibles, or promissory notes				
20			as part of a sale of the business out of which they arose;				
21		<u>e.</u>	An assignment of accounts, chattel paper, payment intangibles, or promissory				
22			notes which is for the purpose of collection only;				
23		<u>f.</u>	An assignment of a right to payment under a contract to an assignee that is				
24			also obligated to perform under the contract;				
25		<u>g.</u>	An assignment of a single account, payment intangible, or promissory note to				
26			an assignee in full or partial satisfaction of a preexisting indebtedness;				
27		<u>h.</u>	A transfer of an interest in or an assignment of a claim under a policy of				
28			insurance, other than an assignment by or to a health care provider of a				
29			health care insurance receivable and any subsequent assignment of the right				
30			to payment, but sections 41-09-35 and 41-09-42 apply with respect to				
31			proceeds and priorities in proceeds;				

1		<u>i.</u>	An a	ssignment of a right represented by a judgment, other than a judgment
2			<u>taker</u>	on a right to payment that was collateral;
3		<u>j.</u>	A rigi	ht of recoupment or set-off, but:
4			<u>(1)</u>	Section 41-09-60 applies with respect to the effectiveness of rights of
5				recoupment or set-off against deposit accounts or certificates of
6				deposit; and
7			<u>(2)</u>	Section 41-09-66 applies with respect to defenses or claims of an
8				account debtor;
9		<u>k.</u>	The o	creation or transfer of an interest in or lien on real property, including a
10			lease	e or rents thereunder, except to the extent that provision is made for:
11			<u>(1)</u>	Liens on real property in sections 41-09-13 and 41-09-28;
12			<u>(2)</u>	Fixtures in section 41-09-54;
13			<u>(3)</u>	Fixture filings in sections 41-09-72, 41-09-73, 41-09-87, and 41-09-90;
14				<u>and</u>
15			<u>(4)</u>	Security agreements covering personal and real property in section
16				<u>41-09-101;</u>
17		<u>l.</u>	An a	ssignment of a claim arising in tort, other than a commercial tort claim,
18			but s	ections 41-09-35 and 41-09-42 apply with respect to proceeds and
19			priori	ties in proceeds; or
20	ļ	<u>m.</u>	A tra	nsfer by this state or a governmental unit of this state.
21	41-0	9-10	. (9-1	10) Security interests arising under chapter 41-02 or 41-02.1. A
22	security inte	erest	arising	g under section 41-02-46, section 41-02-53, subsection 3 of section
23	41-02-90, o	r sub	<u>sectio</u>	n 5 of section 41-02.1-56 is subject to this chapter. However, until the
24	debtor obtai	ins po	osses	sion of the goods:
25	<u>1.</u>	<u>The</u>	secur	ity interest is enforceable, even if subdivision c of subsection 2 of section
26		<u>41-0</u>	9-13	has not been satisfied;
27	<u>2.</u>	<u>Filin</u>	g is no	ot required to perfect the security interest;
28	<u>3.</u>	<u>The</u>	rights	of the secured party after default by the debtor are governed by chapter
29		41-0)2 or 4	11-02.1; and
30	<u>4.</u>	The	secur	ity interest has priority over a conflicting security interest created by the
31		deb	tor.	

1 41-09-11. (9-201) General effectiveness of security agreement. 2 <u>1.</u> Except as otherwise provided in this title, a security agreement is effective 3 according to the security agreement's terms between the parties, against 4 purchasers of the collateral, and against creditors. 5 A transaction, although subject to this chapter, is also subject to chapters 13-03.1, <u>2.</u> 6 35-05, 49-09, and 51-13. In the case of conflict between this chapter and any of 7 those statutes, the provisions of those statutes control. Failure to comply with any 8 applicable statute has only the effect that is specified therein. 9 3. In case of conflict between this chapter and a rule of law, statute, or regulation 10 described in subsection 2, the rule of law, statute, or regulation controls. Failure to 11 comply with a statute or regulation described in subsection 2 has only the effect the statute or regulation specifies. In no event is the failure of a secured party to 12 13 comply with a statute or rule other than chapter 41-09 a failure to comply with any 14 provision of chapter 41-09. 15 4. This chapter does not: 16 Validate any rate, charge, agreement, or practice that violates a rule of law, 17 statute, or regulation described in subsection 2; or 18 Extend the application of the rule of law, statute, or regulation to a transaction b<u>.</u> 19 not otherwise subject to it. 20 41-09-12. (9-202) Title to collateral immaterial. Except as otherwise provided with 21 respect to consignments or sales of accounts, chattel paper, payment intangibles, or 22 promissory notes, the provisions of this chapter with regard to rights and obligations apply 23 whether title to collateral is in the secured party or the debtor. 24 41-09-13. (9-203) Attachment and enforceability of security interest - Proceeds -25 Supporting obligations - Formal requisites. 26 A security interest attaches to collateral when the security interest becomes 27 enforceable against the debtor with respect to the collateral, unless an agreement 28 expressly postpones the time of attachment. 29 Except as otherwise provided in subsections 3 through 9, a security interest is 2. 30 enforceable against the debtor and third parties with respect to the collateral only 31 if:

1		<u>a.</u>	Value	e has been given;
2		<u>b.</u>	The o	debtor has rights in the collateral or the power to transfer rights in the
3			collat	eral to a secured party; and
4		<u>C.</u>	One o	of the following conditions is met:
5			<u>(1)</u>	The debtor has authenticated a security agreement that provides a
6				description of the collateral and, if the security interest covers timber to
7				be cut, a description of the land concerned;
8			<u>(2)</u>	The collateral is not a certificated security and is in the possession of
9				the secured party under section 41-09-33 pursuant to the debtor's
10				security agreement;
11			<u>(3)</u>	The collateral is a certificated security in registered form and the
12				security certificate has been delivered to the secured party under
13				section 41-08-27 pursuant to the debtor's security agreement; or
14			<u>(4)</u>	The collateral is deposit accounts, electronic chattel paper, investment
15				property, letter-of-credit rights, or uncertificated certificates of deposit,
16				and the secured party has control under section 41-09-04, 41-09-05,
17				41-09-06, or 41-09-07 pursuant to the debtor's security agreement.
18	<u>3.</u>	Sub	sectio	n 2 is subject to section 41-04-22 on the security interest of a collecting
19		<u>banl</u>	k, sect	ion 41-05-18 on the security interest of a letter-of-credit issuer or
20		nom	inated	person, section 41-09-10 on a security interest arising under chapter
21		<u>41-0</u>)2 or 4	1-02.1, and section 41-09-16 on security interests in investment
22		prop	erty.	
23	<u>4.</u>	A pe	erson b	becomes bound as debtor by a security agreement entered into by
24		anot	ther pe	erson if, by operation of law other than this chapter or by contract:
25		<u>a.</u>	The s	security agreement becomes effective to create a security interest in the
26			perso	on's property; or
27		<u>b.</u>	The p	person becomes generally obligated for the obligations of the other
28			perso	on, including the obligation secured under the security agreement, and
29			<u>acqui</u>	ires or succeeds to all or substantially all of the assets of the other
30			perso	on.

1	<u>5.</u>	If a new debtor becomes bound as debtor by a security agreement entered into by
2		another person:
3		a. The agreement satisfies subdivision c of subsection 2 with respect to existing
4		or after-acquired property of the new debtor to the extent the property is
5		described in the agreement; and
6		b. Another agreement is not necessary to make a security interest in the
7		property enforceable.
8	<u>6.</u>	The attachment of a security interest in collateral gives the secured party the rights
9		to proceeds provided by section 41-09-35 and is also attachment of a security
10		interest in a supporting obligation for the collateral.
11	<u>7.</u>	The attachment of a security interest in a right to payment or performance secured
12		by a security interest or other lien on personal or real property is also attachment
13		of a security interest in the security interest, mortgage, or other lien.
14	<u>8.</u>	The attachment of a security interest in a securities account is also attachment of a
15		security interest in the security entitlements carried in the securities account.
16	<u>9.</u>	The attachment of a security interest in a commodity account is also attachment of
17		a security interest in the commodity contracts carried in the commodity account.
18	41-0	9-14. (9-204) After-acquired property - Future advances.
19	<u>1.</u>	Except as otherwise provided in subsection 2, a security agreement may create or
20		provide for a security interest in after-acquired collateral.
21	<u>2.</u>	A security interest does not attach under a term constituting an after-acquired
22		property clause to:
23		a. Consumer goods, other than an accession if given as additional security,
24		unless the debtor acquires rights in the consumer goods within ten days after
25		the secured party gives value; or
26		b. A commercial tort claim.
27	<u>3.</u>	A security agreement may provide that collateral secures, or that accounts, chattel
28		paper, payment intangibles, or promissory notes are sold in connection with, future
29		advances or other value, regardless of whether the advances or value is given
30		pursuant to commitment.
31	41-0	9-15 (9-205) Use or disposition of collateral permissible

1		<u>1.</u>	A se	curity	interest is not invalid or fraudulent against creditors solely because:
2			<u>a.</u>	The o	debtor has the right or ability to:
3				<u>(1)</u>	Use, commingle, or dispose of all or part of the collateral, including
4					returned or repossessed goods;
5				<u>(2)</u>	Collect, compromise, enforce, or otherwise deal with collateral;
6				<u>(3)</u>	Accept the return of collateral or make repossessions; or
7				<u>(4)</u>	Use, commingle, or dispose of proceeds; or
8			<u>b.</u>	The s	secured party fails to require the debtor to account for proceeds or
9				repla	ce collateral.
10		<u>2.</u>	This	section	on does not relax the requirements of possession if attachment,
11			perf	<u>ection</u>	, or enforcement of a security interest depends upon possession of the
12			colla	ateral	by the secured party.
13		41-0	<u> </u>	. (9-2	06) Security interest arising in purchase or delivery of financial
14	asset.				
15		<u>1.</u>	A se	curity	interest in favor of a securities intermediary attaches to a person's
16			secu	urity e	ntitlement if:
17			<u>a.</u>	The I	person buys a financial asset through the securities intermediary in a
18				trans	action in which the person is obligated to pay the purchase price to the
19				secu	rities intermediary at the time of the purchase; and
20			<u>b.</u>	The s	securities intermediary credits the financial asset to the buyer's securities
21				acco	unt before the buyer pays the securities intermediary.
22		<u>2.</u>	<u>The</u>	secur	ity interest described in subsection 1 secures the person's obligation to
23			рау	for the	e financial asset.
24		<u>3.</u>	A se	curity	interest in favor of a person that delivers a certificated security or other
25			finaı	ncial a	sset represented by a writing attaches to the security or other financial
26			asse	et if:	
27			<u>a.</u>	The s	security or other financial asset:
28				<u>(1)</u>	In the ordinary course of business is transferred by delivery with any
29					necessary indorsement or assignment; and
30				<u>(2)</u>	Is delivered under an agreement between persons in the business of
31					dealing with such securities or financial assets; and

ı		<u>D.</u>	The agreement calls for delivery against payment.
2	<u>4.</u>	<u>Th</u>	e security interest described in subsection 3 secures the obligation to make
3		pa	yment for the delivery.
4	<u>41</u>	I -09-1	7. (9-207) Rights and duties of secured party having possession or
5	control o	f coll	ateral.
6	<u>1.</u>	Ex	cept as otherwise provided in subsection 4, a secured party shall use
7		rea	sonable care in the custody and preservation of collateral in the secured party's
8		ро	ssession. In the case of chattel paper or an instrument, reasonable care
9		inc	ludes taking necessary steps to preserve rights against prior parties unless
10		<u>oth</u>	erwise agreed.
11	<u>2.</u>	<u>Ex</u>	cept as otherwise provided in subsection 4, if a secured party has possession of
12		co	<u>lateral:</u>
13		<u>a.</u>	Reasonable expenses, including the cost of insurance and payment of taxes
14			or other charges, incurred in the custody, preservation, use, or operation of
15			the collateral are chargeable to the debtor and are secured by the collateral;
16		<u>b.</u>	The risk of accidental loss or damage is on the debtor to the extent of a
17			deficiency in any effective insurance coverage;
18		<u>C.</u>	The secured party shall keep the collateral identifiable, but fungible collateral
19			may be commingled; and
20		<u>d.</u>	The secured party may use or operate the collateral:
21			(1) For the purpose of preserving the collateral or the collateral's value;
22			(2) As permitted by an order of a court having competent jurisdiction; or
23			(3) Except in the case of consumer goods, in the manner and to the extent
24			agreed by the debtor.
25	<u>3.</u>	<u>Ex</u>	cept as otherwise provided in subsection 4, a secured party having possession
26		of	collateral or control of collateral under section 41-09-04, 41-09-05, 41-09-06, or
27		<u>41</u>	<u>-09-07:</u>
28		<u>a.</u>	May hold as additional security any proceeds, except money or funds,
29			received from the collateral;
30		<u>b.</u>	Shall apply money or funds received from the collateral to reduce the secured
31			obligation, unless remitted to the debtor; and

1		<u>C.</u>	May create a security interest in the collateral.
2	<u>4.</u>	If the	e secured party is a buyer of accounts, chattel paper, payment intangibles, or
3		pron	nissory notes or a consignor:
4		<u>a.</u>	Subsection 1 does not apply unless the secured party is entitled under an
5			agreement:
6			(1) To charge back uncollected collateral; or
7			(2) Otherwise to full or limited recourse against the debtor or a secondary
8			obligor based on the nonpayment or other default of an account debtor
9			or other obligor on the collateral; and
10		<u>b.</u>	Subsections 2 and 3 do not apply.
11	41-0	9-18	(9-208) Additional duties of secured party having control of collateral.
12	<u>1.</u>	<u>This</u>	section applies to cases in which there is no outstanding secured obligation
13		<u>and</u>	the secured party is not committed to make advances, incur obligations, or
14		<u>othe</u>	rwise give value.
15	<u>2.</u>	With	in ten days after receiving an authenticated demand by the debtor:
16		<u>a.</u>	A secured party having control of a deposit account or an uncertificated
17			certificate of deposit under subdivision b of subsection 1 of section 41-09-04
18			shall send to the bank with which the deposit account or uncertificated
19			certificate of deposit is maintained an authenticated statement that releases
20			the bank from any further obligation to comply with instructions originated by
21			the secured party;
22		<u>b.</u>	A secured party having control of a deposit account or an uncertificated
23			certificate of deposit under subdivision c of subsection 1 of section 41-09-04
24			shall:
25			(1) Pay the debtor the balance on deposit in the deposit account or
26			uncertificated certificate of deposit; or
27			(2) Transfer the balance on deposit into a deposit account or an
28			uncertificated certificate of deposit in the debtor's name;
29		<u>C.</u>	A secured party, other than a buyer, having control of electronic chattel paper
30			under section 41-09-05 shall:

1			<u>(1)</u>	Communicate the authoritative copy of the electronic chattel paper to
2				the debtor or the electronic chattel paper's designated custodian;
3			<u>(2)</u>	If the debtor designates a custodian that is the designated custodian
4				with which the authoritative copy of the electronic chattel paper is
5				maintained for the secured party, communicate to the custodian an
6				authenticated record releasing the designated custodian from any
7				further obligation to comply with instructions originated by the secured
8				party and instructing the custodian to comply with instructions
9				originated by the debtor; and
10			<u>(3)</u>	Take appropriate action to enable the debtor or the debtor's designated
11				custodian to make copies of or revisions to the authoritative copy which
12				add or change an identified assignee of the authoritative copy without
13				the consent of the secured party;
14		<u>d.</u>	A sec	cured party having control of investment property under subdivision b of
15			subse	ection 4 of section 41-08-06 or subsection 2 of section 41-09-06 shall
16			<u>send</u>	to the securities intermediary or commodity intermediary with which the
17			secu	rity entitlement or commodity contract is maintained an authenticated
18			recor	d that releases the securities intermediary or commodity intermediary
19			from	any further obligation to comply with entitlement orders or directions
20			<u>origin</u>	ated by the secured party; and
21		<u>e.</u>	A sec	cured party having control of a letter-of-credit right under section
22			41-09	9-07 shall send to each person having an unfulfilled obligation to pay or
23			delive	er proceeds of the letter of credit to the secured party an authenticated
24			<u>relea</u>	se from any further obligation to pay or deliver proceeds of the letter of
25			<u>credit</u>	t to the secured party.
26	<u>41-0</u>	9-19	. (9-2	09) Duties of secured party if account debtor has been notified of
27	assignment	<u>t.</u>		
28	<u>1.</u>	Exc	ept as	otherwise provided in subsection 3, this section applies if:
29		<u>a.</u>	There	e is no outstanding secured obligation; and
30		<u>b.</u>	The s	secured party is not committed to make advances, incur obligations, or
31			other	wise give value.

1	<u>2.</u>	With	nin ten days after receiving an authenticated demand by the debtor, a secured
2		part	y shall send to an account debtor that has received notification of an
3		assi	ignment to the secured party as assignee under subsection 1 of section
4		41-0	09-68 an authenticated record that releases the account debtor from any further
5		<u>obli</u>	gation to the secured party.
6	<u>3.</u>	This	s section does not apply to an assignment constituting the sale of an account,
7		<u>cha</u>	ttel paper, or payment intangible.
8	41-0	9-20	. (9-210) Request for accounting - Request regarding list of collateral or
9	statement	of ac	count.
10	<u>1.</u>	<u>In th</u>	nis section:
11		<u>a.</u>	"Request" means a record of a type described in subdivision b, c, or d.
12		<u>b.</u>	"Request for an accounting" means a record authenticated by a debtor
13			requesting that the recipient provide an accounting of the unpaid obligations
14			secured by collateral and reasonably identifying the transaction or relationship
15			that is the subject of the request.
16		<u>C.</u>	"Request regarding a list of collateral" means a record authenticated by a
17			debtor requesting that the recipient approve or correct a list of what the debtor
18			believes to be the collateral securing an obligation and reasonably identifying
19			the transaction or relationship that is the subject of the request.
20		<u>d.</u>	"Request regarding a statement of account" means a record authenticated by
21			a debtor requesting that the recipient approve or correct a statement
22			indicating what the debtor believes to be the aggregate amount of unpaid
23			obligations secured by collateral as of a specified date and reasonably
24			identifying the transaction or relationship that is the subject of the request.
25	<u>2.</u>	Sub	ject to subsections 3 through 6, a secured party, other than a buyer of
26		acc	ounts, chattel paper, payment intangibles, or promissory notes or a consignor,
27		<u>sha</u>	Il comply with a request within fourteen days after receipt:
28		<u>a.</u>	In the case of a request for an accounting, by authenticating and sending to
29			the debtor an accounting; and

1 In the case of a request regarding a list of collateral or a request regarding a b. 2 statement of account, by authenticating and sending to the debtor an 3 approval or correction. 4 A secured party that claims a security interest in all of a particular type of collateral 3. 5 owned by the debtor may comply with a request regarding a list of collateral by 6 sending to the debtor an authenticated record including a statement to that effect 7 within fourteen days after receipt. 8 A person that receives a request regarding a list of collateral, claims no interest in 9 the collateral when that person receives the request, and claimed an interest in the 10 collateral at an earlier time shall comply with the request within fourteen days after 11 receipt by sending to the debtor an authenticated record: 12 <u>a.</u> Disclaiming any interest in the collateral; and 13 If known to the recipient, providing the name and mailing address of any <u>b.</u> 14 assignee of or successor to the recipient's interest in the collateral. 15 5. A person that receives a request for an accounting or a request regarding a 16 statement of account, claims no interest in the obligations when it receives the 17 request, and claimed an interest in the obligations at an earlier time shall comply 18 with the request within fourteen days after receipt by sending to the debtor an 19 authenticated record: 20 Disclaiming any interest in the obligations; and a. 21 If known to the recipient, providing the name and mailing address of any b. 22 assignee of or successor to the recipient's interest in the obligations. 23 A debtor is entitled without charge to one response to a request under this section 6. 24 during any six-month period. The secured party may require payment of a charge 25 not exceeding twenty-five dollars for each additional response. 26 41-09-21. (9-301) Law governing perfection and priority of security interests. 27 Except as otherwise provided in sections 41-09-23 through 41-09-26, the following rules 28 determine the law governing perfection, the effect of perfection or nonperfection, and the 29 priority of a security interest in collateral:

1 Except as otherwise provided in this section, while a debtor is located in a 2 jurisdiction, the local law of that jurisdiction governs perfection, the effect of 3 perfection or nonperfection, and the priority of a security interest in collateral. 4 2. While collateral is located in a jurisdiction, the local law of that jurisdiction governs 5 perfection, the effect of perfection or nonperfection, and the priority of a 6 possessory security interest in that collateral. 7 3. Except as otherwise provided in subsection 4, while negotiable documents, goods, 8 instruments, money, or tangible chattel paper is located in a jurisdiction, the local 9 law of that jurisdiction governs: 10 Perfection of a security interest in the goods by filing a fixture filing; <u>a.</u> 11 Perfection of a security interest in timber to be cut; and <u>b.</u> 12 <u>C.</u> The effect of perfection or nonperfection and the priority of a nonpossessory 13 security interest in the collateral. 14 The local law of the jurisdiction in which the wellhead or minehead is located 4. 15 governs perfection, the effect of perfection or nonperfection, and the priority of a 16 security interest in as-extracted collateral. 17 41-09-22. (9-302) Law governing perfection and priority of agricultural liens. 18 While farm products are located in a jurisdiction, the local law of that jurisdiction governs 19 perfection, the effect of perfection or nonperfection, and the priority of an agricultural lien on the 20 farm products. 21 41-09-23. (9-303) Law governing perfection and priority of security interests in 22 goods covered by a certificate of title. 23 This section applies to goods covered by a certificate of title, even if there is no 24 other relationship between the jurisdiction under whose certificate of title the goods 25 are covered and the goods or the debtor. 26 2. Goods become covered by a certificate of title when a valid application for the 27 certificate of title and the applicable fee are delivered to the appropriate authority. 28 Goods cease to be covered by a certificate of title at the earlier of the time the 29 certificate of title ceases to be effective under the law of the issuing jurisdiction or 30 the time the goods become covered subsequently by a certificate of title issued by

another jurisdiction.

1	<u>3.</u>	<u>The</u>	local law of the jurisdiction under whose certificate of title the goods are
2		cove	ered governs perfection, the effect of perfection or nonperfection, and the
3		prio	rity of a security interest in goods covered by a certificate of title from the time
4		the	goods become covered by the certificate of title until the goods cease to be
5		COV	ered by the certificate of title.
6	<u>41-0</u>	9-24	. (9-304) Law governing perfection and priority of security interests in
7	deposit ac	coun	ts or certificates of deposit.
8	<u>1.</u>	The	local law of a bank's jurisdiction governs perfection, the effect of perfection or
9		non	perfection, and the priority of a security interest in a deposit account or
10		cert	ificate of deposit maintained with that bank.
11	<u>2.</u>	The	following rules determine a bank's jurisdiction for purposes of this part:
12		<u>a.</u>	If an agreement between the bank and the debtor governing the deposit
13			account or certificate of deposit expressly provides that a particular
14			jurisdiction is the bank's jurisdiction for purposes of this part, this chapter, or
15			this title, that jurisdiction is the bank's jurisdiction.
16		<u>b.</u>	If subdivision a does not apply and an agreement between the bank and its
17			customer governing the deposit account or certificate of deposit expressly
18			provides that the agreement is governed by the law of a particular jurisdiction,
19			that jurisdiction is the bank's jurisdiction.
20		<u>C.</u>	If neither subdivision a nor b applies and an agreement between the bank and
21			the bank's customer governing the deposit account or certificate of deposit
22			expressly provides that the deposit account or certificate of deposit is
23			maintained at an office in a particular jurisdiction, that jurisdiction is the bank's
24			jurisdiction.
25		<u>d.</u>	If none of the preceding subdivisions applies, the bank's jurisdiction is the
26			jurisdiction in which the office identified in an account statement as the office
27			serving the customer's account is located.
28		<u>e.</u>	If none of the preceding subdivisions applies, the bank's jurisdiction is the
29			jurisdiction in which the chief executive office of the bank is located.
30	<u>41-0</u>	9-25	5. (9-305) Law governing perfection and priority of security interests in
31	investment	t pro	perty.

1 Except as otherwise provided in subsection 3, the following rules apply: 2 While a security certificate is located in a jurisdiction, the local law of that <u>a.</u> 3 jurisdiction governs perfection, the effect of perfection or nonperfection, and 4 the priority of a security interest in the certificated security represented 5 thereby. 6 The local law of the issuer's jurisdiction as specified in subsection 4 of section b. 7 41-08-10 governs perfection, the effect of perfection or nonperfection, and the 8 priority of a security interest in an uncertificated security. 9 The local law of the securities intermediary's jurisdiction as specified in C. 10 subsection 5 of section 41-08-10 governs perfection, the effect of perfection 11 or nonperfection, and the priority of a security interest in a security entitlement 12 or securities account. 13 The local law of the commodity intermediary's jurisdiction governs perfection, d. 14 the effect of perfection or nonperfection, and the priority of a security interest in a commodity contract or commodity account. 15 16 The following rules determine a commodity intermediary's jurisdiction for purposes 2. 17 of sections 41-09-21 through 41-09-62: 18 If an agreement between the commodity intermediary and commodity 19 customer governing the commodity account expressly provides that a 20 particular jurisdiction is the commodity intermediary's jurisdiction for purposes 21 of sections 41-09-21 through 41-09-62, this chapter, or this title, that 22 jurisdiction is the commodity intermediary's jurisdiction. 23 If subdivision a does not apply and an agreement between the commodity b. 24 intermediary and commodity customer governing the commodity account 25 expressly provides that the agreement is governed by the law of a particular 26 jurisdiction, that jurisdiction is the commodity intermediary's jurisdiction. 27 If neither subdivision a nor b applies and an agreement between the <u>C.</u> 28 commodity intermediary and commodity customer governing the commodity 29 account expressly provides that the commodity account is maintained at an 30 office in a particular jurisdiction, that jurisdiction is the commodity 31 intermediary's jurisdiction.

1		<u>d.</u>	If none of the preceding subdivisions applies, the commodity intermediary's
2			jurisdiction is the jurisdiction in which the office identified in an account
3			statement as the office serving the commodity customer's account is located.
4		<u>e.</u>	If none of the preceding subdivisions applies, the commodity intermediary's
5			jurisdiction is the jurisdiction in which the chief executive office of the
6			commodity intermediary is located.
7	<u>3.</u>	The	local law of the jurisdiction in which the debtor is located governs:
8		<u>a.</u>	Perfection of a security interest in investment property by filing;
9		<u>b.</u>	Automatic perfection of a security interest in investment property created by a
10			broker or securities intermediary; and
11		<u>C.</u>	Automatic perfection of a security interest in a commodity contract or
12			commodity account created by a commodity intermediary.
13	41-0	09-26	. (9-306) Law governing perfection and priority of security interests in
14	letter-of-cr	edit r	<u>ights.</u>
15	<u>1.</u>	<u>Sub</u>	ject to subsection 3, the local law of the issuer's jurisdiction or a nominated
16		pers	son's jurisdiction governs perfection, the effect of perfection or nonperfection,
17		<u>and</u>	the priority of a security interest in a letter-of-credit right if the issuer's
18		<u>juris</u>	diction or nominated person's jurisdiction is a state.
19	<u>2.</u>	For	purposes of this part, an issuer's jurisdiction or nominated person's jurisdiction
20		is th	e jurisdiction whose law governs the liability of the issuer or nominated person
21		with	respect to the letter-of-credit right as provided in section 41-05-16.
22	<u>3.</u>	<u>This</u>	section does not apply to a security interest that is perfected only under
23		subs	section 4 of section 41-09-28.
24	41-0	09-27	. (9-307) Location of debtor.
25	<u>1.</u>	In th	nis section, "place of business" means a place where a debtor conducts its
26		<u>affai</u>	irs.
27	<u>2.</u>	Exc	ept as otherwise provided in this section, the following rules determine a
28		<u>debt</u>	tor's location:
29		<u>a.</u>	A debtor who is an individual is located at the individual's principal residence.
30		<u>b.</u>	A debtor that is an organization and has only one place of business is located
31			at its place of business.

1		c. A debtor that is an organization and has more than one place of business is				
2		located at its chief executive office.				
3	<u>3.</u>	Subsection 2 applies only if a debtor's residence, place of business, or chief				
4		executive office, as applicable, is located in a jurisdiction whose law generally				
5		requires information concerning the existence of a nonpossessory security interest				
6		to be made generally available in a filing, recording, or registration system as a				
7		condition or result of the security interest's obtaining priority over the rights of a lien				
8		creditor with respect to the collateral. If subsection 2 does not apply, the debtor is				
9		located in the District of Columbia.				
10	<u>4.</u>	A person that ceases to exist, have a residence, or have a place of business				
11		continues to be located in the jurisdiction specified by subsections 2 and 3.				
12	<u>5.</u>	A registered organization that is organized under the law of a state is located in				
13		that state.				
14	<u>6.</u>	Except as otherwise provided in subsection 9, a registered organization that is				
15		organized under the law of the United States and a branch or agency of a bank				
16		that is not organized under the law of the United States or a state are located:				
17		a. In the state that the law of the United States designates, if the law designates				
18		a state of location;				
19		b. In the state that the registered organization, branch, or agency designates, if				
20		the law of the United States authorizes the registered organization, branch, or				
21		agency to designate its state of location; or				
22		c. In the District of Columbia, if neither subdivision a nor b applies.				
23	<u>7.</u>	A registered organization continues to be located in the jurisdiction specified by				
24		subsection 5 or 6 notwithstanding:				
25		a. The suspension, revocation, forfeiture, or lapse of the registered				
26		organization's status as such in its jurisdiction of organization; or				
27		b. The dissolution, winding up, or cancellation of the existence of the registered				
28		organization.				
29	<u>8.</u>	The United States is located in the District of Columbia.				

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- 1 A branch or agency of a bank that is not organized under the law of the United 2 States or a state is located in the state in which the branch or agency is licensed, if 3 all branches and agencies of the bank are licensed in only one state. 4 10. A foreign air carrier under the Federal Aviation Act of 1958, as amended, [Pub. L. 5 85-726; 72 Stat. 731] is located at the designated office of the agent upon which 6 service of process may be made on behalf of the carrier. 7 11. This section applies only for purposes of this part. 8 41-09-28. (9-308) When security interest or agricultural lien is perfected -9 Continuity of perfection. 10 Except as otherwise provided in this section and section 41-09-29, a security 11 interest is perfected if it has attached and all of the applicable requirements for 12 perfection in sections 41-09-30 through 41-09-36 have been satisfied. A security 13 interest is perfected when it attaches if the applicable requirements are satisfied 14 before the security interest attaches. An agricultural lien is perfected if it has become effective and all of the applicable 15 2. 16 requirements for perfection in section 41-09-30 have been satisfied. An 17 agricultural lien is perfected when it becomes effective if the applicable 18 requirements are satisfied before the agricultural lien becomes effective. 19 A security interest or agricultural lien is perfected continuously if it is originally 3. 20 perfected by one method under this chapter and is later perfected by another 21 method under this chapter, without an intermediate period when it was 22 unperfected. 23 Perfection of a security interest in collateral also perfects a security interest in a 4. 24 supporting obligation for the collateral. 25 5. Perfection of a security interest in a right to payment or performance also perfects 26 a security interest in a security interest, mortgage, or other lien on personal or real 27 property securing the right. 28 Perfection of a security interest in a securities account also perfects a security <u>6.</u>
 - 7. Perfection of a security interest in a commodity account also perfects a security interest in the commodity contracts carried in the commodity account.

interest in the security entitlements carried in the securities account.

1	<u>41-0</u>	09-29. (9-309) Security interest perfected upon attachment. The following
2	security inte	erests are perfected when they attach:
3	<u>1.</u>	A purchase-money security interest in consumer goods, except as otherwise
4		provided in subsection 2 of section 41-09-31 with respect to consumer goods that
5		are subject to a statute or treaty described in subsection 1 of section 41-09-31;
6	<u>2.</u>	An assignment of accounts or payment intangibles which does not by itself or in
7		conjunction with other assignments to the same assignee transfer a significant part
8		of the assignor's outstanding accounts or payment intangibles;
9	<u>3.</u>	A sale of a payment intangible;
10	<u>4.</u>	A sale of a promissory note;
11	<u>5.</u>	A security interest created by the assignment of a health care insurance receivable
12		to the provider of the health care goods or services;
13	<u>6.</u>	A security interest arising under section 41-02-46, section 41-02-53, subsection 3
14		of section 41-02-90, or subsection 5 of section 41-02.1-56, until the debtor obtains
15		possession of the collateral;
16	<u>7.</u>	A security interest of a collecting bank arising under section 41-04-22;
17	<u>8.</u>	A security interest of an issuer or nominated person arising under section
18		<u>41-05-18;</u>
19	<u>9.</u>	A security interest arising in the delivery of a financial asset under subsection 3 of
20		section 41-09-16;
21	<u>10.</u>	A security interest in investment property created by a broker or securities
22		intermediary;
23	<u>11.</u>	A security interest in a commodity contract or a commodity account created by a
24		commodity intermediary;
25	<u>12.</u>	An assignment for the benefit of all creditors of the transferor and subsequent
26		transfers by the assignee thereunder; and
27	<u>13.</u>	A security interest created by an assignment of a beneficial interest in a decedent's
28		estate.
29	41-0	09-30. (9-310) When filing required to perfect security interest or agricultural
30	lien - Secu	rity interests and agricultural liens to which filing provisions do not apply.

1	<u>1.</u>	Except as otherwise provided in subsection 2 and subsection 2 of section					
2		<u>41-</u> (09-32, a financing statement must be filed to perfect all security interests and				
3		<u>agri</u>	agricultural liens.				
4	<u>2.</u>	The	The filing of a financing statement is not necessary to perfect a security interest:				
5		<u>a.</u>	That is perfected under subsection 4, 5, 6, or 7 of section 41-09-28;				
6		<u>b.</u>	That is perfected under section 41-09-29 when it attaches;				
7		<u>C.</u>	In property subject to a statute, regulation, or treaty described in subsection 1				
8			of section 41-09-31;				
9		<u>d.</u>	In goods in possession of a bailee which is perfected under subdivision a or b				
10			of subsection 4 of section 41-09-32;				
11		<u>e.</u>	In certificated securities, documents, goods, or instruments which is perfected				
12			without filing or possession under subsection 5, 6, or 7 of section 41-09-32;				
13		<u>f.</u>	In collateral in the secured party's possession under section 41-09-33;				
14		<u>g.</u>	In a certificated security which is perfected by delivery of the security				
15			certificate to the secured party under section 41-09-33;				
16		<u>h.</u>	In deposit accounts, electronic chattel paper, investment property,				
17			letter-of-credit rights, or uncertificated certificates of deposit, which is				
18			perfected by control under section 41-09-34;				
19		<u>i.</u>	In proceeds which is perfected under section 41-09-35;				
20		<u>j.</u>	That is perfected under section 41-09-36; or				
21		<u>k.</u>	In agricultural liens created by chapter 35-17, 35-30, or 35-31.				
22	<u>3.</u>	<u>lf a</u>	secured party assigns a perfected security interest or agricultural lien, a filing				
23		und	er this chapter is not required to continue the perfected status of the security				
24		inte	rest against creditors of and transferees from the original debtor.				
25	41-0	09-31	. (9-311) Perfection of security interests in property subject to certain				
26	statutes, re	egula	ations, and treaties.				
27	<u>1.</u>	Exc	ept as otherwise provided in subsection 4, the filing of a financing statement is				
28		not	necessary or effective to perfect a security interest in property subject to:				
29		<u>a.</u>	A statute, regulation, or treaty of the United States whose requirements for a				
30			security interest's obtaining priority over the rights of a lien creditor with				
31			respect to the property preempt subsection 1 of section 41-09-30;				

- 1 b. Section 35-01-05.1;
 - c. A certificate-of-title statute of another jurisdiction which provides for a security interest to be indicated on the certificate as a condition or result of the security interest's obtaining priority over the rights of a lien creditor with respect to the property; or
 - d. Section 35-01-05.
 - 2. Compliance with the requirements of a statute, regulation, or treaty described in subsection 1 for obtaining priority over the rights of a lien creditor is equivalent to the filing of a financing statement under this chapter. Except as otherwise provided in subsection 4 and sections 41-09-33 and subsections 4 and 5 of section 41-09-36 for goods covered by a certificate of title, a security interest in property subject to a statute, regulation, or treaty described in subsection 1 may be perfected only by compliance with those requirements, and a security interest so perfected remains perfected notwithstanding a change in the use or transfer of possession of the collateral.
 - 3. Except as otherwise provided in subsection 4 and subsections 4 and 5 of section 41-09-36, duration and renewal of perfection of a security interest perfected by compliance with the requirements prescribed by a statute, regulation, or treaty described in subsection 1 are governed by the statute, regulation, or treaty. In other respects, the security interest is subject to this chapter.
 - 4. During any period in which collateral subject to a statute specified in subdivision b of subsection 1 is inventory held for sale or lease by a person or leased by that person as lessor and that person is in the business of selling goods of that kind, this section does not apply to a security interest in that collateral created by that person.
 - 41-09-32. (9-312) Perfection of security interests in chattel paper, deposit accounts, documents, goods covered by documents, instruments, investment property, letter-of-credit rights, money, and uncertificated certificates of deposit Perfection by permissive filing Temporary perfection without filing or transfer of possession.
 - A security interest in chattel paper, negotiable documents, instruments, or investment property may be perfected by filing.

I	<u>Z.</u>	Except as otherwise provided in subsections 3 and 4 of section 41-09-35 for				
2		prod	ceeds:			
3		<u>a.</u>	A security interest in a deposit account or an uncertificated certificate of			
4			deposit may be perfected only by control under section 41-09-34;			
5		<u>b.</u>	And except as otherwise provided in subsection 4 of section 41-09-28, a			
6			security interest in a letter-of-credit right may be perfected only by control			
7			under section 41-09-34; and			
8		<u>C.</u>	A security interest in money or a certificated certificate of deposit may be			
9			perfected only by the secured party's taking possession under section			
10			<u>41-09-33.</u>			
11	<u>3.</u>	<u>Whi</u>	le goods are in the possession of a bailee that has issued a negotiable			
12		doc	ument covering the goods:			
13		<u>a.</u>	A security interest in the goods may be perfected by perfecting a security			
14			interest in the document; and			
15		<u>b.</u>	A security interest perfected in the document has priority over any security			
16			interest that becomes perfected in the goods by another method during that			
17			time.			
18	<u>4.</u>	<u>Whi</u>	le goods are in the possession of a bailee that has issued a nonnegotiable			
19		doc	ument covering the goods, a security interest in the goods may be perfected			
20		<u>by:</u>				
21		<u>a.</u>	Issuance of a document in the name of the secured party;			
22		<u>b.</u>	The bailee's receipt of notification of the secured party's interest; or			
23		<u>C.</u>	Filing as to the goods.			
24	<u>5.</u>	A se	ecurity interest in certificated certificates of deposit, certificated securities,			
25		neg	otiable documents, or instruments is perfected without filing or the taking of			
26		pos	session for a period of twenty days from the time it attaches to the extent that it			
27		aris	es for new value given under an authenticated security agreement.			
28	<u>6.</u>	<u>A pe</u>	erfected security interest in a negotiable document or goods in possession of a			
29		baile	ee, other than one that has issued a negotiable document for the goods,			
30		rem	ains perfected for twenty days without filing if the secured party makes			

1		available to the debtor the goods or documents representing the goods for the
2		purpose of:
3		a. Ultimate sale or exchange; or
4		b. Loading, unloading, storing, shipping, transshipping, manufacturing,
5		processing, or otherwise dealing with them in a manner preliminary to their
6		sale or exchange.
7	<u>7.</u>	A perfected security interest in a certificated certificate of deposit, certificated
8		security, or instrument remains perfected for twenty days without filing if the
9		secured party delivers the security certificate, certificated certificate of deposit, or
10		instrument to the debtor for the purpose of:
11		a. <u>Ultimate sale or exchange; or</u>
12		b. Presentation, collection, enforcement, renewal, or registration of transfer.
13	<u>8.</u>	After the twenty-day period specified in subsection 5, 6, or 7 expires, perfection
14		depends upon compliance with this chapter.
15	<u>41-0</u>	09-33. (9-313) When possession by or delivery to secured party perfects
16	security in	terest without filing.
17	<u>1.</u>	Except as otherwise provided in subsection 2, a secured party may perfect a
18		security interest in certificated certificates of deposit, negotiable documents,
19		goods, instruments, money, or tangible chattel paper by taking possession of the
20		collateral. A secured party may perfect a security interest in certificated securities
21		by taking delivery of the certificated securities under section 41-08-27.
22	<u>2.</u>	With respect to goods covered by a certificate of title issued by this state, a
23		secured party may perfect a security interest in the goods by taking possession of
24		the goods only in the circumstances described in subsection 4 of section 41-09-36
25	<u>3.</u>	With respect to collateral other than certificated securities and goods covered by a
26		document, a secured party takes possession of collateral in the possession of a
27		person other than the debtor, the secured party, or a lessee of the collateral from
28		the debtor in the ordinary course of the debtor's business, when:
29		a. The person in possession authenticates a record acknowledging that it holds
30		possession of the collateral for the secured party's benefit; or

1 <u>b.</u> The person takes possession of the collateral after having authenticated a 2 record acknowledging that it will hold possession of collateral for the secured 3 party's benefit. 4 If perfection of a security interest depends upon possession of the collateral by a 4. 5 secured party, perfection occurs no earlier than the time the secured party takes 6 possession and continues only while the secured party retains possession. 7 5. A security interest in a certificated security in registered form is perfected by 8 delivery when delivery of the certificated security occurs under section 41-08-27 9 and remains perfected by delivery until the debtor obtains possession of the 10 security certificate. 11 A person in possession of collateral is not required to acknowledge that it holds 6. 12 possession for a secured party's benefit. 13 If a person acknowledges that it holds possession for the secured party's benefit: <u>7.</u> 14 The acknowledgment is effective under subsection 3 or subsection 1 of section 41-09-21, even if the acknowledgment violates the rights of a debtor; 15 16 and 17 Unless the person otherwise agrees or law other than this chapter otherwise b. 18 provides, the person does not owe any duty to the secured party and is not 19 required to confirm the acknowledgment to another person. 20 8. A secured party having possession of collateral does not relinquish possession by 21 delivering the collateral to a person other than the debtor or a lessee of the 22 collateral from the debtor in the ordinary course of the debtor's business if the 23 person was instructed before the delivery or is instructed contemporaneously with 24 the delivery: 25 To hold possession of the collateral for the secured party's benefit; or a. 26 To redeliver the collateral to the secured party. 27 <u>9.</u> A secured party does not relinquish possession, even if a delivery under 28 subsection 8 violates the rights of a debtor. A person to which collateral is 29 delivered under subsection 8 does not owe any duty to the secured party and is 30 not required to confirm the delivery to another person unless the person otherwise

agrees or law other than this chapter otherwise provides.

1	<u>41-</u>	09-34. (9-314) Perfection by control.			
2	<u>1.</u>	A se	curity	interest in investment property, deposit accounts, uncertificated	
3		cert	ificate	s of deposit, letter-of-credit rights, or electronic chattel paper may be	
4		perf	ected	by control of the collateral under section 41-09-04, 41-09-05, 41-09-06,	
5		<u>or 4</u>	1-09-0	<u>)7.</u>	
6	<u>2.</u>	A se	curity	interest in deposit accounts, electronic chattel paper, letter-of-credit	
7		righ	ts, or u	uncertificated certificates of deposit is perfected by control under section	
8		<u>41-(</u>	9-04,	41-09-05, or 41-09-07 when the secured party obtains control and	
9		rem	ains p	erfected by control only while the secured party retains control.	
10	<u>3.</u>	A se	ecurity	interest in investment property is perfected by control under section	
11		41-0	9-06	from the time the secured party obtains control and remains perfected by	
12		con	trol un	<u>til:</u>	
13		<u>a.</u>	The s	secured party does not have control; and	
14		<u>b.</u>	One	of the following occurs:	
15			<u>(1)</u>	If the collateral is a certificated security, the debtor has or acquires	
16				possession of the security certificate;	
17			<u>(2)</u>	If the collateral is an uncertificated security, the issuer has registered or	
18				registers the debtor as the registered owner; or	
19			<u>(3)</u>	If the collateral is a security entitlement, the debtor is or becomes the	
20				entitlement holder.	
21	<u>41-</u>	<u>09-35</u>	. (9-3	15) Secured party's rights on disposition of collateral and in	
22	proceeds.				
23	<u>1.</u>	Exc	ept as	otherwise provided in this chapter and in subsection 2 of section	
24		<u>41-(</u>)2-48 <u>:</u>		
25		<u>a.</u>	A se	curity interest or agricultural lien continues in collateral notwithstanding	
26			sale,	lease, license, exchange, or other disposition thereof unless the secured	
27			party	authorized the disposition free of the security interest or agricultural lien;	
28			<u>and</u>		
29		<u>b.</u>	A sec	curity interest attaches to any identifiable proceeds of collateral.	
30	<u>2.</u>	Pro	ceeds	that are commingled with other property are identifiable proceeds:	
31		<u>a.</u>	If the	proceeds are goods, to the extent provided by section 41-09-56; and	

ı		<u>D.</u>	the proceeds are not goods, to the extent that	the secured party identifies
2			ne proceeds by a method of tracing, including a	pplication of equitable
3			rinciples, that is permitted under law other than	this chapter with respect to
4			ommingled property of the type involved.	
5	<u>3.</u>	A se	rity interest in proceeds is a perfected security	interest if the security interest
6		<u>in th</u>	original collateral was perfected.	
7	<u>4.</u>	<u>A pe</u>	ected security interest in proceeds becomes un	perfected on the twenty-first
8		day	ter the security interest attaches to the proceed	s unless:
9		<u>a.</u>	he following conditions are satisfied:	
10			A filed financing statement covers the original covers the or	inal collateral;
11			2) The proceeds are collateral in which a sec	curity interest may be
12			perfected by filing in the office in which the	e financing statement has
13			been filed; and	
14			The proceeds are not acquired with cash	proceeds;
15		<u>b.</u>	he proceeds are identifiable cash proceeds; or	
16		<u>C.</u>	he security interest in the proceeds is perfected	d other than under
17			ubsection 3 when the security interest attaches	to the proceeds or within
18			venty days thereafter.	
19	<u>5.</u>	<u>lf a</u>	d financing statement covers the original collat	eral, a security interest in
20		prod	eds which remains perfected under subdivision	a of subsection 4 becomes
21		unp	ected at the later of:	
22		<u>a.</u>	/hen the effectiveness of the filed financing sta	tement lapses under section
23			1-09-86 or is terminated under section 41-09-8	<u>4; or</u>
24		<u>b.</u>	he twenty-first day after the security interest at	aches to the proceeds.
25	<u>41-</u>	-09-36	9-316) Continued perfection of security inte	rest following change in
26	governing	j law.		
27	<u>1.</u>	A se	urity interest perfected pursuant to the law of the	e jurisdiction designated in
28		<u>sub</u>	ction 1 of section 41-09-21 or subsection 3 of s	ection 41-09-25 remains
29		perf	ted until the earliest of:	
30		<u>a.</u>	he time perfection would have ceased under th	e law of that jurisdiction;

1 The expiration of four months after a change of the debtor's location to b. 2 another jurisdiction; or 3 The expiration of one year after a transfer of collateral to a person that <u>C.</u> 4 thereby becomes a debtor and is located in another jurisdiction. 5 If a security interest described in subsection 1 becomes perfected under the law of <u>2.</u> 6 the other jurisdiction before the earliest time or event described in that subsection, 7 it remains perfected thereafter. If the security interest does not become perfected 8 under the law of the other jurisdiction before the earliest time or event, it becomes 9 unperfected and is deemed never to have been perfected as against a purchaser 10 of the collateral for value. 11 A possessory security interest in collateral, other than goods covered by a 3. 12 certificate of title and as-extracted collateral consisting of goods, remains 13 continuously perfected if: 14 The collateral is located in one jurisdiction and subject to a security interest 15 perfected under the law of that jurisdiction; 16 Thereafter the collateral is brought into another jurisdiction; and b. 17 Upon entry into the other jurisdiction, the security interest is perfected under C. 18 the law of the other jurisdiction. 19 Except as otherwise provided in subsection 5, a security interest in goods covered 4. 20 by a certificate of title which is perfected by any method under the law of another 21 jurisdiction when the goods become covered by a certificate of title from this state 22 remains perfected until the security interest would have become unperfected under 23 the law of the other jurisdiction had the goods not become so covered. A security interest described in subsection 4 becomes unperfected as against a 24 <u>5.</u> 25 purchaser of the goods for value and is deemed never to have been perfected as 26 against a purchaser of the goods for value if the applicable requirements for 27 perfection under subsection 2 of section 41-09-31 or section 41-09-33 are not 28 satisfied before the earlier of: 29 The time the security interest would have become unperfected under the law a. 30 of the other jurisdiction had the goods not become covered by a certificate of 31 title from this state; or

1			<u>b.</u>	The e	expiration of four months after the goods had become so covered.			
2	<u>6.</u>	<u>.</u> .	A se	curity	interest in deposit accounts, certificates of deposit, letter-of-credit rights,			
3		!	or investment property which is perfected under the law of the bank's jurisdiction,					
4			the issuer's jurisdiction, a nominated person's jurisdiction, the securities					
5		į	<u>inter</u>	media	ry's jurisdiction, or the commodity intermediary's jurisdiction, as			
6		į	<u>appli</u>	cable,	remains perfected until the earlier of:			
7			<u>a.</u>	The ti	me the security interest would have become unperfected under the law			
8				of tha	t jurisdiction; or			
9			<u>b.</u>	The e	expiration of four months after a change of the applicable jurisdiction to			
10				<u>anoth</u>	er jurisdiction.			
11	<u>7.</u>	<u>.</u> .	lf a s	ecurit	y interest described in subsection 6 becomes perfected under the law of			
12		1	the c	ther ju	urisdiction before the earlier of the time or the end of the period			
13		!	desc	ribed	in that subsection, it remains perfected thereafter. If the security interest			
14		!	does	not b	ecome perfected under the law of the other jurisdiction before the earlier			
15		!	of tha	at time	e or the end of that period, it becomes unperfected and is deemed never			
16		1	to ha	<u>ve be</u>	en perfected as against a purchaser of the collateral for value.			
17	4	1-09	09-37. (9-317) Interests that take priority over or take free of security interest					
18	or agricu	ultu	ral li	<u>en.</u>				
19	<u>1</u> .	<u>.</u> :	A se	curity	interest or an agricultural lien is subordinate to the rights of:			
20			<u>a.</u>	A per	son entitled to priority under section 41-09-42; and			
21			<u>b.</u>	Exce	ot as otherwise provided in subsection 5, a person that becomes a lien			
22				credit	or before the earlier of the time:			
23				<u>(1)</u>	The security interest or agricultural lien is perfected; or			
24				<u>(2)</u>	One of the conditions specified in subdivision c of subsection 2 of			
25					section 41-09-13 is met and a financing statement covering the			
26					collateral is filed.			
27	<u>2</u> .	<u>.</u> .	Exce	pt as	otherwise provided in subsection 5, a buyer, other than a secured party,			
28		!	of ta	<u>ngible</u>	chattel paper, documents, goods, instruments, or a security certificate			
29			takes	s free	of a security interest or agricultural lien if the buyer gives value and			
30			recei	ives d	elivery of the collateral without knowledge of the security interest or			
31		3	agric	ultura	I lien and before it is perfected.			

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1 Except as otherwise provided in subsection 5, a lessee of goods takes free of a 2 security interest or agricultural lien if the lessee gives value and receives delivery 3 of the collateral without knowledge of the security interest or agricultural lien and 4 before it is perfected. 5 A licensee of a general intangible or a buyer, other than a secured party, of 6 accounts, electronic chattel paper, general intangibles, or investment property 7 other than a certificated security takes free of a security interest if the licensee or 8 buyer gives value without knowledge of the security interest and before it is 9 perfected. 10 Except as otherwise provided in sections 41-09-40 and 41-09-41, if a person files a <u>5.</u> 11 financing statement with respect to a purchase-money security interest before or 12 within twenty days after the debtor receives delivery of the collateral, the security 13 interest takes priority over the rights of a buyer, lessee, or lien creditor which arise 14 between the time the security interest attaches and the time of filing. 15 41-09-38. (9-318) No interest retained in right to payment that is sold - Rights and 16 title of seller of account or chattel paper with respect to creditors and purchasers. 17 A debtor that has sold an account, chattel paper, payment intangible, or 1. 18 promissory note does not retain a legal or equitable interest in the collateral sold. 19 2. For purposes of determining the rights of creditors of, and purchasers for value of 20 an account or chattel paper from, a debtor that has sold an account or chattel paper, while the buyer's security interest is unperfected, the debtor is deemed to 21 22 have rights and title to the account or chattel paper identical to those the debtor 23 sold. 24 41-09-39. (9-319) Rights and title of consignee with respect to creditors and 25 purchasers. 26 <u>1.</u> Except as otherwise provided in subsection 2, for purposes of determining the 27

rights of creditors of, and purchasers for value of goods from, a consignee, while
the goods are in the possession of the consignee, the consignee is deemed to
have rights and title to the goods identical to those the consignor had or had power
to transfer.

2. For purposes of determining the rights of a creditor of a consignee, law other than this chapter determines the rights and title of a consignee while goods are in the consignee's possession if, under this part, a perfected security interest held by the consignor would have priority over the rights of the creditor.

41-09-40. (9-320) Buyer of goods.

- 1. Except as otherwise provided in subsection 5, a buyer in ordinary course of business, other than a person buying farm products from a person engaged in farming operations, takes free of a security interest created by the buyer's seller, even if the security interest is perfected and the buyer knows of its existence. A crop or livestock buyer is a buyer in the ordinary course of business as to security interests and agricultural liens if the buyer qualifies under subsection 9. As used in this section, a crop or livestock buyer is a person who buys crops or livestock from, or who sells crops or livestock on a fee or commission for, a person engaged in farming operations.
- Except as otherwise provided in subsection 5, a buyer of goods from a person who used or bought the goods for use primarily for personal, family, or household purposes takes free of a security interest, even if perfected, if the buyer buys:
 - a. Without knowledge of the security interest;
- b. For value;
 - c. Primarily for the buyer's personal, family, or household purposes; and
- d. Before the filing of a financing statement covering the goods.
- 3. To the extent that it affects the priority of a security interest over a buyer of goods under subsection 2, the period of effectiveness of a filing made in the jurisdiction in which the seller is located is governed by subsections 1 and 2 of section 41-09-36.
- 4. A buyer in ordinary course of business buying oil, gas, or other minerals at the wellhead or minehead or after extraction takes free of an interest arising out of an encumbrance.
- Subsections 1 and 2 do not affect a security interest in goods in the possession of the secured party under section 41-09-33.
- 6. If a secured party who has perfected a security interest in crops or livestock, or if a lienholder who has created a lien by statute or otherwise, which includes

- agricultural liens, intends to impose liability for the security interest or lien against a crop or livestock buyer, the name of the secured party or lienholder must appear on the most current list distributed by the secretary of state pursuant to section 34 of this Act. In order to appear on the list, secured parties or lienholders must file with the secretary of state or in the office of the register of deeds in any county in this state a form prescribed by the secretary of state which contains the information prescribed by the secretary of state under section 41-09-92 or contained on a form prescribed by the secretary of state under section 35-17-04, 35-30-02, or 35-31-02.
- 7. When a crop or livestock buyer issues a check or draft to a person engaged in farming operations in payment for crops or livestock in order to take free of security interests or liens against such crops or livestock, the crop or livestock buyer must issue the check or draft for payment jointly to the person engaged in farming operations and those secured parties or lienholders who have a security interest or lien in the crops or livestock sold and whose names appear on the most current list or lists distributed by the secretary of state at the time the check or draft is issued. A claim for relief may not be commenced by a secured party or lienholder against a crop or livestock buyer for a loss incurred as a result of issuing a check or draft after January 1, 1986, which does not include the name of a secured party or lienholder under this section more than eighteen months after the date of the check or draft unless within the eighteen-month period the secured party or lienholder sends a notice as provided under this section, but in no event can the action be commenced more than five years after the date of the check or draft.

The notice must:

- a. Be sent by certified mail to, or personally served upon, the crop or livestock buyer;
- Name the person engaged in farming operations and the date of the check or draft that gives rise to the claim;
- c. State the intention of the secured party or lienholder to make a claim;
- d. State the amount the secured party or lienholder is claiming;

ı		<u>c.</u>	Give a description of and the amount of crops of livestock upon which the
2			claim is based; and
3		<u>f.</u>	State that the secured party or lienholder has commenced an action seeking
4			judgment against the person engaged in farming operations or such person
5			has filed or has been placed in bankruptcy or receivership proceedings under
6			<u>chapter 32-10.</u>
7	<u>8.</u>	A co	omplaint by a secured party or lienholder may not be filed or served against a
8		crop	or livestock buyer for collection of any loss sustained by the secured party or
9		<u>lien</u>	nolder through any transaction filed pursuant to subsection 6 until:
10		<u>a.</u>	A judgment has been obtained and a good-faith effort made to collect that
11			judgment against the person engaged in farming operations, or that
12			proceedings against the person engaged in farming operations were stayed
13			by federal bankruptcy proceedings, or that receivership proceedings have
14			been commenced under chapter 32-10;
15		<u>b.</u>	Within eighteen months following the date of the check or draft, the notice
16			required to be sent pursuant to subsection 7 was served upon the crop or
17			livestock buyer and reciting or incorporating by reference all the information
18			contained in that notice; and
19		<u>C.</u>	A list is made of any other collateral taken by the secured party or lienholder
20			as security on the same debt from the person engaged in farming operations,
21			including a statement of value, status, and plans for application of such
22			collateral to the indebtedness of the person engaged in farming operations.
23	<u>9.</u>	A cr	op or livestock buyer takes free of any security interest created by, or any lien
24		<u>agai</u>	inst crops or livestock of, the person engaged in farming operations if:
25		<u>a.</u>	The crop or livestock buyer has complied with the requirements of
26			subsection 7;
27		<u>b.</u>	Evidence of security interests or liens does not appear on the most current list
28			prepared and distributed by the secretary of state pursuant to sections 33 and
29			34 of this Act; or

1		<u>C.</u>	The name of the person represented to be the seller of the crops or livestock			
2			does not appear on the most current list prepared and distributed pursuant to			
3			sections 33 and 34 of this Act.			
4	41-	09-41	. (9-321) Licensee of general intangible and lessee of goods in ordinary			
5	course of	busin	ess.			
6	<u>1.</u>	In th	nis section, "licensee in ordinary course of business" means a person that			
7		bec	omes a licensee of a general intangible in good faith, without knowledge that			
8		the	license violates the rights of another person in the general intangible, and in			
9		the	ordinary course from a person in the business of licensing general intangibles			
10		of th	nat kind. A person becomes a licensee in the ordinary course if the license to			
11		the	person comports with the usual or customary practices in the kind of business			
12		<u>in w</u>	hich the licensor is engaged or with the licensor's own usual or customary			
13		prac	ctices.			
14	<u>2.</u>	A lic	censee in ordinary course of business takes its rights under a nonexclusive			
15		licer	nse free of a security interest in the general intangible created by the licensor,			
16		evei	n if the security interest is perfected and the licensee knows of its existence.			
17	<u>3.</u>	A le	A lessee in ordinary course of business takes its leasehold interest free of a			
18		secu	urity interest in the goods created by the lessor, even if the security interest is			
19		perf	ected and the lessee knows of its existence.			
20	41-	09-42	. (9-322) Priorities among conflicting security interests in and			
21	<u>agricultura</u>	al lien	as on same collateral.			
22	<u>1.</u>	Exc	ept as otherwise provided in this section, priority among conflicting security			
23		inte	rests and agricultural liens in the same collateral is determined according to the			
24		follo	wing rules:			
25		<u>a.</u>	Conflicting perfected security interests and agricultural liens rank according to			
26			priority in time of filing or perfection. Priority dates from the earlier of the time			
27			a filing covering the collateral is first made or the security interest or			
28			agricultural lien is first perfected, if there is no period thereafter when there is			
29			neither filing nor perfection.			
30		<u>b.</u>	A perfected security interest or agricultural lien has priority over a conflicting			

unperfected security interest or agricultural lien.

1		<u>C.</u>	Ine	first security interest or agricultural lien to attach or become effective has		
2			prior	ity if conflicting security interests and agricultural liens are unperfected.		
3	<u>2.</u>	<u>For</u>	For the purposes of subdivision a of subsection 1:			
4		<u>a.</u>	The	time of filing or perfection as to a security interest in collateral is also the		
5			<u>time</u>	of filing or perfection as to a security interest in proceeds; and		
6		<u>b.</u>	The	time of filing or perfection as to a security interest in collateral supported		
7			<u>by a</u>	supporting obligation is also the time of filing or perfection as to a		
8			secu	rity interest in the supporting obligation.		
9	<u>3.</u>	Exc	ept as	otherwise provided in subsection 6, a security interest in collateral which		
10		qua	lifies f	or priority over a conflicting security interest under section 41-09-47,		
11		<u>41-</u>	09-48,	41-09-49, 41-09-50, or 41-09-51 also has priority over a conflicting		
12		sec	urity ir	nterest in:		
13		<u>a.</u>	<u>Any</u>	supporting obligation for the collateral; and		
14		<u>b.</u>	Proc	eeds of the collateral if:		
15			<u>(1)</u>	The security interest in proceeds is perfected;		
16			<u>(2)</u>	The proceeds are cash proceeds or of the same type as the collateral;		
17				<u>and</u>		
18			<u>(3)</u>	In the case of proceeds that are proceeds of proceeds, all intervening		
19				proceeds are cash proceeds, proceeds of the same type as the		
20				collateral, or an account relating to the collateral.		
21	<u>4.</u>	<u>Sub</u>	oject to	subsection 5 and except as otherwise provided in subsection 6, if a		
22		sec	urity ir	nterest in chattel paper, deposit accounts, negotiable documents,		
23		<u>inst</u>	rumen	its, investment property, or letter-of-credit rights is perfected by a method		
24		othe	er thar	n filing, conflicting perfected security interests in proceeds of the collateral		
25		<u>ran</u> l	k acco	rding to priority in time of filing.		
26	<u>5.</u>	Sub	sectio	on 4 applies only if the proceeds of the collateral are not cash proceeds,		
27		<u>cha</u>	ttel pa	per, negotiable documents, instruments, investment property, or		
28		lette	er-of-c	redit rights.		
29	<u>6.</u>	<u>Sub</u>	sectio	ons 1 through 5 are subject to:		
30		<u>a.</u>	Subs	section 7 and the other provisions of this part;		
31		<u>b.</u>	Sect	ion 41-04-22 with respect to a security interest of a collecting bank;		

ı		<u>c.</u> <u>Section 41-05-18 with respect to a security interest of an issuer of nominated</u>
2		person; and
3		d. Section 41-09-10 with respect to a security interest arising under chapter
4		41-02 or 41-02.1.
5	<u>7.</u>	A perfected agricultural lien on collateral has priority over the conflicting rights of a
6		lien creditor and over a conflicting security interest in or agricultural lien on the
7		same collateral if the statute creating the agricultural lien so provides.
8	<u>41-0</u>	09-43. (9-323) Future advances.
9	<u>1.</u>	Except as otherwise provided in subsection 3, for purposes of determining the
10		priority of a perfected security interest under subdivision a of subsection 1 of
11		section 41-09-42, perfection of the security interest dates from the time an
12		advance is made to the extent that the security interest secures an advance that:
13		a. Is made while the security interest is perfected only:
14		(1) Under section 41-09-29 when it attaches; or
15		(2) Temporarily under subsection 5, 6, or 7 of section 41-09-32; and
16		b. Is not made pursuant to a commitment entered into before or while the
17		security interest is perfected by a method other than under section 41-09-29
18		or subsection 5, 6, or 7 of section 41-09-32.
19	<u>2.</u>	Except as otherwise provided in subsection 3, a security interest is subordinate to
20		the rights of a person that becomes a lien creditor to the extent that the security
21		interest secures an advance made more than forty-five days after the person
22		becomes a lien creditor unless the advance is made:
23		a. Without knowledge of the lien; or
24		b. Pursuant to a commitment entered into without knowledge of the lien.
25	<u>3.</u>	Subsections 1 and 2 do not apply to a security interest held by a secured party that
26		is a buyer of accounts, chattel paper, payment intangibles, or promissory notes or
27		a consignor.
28	<u>4.</u>	Except as otherwise provided in subsection 5, a buyer of goods other than a buyer
29		in ordinary course of business takes free of a security interest to the extent that it
30		secures advances made after the earlier of:
31		a. The time the secured party acquires knowledge of the buyer's purchase; or

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<u>a.</u>

possession of the inventory;

- 1 b. Forty-five days after the purchase. 2 <u>5.</u> Subsection 4 does not apply if the advance is made pursuant to a commitment 3 entered into without knowledge of the buyer's purchase and before the expiration 4 of the forty-five-day period. 5 Except as otherwise provided in subsection 7, a lessee of goods, other than a 6. 6 lessee in ordinary course of business, takes the leasehold interest free of a 7 security interest to the extent that it secures advances made after the earlier of: 8 The time the secured party acquires knowledge of the lease; or a. 9 b. Forty-five days after the lease contract becomes enforceable. 10 Subsection 6 does not apply if the advance is made pursuant to a commitment <u>7.</u> 11 entered into without knowledge of the lease and before the expiration of the 12 forty-five-day period. 13 41-09-44. (9-324) Priority of purchase-money security interests. 14 Except as otherwise provided in subsection 7, a perfected purchase-money 1. 15 security interest in goods other than inventory or livestock has priority over a 16 conflicting security interest in the same goods, and, except as otherwise provided 17 in section 41-09-47, a perfected security interest in its identifiable proceeds also 18 has priority, if the purchase-money security interest is perfected when the debtor 19 receives possession of the collateral or within twenty days thereafter. 20 <u>2.</u> Subject to subsection 3 and except as otherwise provided in subsection 7, a 21 perfected purchase-money security interest in inventory has priority over a 22 conflicting security interest in the same inventory, has priority over a conflicting 23 security interest in chattel paper or an instrument constituting proceeds of the 24 inventory and in proceeds of the chattel paper, if so provided in section 41-09-50, 25 and, except as otherwise provided in section 41-09-47, also has priority in 26 identifiable cash proceeds of the inventory to the extent the identifiable cash 27 proceeds are received on or before the delivery of the inventory to a buyer, if:
 - <u>b.</u> The purchase-money secured party sends an authenticated notification to the holder of the conflicting security interest;

The purchase-money security interest is perfected when the debtor receives

1		<u>C.</u>	The holder of the conflicting security interest receives the notification within
2			five years before the debtor receives possession of the inventory; and
3		<u>d.</u>	The notification states that the person sending the notification has or expects
4			to acquire a purchase-money security interest in inventory of the debtor and
5			describes the inventory.
6	<u>3.</u>	Sub	divisions b through d of subsection 2 apply only if the holder of the conflicting
7		secu	urity interest had filed a financing statement covering the same types of
8		inve	ntory:
9		<u>a.</u>	If the purchase-money security interest is perfected by filing, before the date
10			of the filing; or
11		<u>b.</u>	If the purchase-money security interest is temporarily perfected without filing
12			or possession under subsection 6 of section 41-09-32, before the beginning
13			of the twenty-day period thereunder.
14	<u>4.</u>	<u>Sub</u>	ject to subsection 5 and except as otherwise provided in subsection 7, a
15		perf	ected purchase-money security interest in livestock that are farm products has
16		prio	rity over a conflicting security interest in the same livestock, and, except as
17		othe	erwise provided in section 41-09-47, a perfected security interest in their
18		<u>iden</u>	tifiable proceeds and identifiable products in their unmanufactured states also
19		<u>has</u>	priority, if:
20		<u>a.</u>	The purchase-money security interest is perfected when the debtor receives
21			possession of the livestock;
22		<u>b.</u>	The purchase-money secured party sends an authenticated notification to the
23			holder of the conflicting security interest;
24		<u>C.</u>	The holder of the conflicting security interest receives the notification within
25			six months before the debtor receives possession of the livestock; and
26		<u>d.</u>	The notification states that the person sending the notification has or expects
27			to acquire a purchase-money security interest in livestock of the debtor and
28			describes the livestock.
29	<u>5.</u>	Sub	divisions b through d of subsection 4 apply only if the holder of the conflicting
30		secu	urity interest had filed a financing statement covering the same types of
31		lives	stock:

1		<u>a.</u>	ii the purchase-money security interest is periected by illing, before the date
2			of the filing; or
3		<u>b.</u>	If the purchase-money security interest is temporarily perfected without filing
4			or possession under subsection 6 of section 41-09-32, before the beginning
5			of the twenty-day period thereunder.
6	<u>6.</u>	Exc	ept as otherwise provided in subsection 7, a perfected purchase-money
7		secu	urity interest in software has priority over a conflicting security interest in the
8		sam	ne collateral, and, except as otherwise provided in section 41-09-47, a
9		perf	ected security interest in its identifiable proceeds also has priority, to the extent
10		that	the purchase-money security interest in the goods in which the software was
11		<u>acqı</u>	uired for use has priority in the goods and proceeds of the goods under this
12		sect	<u>ion.</u>
13	<u>7.</u>	<u>If mo</u>	ore than one security interest qualifies for priority in the same collateral under
14		subs	section 1, 2, 3, or 4:
15		<u>a.</u>	A security interest securing an obligation incurred as all or part of the price of
16			the collateral has priority over a security interest securing an obligation
17			incurred for value given to enable the debtor to acquire rights in or the use of
18			collateral; and
19		<u>b.</u>	In all other cases, subsection 1 of section 41-09-42 applies to the qualifying
20			security interests.
21	41-0	9-45	. (9-325) Priority of security interests in transferred collateral.
22	<u>1.</u>	Exc	ept as otherwise provided in subsection 2, a security interest created by a
23		<u>debt</u>	tor is subordinate to a security interest in the same collateral created by
24		<u>anot</u>	ther person if:
25		<u>a.</u>	The debtor acquired the collateral subject to the security interest created by
26			the other person;
27		<u>b.</u>	The security interest created by the other person was perfected when the
28			debtor acquired the collateral; and
29		<u>C.</u>	There is no period thereafter when the security interest is unperfected.
30	<u>2.</u>	Sub	section 1 subordinates a security interest only if the security interest:

1		a. Otherwise would have priority solely under subsection 1 of section 41-09-42
2		or section 41-09-44; or
3		b. Arose solely under subsection 3 of section 41-02-90 or subsection 5 of
4		section 41-02.1-56.
5	41-0	9-46. (9-326) Priority of security interests created by new debtor.
6	<u>1.</u>	Subject to subsection 2, a security interest created by a new debtor which is
7		perfected by a filed financing statement that is effective solely under section
8		41-09-79 in collateral in which a new debtor has or acquires rights is subordinate
9		to a security interest in the same collateral which is perfected other than by a filed
10		financing statement that is effective solely under section 41-09-79.
11	<u>2.</u>	The other provisions of this part determine the priority among conflicting security
12		interests in the same collateral perfected by filed financing statements that are
13		effective solely under section 41-09-79. However, if the security agreements to
14		which a new debtor became bound as debtor were not entered into by the same
15		original debtor, the conflicting security interests rank according to priority in time of
16		the new debtor's having become bound.
17	<u>41-0</u>	9-47. (9-327) Priority of security interests in deposit account and
18	uncertifica	ted certificate of deposit. The following rules govern priority among conflicting
19	security inte	erests in the same deposit account or uncertificated certificate of deposit:
20	<u>1.</u>	A security interest held by a secured party having control of the deposit account or
21		uncertificated certificate of deposit under section 41-09-04 has priority over a
22		conflicting security interest held by a secured party that does not have control.
23	<u>2.</u>	Except as otherwise provided in subsections 3 and 4, security interests perfected
24		by control under section 41-09-34 rank according to priority in time of obtaining
25		control.
26	<u>3.</u>	Except as otherwise provided in subsection 4, a security interest held by the bank
27		with which the deposit account or uncertificated certificate of deposit is maintained
28		has priority over a conflicting security interest held by another secured party.
29	<u>4.</u>	A security interest perfected by control under subdivision c of subsection 1 of
30		section 41-09-04 has priority over a security interest held by the bank with which
31		the deposit account or uncertificated certificate of deposit is maintained.

1	<u>41-</u>	<u>09-48</u>	s. (9-3	28) Priority of security interests in investment property. The
2	following ru	ıles g	overn	priority among conflicting security interests in the same investment
3	property:			
4	<u>1.</u>	A se	curity	interest held by a secured party having control of investment property
5		und	er sec	ction 41-09-06 has priority over a security interest held by a secured party
6		that	does	not have control of the investment property.
7	<u>2.</u>	Exc	ept as	otherwise provided in subsections 3 and 4, conflicting security interests
8		held	by se	ecured parties each of which has control under section 41-09-06 rank
9		acco	ording	to priority in time of:
10		<u>a.</u>	If the	e collateral is a security, obtaining control;
11		<u>b.</u>	If the	e collateral is a security entitlement carried in a securities account and:
12			<u>(1)</u>	If the secured party obtained control under subdivision a of
13				subsection 4 of section 41-08-06, the secured party's becoming the
14				person for which the securities account is maintained;
15			<u>(2)</u>	If the secured party obtained control under subdivision b of
16				subsection 4 of section 41-08-06, the securities intermediary's
17				agreement to comply with the secured party's entitlement orders with
18				respect to security entitlements carried or to be carried in the securities
19				account; or
20			<u>(3)</u>	If the secured party obtained control through another person under
21				subdivision c of subsection 4 of section 41-08-06, the time on which
22				priority would be based under this subsection if the other person were
23				the secured party; or
24		<u>C.</u>	If the	e collateral is a commodity contract carried with a commodity
25			inter	mediary, the satisfaction of the requirement for control specified in
26			subd	livision b of subsection 2 of section 41-09-06 with respect to commodity
27			<u>cont</u> ı	racts carried or to be carried with the commodity intermediary.
28	<u>3.</u>	A se	ecurity	interest held by a securities intermediary in a security entitlement or a
29		seci	<u>urities</u>	account maintained with the securities intermediary has priority over a
30		conf	flicting	security interest held by another secured party.

1		<u>4.</u>	A se	ecurity interest held by a commodity intermediary in a commodity contract or a
2			com	modity account maintained with the commodity intermediary has priority over a
3			conf	licting security interest held by another secured party.
4		<u>5.</u>	A se	ecurity interest in a certificated security in registered form which is perfected by
5			<u>takir</u>	ng delivery under subsection 1 of section 41-09-33 and not by control under
6			sect	ion 41-09-34 has priority over a conflicting security interest perfected by a
7			metl	hod other than control.
8		<u>6.</u>	Con	flicting security interests created by a broker, securities intermediary, or
9			com	modity intermediary which are perfected without control under section
10			<u>41-0</u>	09-06 rank equally.
11		<u>7.</u>	<u>In al</u>	l other cases, priority among conflicting security interests in investment
12			prop	perty is governed by sections 41-09-42 and 41-09-43.
13		41-0	09-49	. (9-329) Priority of security interests in letter-of-credit right. The
14	followi	ng ru	ıles go	overn priority among conflicting security interests in the same letter-of-credit
15	right:			
16		<u>1.</u>	A se	ecurity interest held by a secured party having control of the letter-of-credit right
17			unde	er section 41-09-07 has priority to the extent of its control over a conflicting
18			secu	urity interest held by a secured party that does not have control.
19		<u>2.</u>	Sec	urity interests perfected by control under section 41-09-34 rank according to
20			prio	rity in time of obtaining control.
21		41-0	09-50	. (9-330) Priority of purchaser of chattel paper or instrument.
22		<u>1.</u>	<u>A pu</u>	urchaser of chattel paper has priority over a security interest in the chattel
23			раре	er which is claimed merely as proceeds of inventory subject to a security
24			inter	rest if:
25			<u>a.</u>	In good faith and in the ordinary course of the purchaser's business, the
26				purchaser gives new value and takes possession of the chattel paper or
27				obtains control of the chattel paper under section 41-09-05; and
28			<u>b.</u>	The chattel paper does not indicate that it has been assigned to an identified
29				assignee other than the purchaser.
30		<u>2.</u>	<u>Α ρι</u>	urchaser of chattel paper has priority over a security interest in the chattel
31			pape	er which is claimed other than merely as proceeds of inventory subject to a

1 security interest if the purchaser gives new value and takes possession of the 2 chattel paper or obtains control of the chattel paper under section 41-09-05 in good 3 faith, in the ordinary course of the purchaser's business, and without knowledge 4 that the purchase violates the rights of the secured party. 5 Except as otherwise provided in section 41-09-47, a purchaser having priority in 3. 6 chattel paper under subsection 1 or 2 also has priority in proceeds of the chattel 7 paper to the extent that: 8 Section 41-09-42 provides for priority in the proceeds; or a. 9 The proceeds consist of the specific goods covered by the chattel paper or b. 10 cash proceeds of the specific goods, even if the purchaser's security interest 11 in the proceeds is unperfected. 12 <u>4.</u> Except as otherwise provided in subsection 1 of section 41-09-51, a purchaser of 13 an instrument has priority over a security interest in the instrument perfected by a 14 method other than possession if the purchaser gives value and takes possession 15 of the instrument in good faith and without knowledge that the purchase violates 16 the rights of the secured party. 17 For purposes of subsections 1 and 2, the holder of a purchase-money security 5. 18 interest in inventory gives new value for chattel paper constituting proceeds of the 19 inventory. 20 For purposes of subsections 2 and 4, if chattel paper or an instrument indicates 21 that it has been assigned to an identified secured party other than the purchaser, a 22 purchaser of the chattel paper or instrument has knowledge that the purchase 23 violates the rights of the secured party. 24 41-09-51. (9-331) Priority of rights of purchasers of instruments, documents, and 25 securities under other articles - Priority of interests in financial assets and security 26 entitlements under chapter 41-08. 27 This chapter does not limit the rights of a holder in due course of a negotiable 28 instrument, a holder to which a negotiable document of title has been duly 29 negotiated, or a protected purchaser of a security. These holders or purchasers 30 take priority over an earlier security interest, even if perfected, to the extent

provided in chapters 41-03, 41-07, and 41-08.

1 This chapter does not limit the rights of or impose liability on a person to the extent 2 that the person is protected against the assertion of a claim under chapter 41-08. 3 Filing under this chapter does not constitute notice of a claim or defense to the 3. 4 holders, purchasers, or persons described in subsections 1 and 2. 5 41-09-52. (9-332) Transfer of money - Transfer of funds from deposit account. 6 A transferee of money takes the money free of a security interest unless the 7 transferee acts in collusion with the debtor in violating the rights of the secured 8 party. 9 A transferee of funds from a deposit account takes the funds free of a security 2. 10 interest in the deposit account unless the transferee acts in collusion with the 11 debtor in violating the rights of the secured party. 12 41-09-53. (9-333) Priority of certain liens arising by operation of law. 13 In this section, "possessory lien" means an interest, other than a security interest 1. 14 or an agricultural lien: 15 Which secures payment or performance of an obligation for services or 16 materials furnished with respect to goods by a person in the ordinary course 17 of the person's business; 18 Which is created by statute or rule of law in favor of the person; and <u>b.</u> 19 Whose effectiveness depends on the person's possession of the goods. C. 20 2. A possessory lien on goods has priority over a security interest in the goods unless 21 the lien is created by a statute that expressly provides otherwise. 22 41-09-54. (9-334) Priority of security interests in fixtures and crops. 23 A security interest under this chapter may be created in goods that are fixtures or 24 may continue in goods that become fixtures. A security interest does not exist 25 under this chapter in ordinary building materials incorporated into an improvement 26 on land. 27 <u>2.</u> This chapter does not prevent creation of an encumbrance upon fixtures under 28 real-property law. 29 In cases not governed by subsections 4 through 8, a security interest in fixtures is 3. 30 subordinate to a conflicting interest of an encumbrancer or owner of the related

real property other than the debtor.

ı	<u>4.</u>	Except as otherwise provided in subsection 8, a periected security interest in			
2		<u>fixtu</u>	res ha	as priority over a conflicting interest of an encumbrancer or owner of the	
3		<u>real</u>	prope	erty if the debtor has an interest of record in or is in possession of the real	
4		prop	erty a	und:	
5		<u>a.</u>	The s	security interest is a purchase-money security interest;	
6		<u>b.</u>	The i	nterest of the encumbrancer or owner arises before the goods become	
7			fixtur	es; and	
8		<u>c.</u>	The s	security interest is perfected by a fixture filing before the goods become	
9			fixtur	es or within twenty days thereafter.	
10	<u>5.</u>	Аре	erfecte	ed security interest in fixtures has priority over a conflicting interest of an	
11		enci	umbra	ncer or owner of the real property if:	
12		<u>a.</u>	The o	debtor has an interest of record in the real property or is in possession of	
13			the re	eal property and the security interest:	
14			<u>(1)</u>	Is perfected by a fixture filing before the interest of the encumbrancer or	
15				owner is of record; and	
16			<u>(2)</u>	Has priority over any conflicting interest of a predecessor in title of the	
17				encumbrancer or owner;	
18		<u>b.</u>	Befo	re the goods become fixtures, the security interest is perfected by any	
19			meth	od permitted by this chapter and the fixtures are readily removable:	
20			<u>(1)</u>	Factory or office machines;	
21			<u>(2)</u>	Equipment that is not primarily used or leased for use in the operation	
22				of the real property; or	
23			<u>(3)</u>	Replacements of domestic appliances that are consumer goods;	
24		<u>C.</u>	The o	conflicting interest is a lien on the real property obtained by legal or	
25			<u>equit</u>	able proceedings after the security interest was perfected by any method	
26			perm	itted by this chapter; or	
27		<u>d.</u>	The s	security interest is:	
28			<u>(1)</u>	Created in a manufactured home in a manufactured-home transaction;	
29				<u>and</u>	
30			<u>(2)</u>	Perfected pursuant to a statute described in subdivision b of	
31				subsection 1 of section 41-09-31.	

1 A security interest in fixtures, whether or not perfected, has priority over a 2 conflicting interest of an encumbrancer or owner of the real property if: 3 The encumbrancer or owner has, in an authenticated record, consented to a. 4 the security interest or disclaimed an interest in the goods as fixtures; or 5 The debtor has a right to remove the goods as against the encumbrancer or b. 6 owner. 7 The priority of the security interest under subdivision b of subsection 6 continues 7. 8 for a reasonable time if the debtor's right to remove the goods as against the 9 encumbrancer or owner terminates. 10 A mortgage is a construction mortgage to the extent that it secures an obligation <u>8.</u> 11 incurred for the construction of an improvement on land, including the acquisition 12 cost of the land, if a recorded record of the mortgage so indicates. Except as 13 otherwise provided in subsections 5 and 6, a security interest in fixtures is 14 subordinate to a construction mortgage if a record of the mortgage is recorded 15 before the goods become fixtures and the goods become fixtures before the 16 completion of the construction. A mortgage has this priority to the same extent as 17 a construction mortgage to the extent that it is given to refinance a construction 18 mortgage. 19 A perfected security interest in crops growing on real property has priority over a 9. 20 conflicting interest of an encumbrancer or owner of the real property if the debtor 21 has an interest of record in or is in possession of the real property. 22 10. Subsection 9 prevails over any inconsistent provisions of section 47-16-03. 23 41-09-55. (9-335) Accessions. 24 1. A security interest may be created in an accession and continues in collateral that 25 becomes an accession. 26 2. If a security interest is perfected when the collateral becomes an accession, the 27 security interest remains perfected in the collateral. 28 Except as otherwise provided in subsection 4, the other provisions of this part <u>3.</u> 29 determine the priority of a security interest in an accession.

- 4. A security interest in an accession is subordinate to a security interest in the whole
 which is perfected by compliance with the requirements of a certificate-of-title
 statute under subsection 2 of section 41-09-51.
 - 5. After default, subject to sections 41-09-98 through 41-09-123, a secured party may remove an accession from other goods if the security interest in the accession has priority over the claims of every person having an interest in the whole.
 - 6. A secured party that removes an accession from other goods under subsection 5 shall promptly reimburse any holder of a security interest or other lien on, or owner of, the whole or of the other goods, other than the debtor, for the cost of repair of any physical injury to the whole or the other goods. The secured party need not reimburse the holder or owner for any diminution in value of the whole or the other goods caused by the absence of the accession removed or by any necessity for replacing it. A person entitled to reimbursement may refuse permission to remove until the secured party gives adequate assurance for the performance of the obligation to reimburse.

41-09-56. (9-336) Commingled goods.

- 1. In this section, "commingled goods" means goods that are physically united with other goods in such a manner that their identity is lost in a product or mass.
- A security interest does not exist in commingled goods as such. However, a
 security interest may attach to a product or mass that results when goods become
 commingled goods.
- 3. <u>If collateral becomes commingled goods, a security interest attaches to the product</u> or mass.
- 4. If a security interest in collateral is perfected before the collateral becomes commingled goods, the security interest that attaches to the product or mass under subsection 3 is perfected.
- 5. Except as otherwise provided in subsection 6, the other provisions of this part determine the priority of a security interest that attaches to the product or mass under subsection 3.
- 6. If more than one security interest attaches to the product or mass under subsection 3, the following rules determine priority:

1		<u>a.</u>	A security interest that is perfected under subsection 4 has priority over a
2			security interest that is unperfected at the time the collateral becomes
3			commingled goods.
4		<u>b.</u>	If more than one security interest is perfected under subsection 4, the security
5			interests rank equally in proportion to the value of the collateral at the time it
6			became commingled goods.
7	41-0	09-57	. (9-337) Priority of security interests in goods covered by certificate of
8	title. If, wh	ile a s	security interest in goods is perfected by any method under the law of another
9	jurisdiction,	this s	state issues a certificate of title that does not show that the goods are subject
10	to the secu	rity in	terest or contain a statement that they may be subject to security interests not
11	shown on the	he ce	rtificate:
12	<u>1.</u>	A bu	uyer of the goods, other than a person in the business of selling goods of that
13		kind	, takes free of the security interest if the buyer gives value and receives
14		<u>deliv</u>	very of the goods after issuance of the certificate and without knowledge of the
15		secu	urity interest; and
16	<u>2.</u>	The	security interest is subordinate to a conflicting security interest in the goods
17		that	attaches, and is perfected under subsection 2 of section 41-09-31, after
18		<u>issu</u>	ance of the certificate and without the conflicting secured party's knowledge of
19		the s	security interest.
20	41-0	<u>09-58</u>	. (9-338) Priority of security interest perfected by filed financing
21	statement	provi	ding certain incorrect information. If a security interest is perfected by a
22	filed financi	ng sta	atement providing information described in subdivision e of subsection 2 of
23	section 41-	09-87	which is incorrect at the time the financing statement is filed:
24	<u>1.</u>	<u>The</u>	security interest is subordinate to a conflicting perfected security interest in the
25		colla	ateral to the extent that the holder of the conflicting security interest gives value
26		<u>in re</u>	easonable reliance upon the incorrect information; and
27	<u>2.</u>	<u>Α ρι</u>	urchaser, other than a secured party, of the collateral takes free of the security
28		<u>inter</u>	rest to the extent that, in reasonable reliance upon the incorrect information,
29		the p	purchaser gives value and, in the case of chattel paper, documents, goods,
30		instr	ruments, or a security certificate, receives delivery of the collateral.

1	<u>41-0</u>	09-59. (9-339) Priority subject to subordination. This chapter does not preclude				
2	subordination by agreement by a person entitled to priority.					
3	41-09-60. (9-340) Effectiveness of right of recoupment or set-off against deposit					
4	account or	certificate of deposit.				
5	<u>1.</u>	Except as otherwise provided in subsection 3, a bank with which a deposit account				
6		or certificate of deposit is maintained may exercise any right of recoupment or				
7		set-off against a secured party that holds a security interest in the deposit account				
8		or certificate of deposit.				
9	<u>2.</u>	Except as otherwise provided in subsection 3, the application of this chapter to a				
10		security interest in a deposit account or certificate of deposit does not affect a right				
11		of recoupment or set-off of the secured party as to a deposit account or certificate				
12		of deposit maintained with the secured party.				
13	<u>3.</u>	The exercise by a bank of a set-off against a deposit account or certificate of				
14		deposit is ineffective against a secured party that holds a security interest in the				
15		deposit account or certificate of deposit which is perfected by control under				
16		subdivision c of subsection 1 of section 41-09-04, if the set-off is based on a claim				
17		against the debtor.				
18	<u>41-0</u>	09-61. (9-341) Bank's rights and duties with respect to deposit account or				
19	certificate	of deposit. Except as otherwise provided in subsection 3 of section 41-09-60, and				
20	unless the l	bank otherwise agrees in an authenticated record, a bank's rights and duties with				
21	respect to a	a deposit account or certificate of deposit maintained with the bank are not				
22	terminated,	suspended, or modified by:				
23	<u>1.</u>	The creation, attachment, or perfection of a security interest in the deposit account				
24		or certificate of deposit;				
25	<u>2.</u>	The bank's knowledge of the security interest; or				
26	<u>3.</u>	The bank's receipt of instructions from the secured party.				
27	41-0	09-62. (9-342) Bank's right to refuse to enter into or disclose existence of				
28	control agi	reement. This chapter does not require a bank to enter into an agreement of the				
29	kind describ	ped in subdivision b of subsection 1 of section 41-09-04, even if its customer so				
30	requests or	directs. A bank that has entered into such an agreement is not required to confirm				
31	the existen	ce of the agreement to another person unless requested to do so by its customer.				

1 41-09-63. (9-401) Alienability of debtor's rights. 2 1. Except as otherwise provided in subsection 2 and sections 41-09-68 through 3 41-09-71, whether a debtor's rights in collateral may be voluntarily or involuntarily 4 transferred is governed by law other than this chapter. 5 An agreement between the debtor and secured party which prohibits a transfer of 2. 6 the debtor's rights in collateral or makes the transfer a default does not prevent the 7 transfer from taking effect. 8 41-09-64. (9-402) Secured party not obligated on contract of debtor or in tort. The 9 existence of a security interest, agricultural lien, or authority given to a debtor to dispose of or 10 use collateral, without more, does not subject a secured party to liability in contract or tort for 11 the debtor's acts or omissions. 12 41-09-65. (9-403) Agreement not to assert defenses against assignee. 13 In this section, "value" has the meaning provided in subsection 1 of section 1. 14 41-03-29. 15 2. Except as otherwise provided in this section, an agreement between an account 16 debtor and an assignor not to assert against an assignee any claim or defense that 17 the account debtor may have against the assignor is enforceable by an assignee 18 that takes an assignment: 19 For value; a. 20 b. In good faith; 21 Without notice of a claim of a property or possessory right to the property <u>C.</u> 22 assigned; and 23 Without notice of a defense or claim in recoupment of the type that may be 24 asserted against a person entitled to enforce a negotiable instrument under 25 subsection 1 of section 41-03-31. 26 Subsection 2 does not apply to defenses of a type that may be asserted against a <u>3.</u> 27 holder in due course of a negotiable instrument under subsection 2 of section 28 41-03-31. 29 In a consumer transaction, if a record evidences the account debtor's obligation, 4. 30 law other than this chapter requires that the record include a statement to the 31 effect that the rights of an assignee are subject to claims or defenses that the

1		acco	ount debtor could assert against the original obligee, and the record does not
2		<u>inclu</u>	ude such a statement:
3		<u>a.</u>	The record has the same effect as if the record included such a statement;
4			and
5		<u>b.</u>	The account debtor may assert against an assignee those claims and
6			defenses that would have been available if the record included such a
7			statement.
8	<u>5.</u>	This	s section is subject to law other than this chapter which establishes a different
9		rule	for an account debtor who is an individual and who incurred the obligation
10		prim	narily for personal, family, or household purposes.
11	<u>6.</u>	Exc	ept as otherwise provided in subsection 4, this section does not displace law
12		othe	er than this chapter which gives effect to an agreement by an account debtor
13		not	to assert a claim or defense against an assignee.
14	41-0	<u> </u>	. (9-404) Rights acquired by assignee - Claims and defenses against
15	assignee.		
16	<u>1.</u>	<u>Unle</u>	ess an account debtor has made an enforceable agreement not to assert
17		defe	enses or claims, and subject to subsections 2 through 5, the rights of an
18		<u>assi</u>	gnee are subject to:
19		<u>a.</u>	All terms of the agreement between the account debtor and assignor and any
20			defense or claim in recoupment arising from the transaction that gave rise to
21			the contract; and
22		<u>b.</u>	Any other defense or claim of the account debtor against the assignor which
23			accrues before the account debtor receives a notification of the assignment
24			authenticated by the assignor or the assignee.
25	<u>2.</u>	<u>Sub</u>	ject to subsection 3 and except as otherwise provided in subsection 4, the
26		<u>clair</u>	n of an account debtor against an assignor may be asserted against an
27		<u>assi</u>	gnee under subsection 1 only to reduce the amount the account debtor owes.
28	<u>3.</u>	<u>This</u>	section is subject to law other than this chapter which establishes a different
29		<u>rule</u>	for an account debtor who is an individual and who incurred the obligation
30		prim	narily for personal, family, or household purposes.

1 In a consumer transaction, if a record evidences the account debtor's obligation, 2 law other than this chapter requires that the record include a statement to the 3 effect that the account debtor's recovery against an assignee with respect to 4 claims and defenses against the assignor may not exceed amounts paid by the 5 account debtor under the record, and the record does not include such a 6 statement, the extent to which a claim of an account debtor against the assignor 7 may be asserted against an assignee is determined as if the record included such 8 a statement. 9 5. This section does not apply to an assignment of a health care insurance 10 receivable. 11 41-09-67. (9-405) Modification of assigned contract. 12 1. A modification of or substitution for an assigned contract is effective against an 13 assignee if made in good faith. The assignee acquires corresponding rights under 14 the modified or substituted contract. The assignment may provide that the 15 modification or substitution is a breach of contract by the assignor. This 16 subsection is subject to subsections 2 through 4. 17 Subsection 1 applies to the extent that: 2. 18 The right to payment or a part thereof under an assigned contract has not 19 been fully earned by performance; or 20 b. The right to payment or a part thereof has been fully earned by performance 21 and the account debtor has not received notification of the assignment under 22 subsection 1 of section 41-09-68. 23 This section is subject to law other than this chapter which establishes a different 3. 24 rule for an account debtor who is an individual and who incurred the obligation 25 primarily for personal, family, or household purposes. 26 <u>4.</u> This section does not apply to an assignment of a health care insurance 27 receivable. 28 41-09-68. (9-406) Discharge of account debtor - Notification of assignment -29 Identification and proof of assignment - Restrictions on assignment of accounts, chattel

paper, payment intangibles, and promissory notes ineffective.

1 Subject to subsections 2 through 9, an account debtor on an account, chattel 2 paper, or a payment intangible may discharge its obligation by paying the assignor 3 until, but not after, the account debtor receives a notification, authenticated by the 4 assignor or the assignee, that the amount due or to become due has been 5 assigned and that payment is to be made to the assignee. After receipt of the 6 notification, the account debtor may discharge its obligation by paying the 7 assignee and may not discharge the obligation by paying the assignor. 8 Subject to subsection 8, notification is ineffective under subsection 1: 2. 9 a. If it does not reasonably identify the rights assigned; 10 b<u>.</u> To the extent that an agreement between an account debtor and a seller of a 11 payment intangible limits the account debtor's duty to pay a person other than 12 the seller and the limitation is effective under law other than this chapter; or 13 At the option of an account debtor, if the notification notifies the account C. 14 debtor to make less than the full amount of any installment or other periodic 15 payment to the assignee, even if: 16 Only a portion of the account, chattel paper, or payment intangible has (1) 17 been assigned to that assignee; 18 (2)A portion has been assigned to another assignee; or 19 (3)The account debtor knows that the assignment to that assignee is 20 limited. 21 3. Subject to subsection 8, if requested by the account debtor, an assignee shall 22 seasonably furnish reasonable proof that the assignment has been made. Unless 23 the assignee complies, the account debtor may discharge its obligation by paying 24 the assignor, even if the account debtor has received a notification under 25 subsection 1. 26 Except as otherwise provided in subsection 5 and sections 41-02.1-33 and <u>4.</u> 27 41-09-69, and subject to subsection 8, a term in an agreement between an 28 account debtor and an assignor or in a promissory note is ineffective to the extent 29 that it: 30 Prohibits, restricts, or requires the consent of the account debtor or person a. 31 obligated on the promissory note to the assignment or transfer of, or the

1 creation, attachment, perfection, or enforcement of a security interest in, the 2 account, chattel paper, payment intangible, or promissory note; or 3 Provides that the assignment or transfer or the creation, attachment, b. 4 perfection, or enforcement of the security interest may give rise to a default, 5 breach, right of recoupment, claim, defense, termination, right of termination, 6 or remedy under the account, chattel paper, payment intangible, or 7 promissory note. 8 5. Subsection 4 does not apply to the sale of a payment intangible or promissory 9 note. 10 Except as otherwise provided in sections 41-02.1-33 and 41-09-69 and subject to <u>6.</u> 11 subsections 8 and 9, a rule of law, statute, or regulation that prohibits, restricts, or 12 requires the consent of a government, governmental body or official, or account 13 debtor to the assignment or transfer of, or creation of a security interest in, an 14 account or chattel paper is ineffective to the extent that the rule of law, statute, or 15 regulation: 16 Prohibits, restricts, or requires the consent of the government, governmental 17 body or official, or account debtor to the assignment or transfer of, or the 18 creation, attachment, perfection, or enforcement of a security interest in the 19 account or chattel paper; or 20 b. Provides that the assignment, transfer, creation, attachment, perfection, or 21 enforcement of the security interest may give rise to a default, breach, right of 22 recoupment, claim, defense, termination, right of termination, or remedy 23 under the account or chattel paper. 24 7. Subject to subsection 8, an account debtor may not waive or vary its option under 25 subdivision c of subsection 2. 26 8. This section is subject to law other than this chapter which establishes a different 27 rule for an account debtor who is an individual and who incurred the obligation 28 primarily for personal, family, or household purposes. 29 9. This section does not apply to an assignment of a health care insurance 30 receivable.

1	<u>4</u>	1-0	9-69	. (9-407) Restrictions on creation or enforcement of security interest in			
2	leaseho	ld iı	ntere	est or in lessor's residual interest.			
3	<u>1</u>	<u>.</u>	Except as otherwise provided in subsection 2, a term in a lease agreement is				
4			<u>ineff</u>	ective to the extent that the term:			
5			<u>a.</u>	Prohibits, restricts, or requires the consent of a party to the lease to the			
6				assignment, transfer, creation, attachment, perfection, or enforcement of a			
7				security interest in an interest of a party under the lease contract or in the			
8				lessor's residual interest in the goods; or			
9			<u>b.</u>	Provides that the assignment, transfer, creation, attachment, perfection, or			
10				enforcement of the security interest may give rise to a default, breach, right of			
11				recoupment, claim, defense, termination, right of termination, or remedy			
12				under the lease.			
13	2	<u></u>	Exce	ept as otherwise provided in subsection 6 of section 41-02.1-33, a term			
14			desc	cribed in subdivision b of subsection 1 is effective to the extent that there is:			
15			<u>a.</u>	A transfer by the lessee of the lessee's right of possession or use of the			
16				goods in violation of the term; or			
17			<u>b.</u>	A delegation of a material performance of either party to the lease contract in			
18				violation of the term.			
19	<u>3</u>	<u>3.</u>	<u>The</u>	creation, attachment, perfection, or enforcement of a security interest in the			
20			less	or's interest under the lease contract or the lessor's residual interest in the			
21			good	ds is not a transfer that materially impairs the lessee's prospect of obtaining			
22			retui	rn performance or materially changes the duty of or materially increases the			
23			burd	len or risk imposed on the lessee within the purview of subsection 4 of section			
24			<u>41-0</u>	2.1-33 unless, and then only to the extent that, enforcement actually results in			
25			a de	elegation of material performance of the lessor.			
26	<u>4</u>	1-0	9-70	. (9-408) Restrictions on assignment of promissory notes, health care			
27	insurand	ce r	ecei	vables, and certain general intangibles ineffective.			
28	<u>1</u>	<u>.</u>	Exce	ept as otherwise provided in subsection 2, a term in a promissory note or in an			
29			agre	ement between an account debtor and a debtor which relates to a health care			
30			<u>insu</u>	rance receivable or a general intangible, including a contract, permit, license,			
31			or fr	anchise, and which term prohibits, restricts, or requires the consent of the			

1 person obligated on the promissory note or the account debtor to, the assignment 2 or transfer of, or creation, attachment, or perfection of a security interest in, the 3 promissory note, health care insurance receivable, or general intangible, is 4 ineffective to the extent that the term: 5 Would impair the creation, attachment, or perfection of a security interest; or <u>a.</u> 6 b. Provides that the assignment, transfer, creation, attachment, or perfection of 7 the security interest may give rise to a default, breach, right of recoupment, 8 claim, defense, termination, right of termination, or remedy under the 9 promissory note, health care insurance receivable, or general intangible. 10 <u>2.</u> Subsection 1 applies to a security interest in a payment intangible or promissory 11 note only if the security interest arises out of a sale of the payment intangible or 12 promissory note. 13 A rule of law, statute, or regulation that prohibits, restricts, or requires the consent <u>3.</u> 14 of a government, governmental body or official, person obligated on a promissory 15 note, or account debtor to the assignment or transfer of, or creation of a security 16 interest in, a promissory note, health care insurance receivable, or general 17 intangible, including a contract, permit, license, or franchise between an account 18 debtor and a debtor, is ineffective to the extent that the rule of law, statute, or 19 regulation: 20 Would impair the creation, attachment, or perfection of a security interest; or a. 21 Provides that the assignment, transfer, creation, attachment, or perfection of <u>b.</u> 22 the security interest may give rise to a default, breach, right of recoupment, 23 claim, defense, termination, right of termination, or remedy under the 24 promissory note, health care insurance receivable, or general intangible. 25 To the extent that a term in a promissory note or in an agreement between an 4. 26 account debtor and a debtor which relates to a health care insurance receivable or 27 general intangible or a rule of law, statute, or regulation described in subsection 3 28 would be effective under law other than this chapter but is ineffective under 29 subsection 1 or 3, the creation, attachment, or perfection of a security interest in 30 the promissory note, health care insurance receivable, or general intangible:

1		<u>a.</u>	Is not enforceable against the person obligated on the promissory note or the
2			account debtor;
3		<u>b.</u>	Does not impose a duty or obligation on the person obligated on the
4			promissory note or the account debtor;
5		<u>C.</u>	Does not require the person obligated on the promissory note or the account
6			debtor to recognize the security interest, pay or render performance to the
7			secured party, or accept payment or performance from the secured party;
8		<u>d.</u>	Does not entitle the secured party to use or assign the debtor's rights under
9			the promissory note, health care insurance receivable, or general intangible,
10			including any related information or materials furnished to the debtor in the
11			transaction giving rise to the promissory note, health care insurance
12			receivable, or general intangible;
13		<u>e.</u>	Does not entitle the secured party to use, assign, possess, or have access to
14			any trade secrets or confidential information of the person obligated on the
15			promissory note or the account debtor; and
16		<u>f.</u>	Does not entitle the secured party to enforce the security interest in the
17			promissory note, health care insurance receivable, or general intangible.
18	41-0	9-71	. (9-409) Restrictions on assignment of letter-of-credit rights ineffective.
19	<u>1.</u>	A te	rm in a letter of credit or a rule of law, statute, regulation, custom, or practice
20		appl	licable to the letter of credit which prohibits, restricts, or requires the consent of
21		an a	applicant, issuer, or nominated person to a beneficiary's assignment of or
22		crea	ation of a security interest in a letter-of-credit right is ineffective to the extent
23		that	the term or rule of law, statute, regulation, custom, or practice:
24		<u>a.</u>	Would impair the creation, attachment, or perfection of a security interest in
25			the letter-of-credit right; or
26		<u>b.</u>	Provides that the assignment, creation, attachment, or perfection of the
27			security interest may give rise to a default, breach, right of recoupment, claim,
28			defense, termination, right of termination, or remedy under the letter-of-credit
29			<u>right.</u>
30	<u>2.</u>	To t	he extent that a term in a letter of credit is ineffective under subsection 1 but
31		wou	lld be effective under law other than this chapter or a custom or practice

1		applicable to the letter of credit, to the transfer of a right to draw or otherwise				
2		demand performance under the letter of credit, or to the assignment of a right to				
3		proc	proceeds of the letter of credit, the creation, attachment, or perfection of a security			
4		inter	interest in the letter-of-credit right:			
5		<u>a.</u>	ls no	t enforceable against the applicant, issuer, nominated person, or		
6			trans	feree beneficiary;		
7		<u>b.</u>	Impo	ses no duties or obligations on the applicant, issuer, nominated person,		
8			or tra	nsferee beneficiary; and		
9		<u>C.</u>	Does	not require the applicant, issuer, nominated person, or transferee		
10			<u>bene</u>	ficiary to recognize the security interest, pay or render performance to		
11			the s	ecured party, or accept payment or other performance from the secured		
12			party	<u>.</u>		
13	41-0	9-72	. (9-5	01) Filing office.		
14	<u>1.</u>	Exc	ept as	otherwise provided in subsection 2, if the local law of this state governs		
15		perf	ection	of a security interest or agricultural lien, the office in which to file a		
16		<u>finar</u>	ncing s	statement to perfect the security interest or agricultural lien is:		
17		<u>a.</u>	The o	office designated for the filing or recording of a record of a mortgage on		
18			the re	elated real property, if:		
19			<u>(1)</u>	The collateral is as-extracted collateral or timber to be cut; or		
20			<u>(2)</u>	The financing statement is filed as a fixture filing and the collateral is		
21				goods that are or are to become fixtures; or		
22		<u>b.</u>	The o	office of the register of deeds in any county in this state or in the office of		
23			the s	ecretary of state, in all other cases, including a case in which the		
24			collat	eral is goods that are or are to become fixtures and the financing		
25			state	ment is not filed as a fixture filing.		
26	<u>2.</u>	The	office	in which to file a financing statement to perfect a security interest in		
27		colla	ateral,	including fixtures, of a transmitting utility is the office of the secretary of		
28		state	e. The	e financing statement also constitutes a fixture filing as to the collateral		
29		indic	cated i	n the financing statement which is or is to become fixtures.		
30	41-0	9-73	. (9-5	02) Contents of financing statement - Record of mortgage as		
31	financing s	tater	nent -	Time of filing financing statement - Amending financing statement.		

1 Subject to subsection 2, a financing statement is sufficient only if the statement: 2 <u>a.</u> Provides the name of the debtor; 3 Provides the name of the secured party or a representative of the secured b. 4 party; 5 Indicates the collateral covered by the financing statement; <u>C.</u> 6 d. If it is a financing statement that is to be filed to gain protection under the 7 central notice system, includes a reasonable description of the property, 8 including the county in which the property is located, and any other additional 9 information required by the Food Security Act of 1985 [Pub. L. 99-198; Stat. 10 1535; 7 U.S.C. 1631], as prescribed by the secretary of state, and, to be 11 sufficient a financing statement must include the social security number or 12 federal tax identification number of the debtor; the name and address of the 13 secured party; and unless electronically filed, the signatures of the debtor and 14 secured parties; Provides the social security or federal tax identification number of the debtor; 15 e. 16 f. Provides a mailing address for the secured party; and 17 Provides a mailing address for the debtor. g. 18 Except as otherwise provided in subsection 2 of section 41-09-72, to be sufficient, <u>2.</u> 19 a financing statement that covers as-extracted collateral or timber to be cut, or 20 which is filed as a fixture filing and covers goods that are or are to become fixtures, 21 must satisfy subsection 1 and also: 22 Indicate that it covers this type of collateral; a. 23 Indicate that it is to be filed for record in the real-property records; b. 24 Provide a description of the real property to which the collateral is related C. 25 sufficient to give constructive notice of a mortgage under the law of this state 26 if the description were contained in a record of the mortgage of the real 27 property; and 28 If the debtor does not have an interest of record in the real property, provide <u>d.</u> 29 the name of a record owner.

1 A record of a mortgage is effective, from the date of recording, as a financing 2 statement filed as a fixture filing or as a financing statement covering as-extracted 3 collateral or timber to be cut only if: 4 The record indicates the goods or accounts that it covers; a. 5 The goods are or are to become fixtures related to the real property described b. 6 in the record or the collateral is related to the real property described in the 7 record and is as-extracted collateral or timber to be cut; 8 <u>C.</u> The record satisfies the requirements for a financing statement in this section 9 other than an indication that it is to be filed in the real-property records; and 10 d. The record is duly recorded. 11 A financing statement may be filed before a security agreement is made or a <u>4.</u> 12 security interest otherwise attaches. 13 A financing statement filed to gain protection under the central notice system must <u>5.</u> 14 be amended within three months of a material change to reflect that change. The 15 amended financing statement must be signed by both the debtor and secured 16 party and filed in the same manner as the original financing statement. An 17 electronically filed amendment does not need to be signed. 18 Effective January 1, 2002, any social security number or federal tax identification <u>6.</u> 19 number submitted under subdivision e of subsection 1 is not a public record and 20 may not be disclosed as part of any search under section 41-09-94 or 41-09-96 or 21 as part of a copy of the record. 22 41-09-74. (9-503) Name of debtor and secured party. 23 A financing statement sufficiently provides the name of the debtor: 24 If the debtor is a registered organization, only if the financing statement 25 provides the name of the debtor indicated on the public record of the debtor's 26 jurisdiction of organization which shows the debtor to have been organized; 27 b. If the debtor is a decedent's estate, only if the financing statement provides 28 the name of the decedent and indicates that the debtor is an estate; 29 If the debtor is a trust or a trustee acting with respect to property held in trust, C.

only if the financing statement:

1			<u>(1)</u>	Provides the name specified for the trust in its organic documents or, if
2				no name is specified, provides the name of the settlor and additional
3				information sufficient to distinguish the debtor from other trusts having
4				one or more of the same settlors; and
5			<u>(2)</u>	Indicates, in the debtor's name or otherwise, that the debtor is a trust or
6				is a trustee acting with respect to property held in trust; and
7		<u>d.</u>	<u>In otl</u>	ner cases:
8			<u>(1)</u>	If the debtor has a name, only if it provides the individual or
9				organizational name of the debtor; and
10			<u>(2)</u>	If the debtor does not have a name, only if it provides the names of the
11				partners, members, associates, or other persons comprising the debtor.
12	<u>2.</u>	A fir	nancin	g statement that provides the name of the debtor in accordance with
13		sub	sectio	n 1 is not rendered ineffective by the absence of:
14		<u>a.</u>	A tra	de name or other name of the debtor; or
15		<u>b.</u>	<u>Unle</u>	ss required under paragraph 2 of subdivision d of subsection 1, names of
16			partr	ners, members, associates, or other persons comprising the debtor.
17	<u>3.</u>	A fir	nancin	g statement that provides only the debtor's trade name does not
18		<u>suff</u>	iciently	y provide the name of the debtor.
19	<u>4.</u>	<u>Fail</u>	ure to	indicate the representative capacity of a secured party or representative
20		of a	secur	ed party does not affect the sufficiency of a financing statement.
21	<u>5.</u>	A fir	A financing statement may provide the name of more than one debtor and the	
22		name of more than one secured party.		
23	<u>41-0</u>	9-75	. (9-5	04) Indication of collateral. A financing statement sufficiently indicates
24	the collatera	al tha	t it co	vers if the financing statement provides:
25	<u>1.</u>	<u>A de</u>	escript	tion of the collateral pursuant to section 41-09-08; or
26	<u>2.</u>	An indication that the financing statement covers all assets or all personal		
27		prop	<u>oerty.</u>	
28	<u>41-0</u>)9-76	. (9-5	05) Filing and compliance with other statutes and treaties for
29	consignme	ents,	lease	s, other bailments, and other transactions.
30	<u>1.</u>	A co	onsign	or, lessor, or other bailor of goods, a licensor, or a buyer of a payment
31		inta	naible	or promissory note may file a financing statement, or may comply with a

- statute or treaty described in subsection 1 of section 41-09-31, using the terms

 "consignor", "consignee", "lessor", "lessee", "bailor", "bailee", "licensor", "licensee",

 "owner", "registered owner", "buyer", "seller", or words of similar import, instead of

 the terms "secured party" and "debtor".
 - 2. This part applies to the filing of a financing statement under subsection 1 and, as appropriate, to compliance that is equivalent to filing a financing statement under subsection 2 of section 41-09-31, but the filing or compliance is not of itself a factor in determining whether the collateral secures an obligation. If it is determined for another reason that the collateral secures an obligation, a security interest held by the consignor, lessor, bailor, licensor, owner, or buyer which attaches to the collateral is perfected by the filing or compliance.

41-09-77. (9-506) Effect of errors or omissions.

- A financing statement substantially satisfying the requirements of this part is
 effective, even if the financing statement has minor errors or omissions, unless the
 errors or omissions make the financing statement seriously misleading.
- Except as otherwise provided in subsection 3, a financing statement that fails
 sufficiently to provide the name of the debtor in accordance with subsection 1 of section 41-09-74 is seriously misleading.
- 3. If a search of the records of the filing office under the debtor's correct name, using the filing office's standard search logic, if any, would disclose a financing statement that fails sufficiently to provide the name of the debtor in accordance with subsection 1 of section 41-09-74, the name provided does not make the financing statement seriously misleading.
- 4. For purposes of subsection 2 of section 41-09-79, the "debtor's correct name" in subsection 3 means the correct name of the new debtor.

41-09-78. (9-507) Effect of certain events on effectiveness of financing statement.

1. A filed financing statement remains effective with respect to collateral that is sold, exchanged, leased, licensed, or otherwise disposed of and in which a security interest or agricultural lien continues, even if the secured party knows of or consents to the disposition.

1	<u>2.</u>	Exc	ept as otherwise provided in subsection 3 and section 41-09-79, a financing		
2		stat	ement is not rendered ineffective if, after the financing statement is filed, the		
3		info	information provided in the financing statement becomes seriously misleading		
4		und	under section 41-09-77.		
5	<u>3.</u>	<u>lf a</u>	debtor so changes its name that a filed financing statement becomes seriously		
6		misl	eading under section 41-09-77:		
7		<u>a.</u>	The financing statement is effective to perfect a security interest in collateral		
8			acquired by the debtor before, or within four months after, the change; and		
9		<u>b.</u>	The financing statement is not effective to perfect a security interest in		
10			collateral acquired by the debtor more than four months after the change,		
11			unless an amendment to the financing statement which renders the financing		
12			statement not seriously misleading is filed within four months after the		
13			change.		
14	<u>41-</u>	<u>09-79</u>	. (9-508) Effectiveness of financing statement if new debtor becomes		
15	bound by	secui	rity agreement.		
16	<u>1.</u>	Exc	ept as otherwise provided in this section, a filed financing statement naming an		
17		orig	inal debtor is effective to perfect a security interest in collateral in which a new		
18		<u>deb</u>	tor has or acquires rights to the extent that the financing statement would have		
19		<u>bee</u>	n effective had the original debtor acquired rights in the collateral.		
20	<u>2.</u>	If th	If the difference between the name of the original debtor and that of the new debtor		
21		cau	ses a filed financing statement that is effective under subsection 1 to be		
22		seri	ously misleading under section 41-09-77:		
23		<u>a.</u>	The financing statement is effective to perfect a security interest in collateral		
24			acquired by the new debtor before, and within four months after, the new		
25			debtor becomes bound under subsection 4 of section 41-09-13; and		
26		<u>b.</u>	The financing statement is not effective to perfect a security interest in		
27			collateral acquired by the new debtor more than four months after the new		
28			debtor becomes bound under subsection 4 of section 41-09-13 unless an		
29			initial financing statement providing the name of the new debtor is filed before		

I	<u>3.</u>	Inis	section does not apply to collateral as to which a filed linancing statement			
2		rema	nins effective against the new debtor under subsection 1 of section 41-09-78.			
3	41-0	09-80.	9-80. (9-509) Persons entitled to file a record.			
4	<u>1.</u>	A per	A person may file an initial financing statement, amendment that adds collateral			
5		cove	covered by a financing statement, or amendment that adds a debtor to a financing			
6		state	statement only if:			
7		<u>a.</u>	The debtor authorizes the filing in an authenticated record or pursuant to			
8			subsection 2 or 3; or			
9		<u>b.</u>	The person holds an agricultural lien that has become effective at the time of			
10			filing and the financing statement covers only collateral in which the person			
11			holds an agricultural lien.			
12	<u>2.</u>	By au	uthenticating or becoming bound as debtor by a security agreement, a debtor			
13		or ne	ew debtor authorizes the filing of an initial financing statement, and an			
14		amer	ndment, covering:			
15		<u>a.</u>	The collateral described in the security agreement; and			
16		<u>b.</u>	Property that becomes collateral under subdivision b of subsection 1 of			
17			section 41-09-35, regardless of whether the security agreement expressly			
18			covers proceeds.			
19	<u>3.</u>	By ac	cquiring collateral in which a security interest or agricultural lien continues			
20		<u>unde</u>	under subdivision a of subsection 1 of section 41-09-35, a debtor authorizes the			
21		filing	of an initial financing statement, and an amendment, covering the collateral			
22		and p	property that becomes collateral under subdivision b of subsection 1 of section			
23		<u>41-09</u>	<u>Э-35.</u>			
24	<u>4.</u>	A per	rson may file an amendment other than an amendment that adds collateral			
25		cove	red by a financing statement or an amendment that adds a debtor to a			
26		<u>finan</u>	cing statement only if:			
27		<u>a.</u>	The secured party of record authorizes the filing; or			
28		<u>b.</u>	The amendment is a termination statement for a financing statement as to			
29			which the secured party of record has failed to file or send a termination			
30			statement as required under section 41-09-84, the debtor authorizes the filing,			
31			and the termination statement indicates that the debtor authorized it to be			

that:

1 filed. The filing office shall notify the secured party of a filing under this 2 subsection. 3 5. If there is more than one secured party of record for a financing statement, each 4 secured party of record may authorize the filing of an amendment under 5 subsection 4. 6 41-09-81. (9-510) Effectiveness of filed record. 7 A filed record is effective only to the extent that it was filed by a person that may 8 file it under section 41-09-80. 9 A record authorized by one secured party of record does not affect the financing 2. 10 statement with respect to another secured party of record. 11 A continuation statement that is not filed within the six-month period prescribed by 3. 12 subsection 4 of section 41-09-86 is ineffective. 13 41-09-82. (9-511) Secured party of record. 14 A secured party of record with respect to a financing statement is a person whose 1. name is provided as the name of the secured party or a representative of the 15 16 secured party in an initial financing statement that has been filed. If an initial 17 financing statement is filed under subsection 1 of section 41-09-85, the assignee 18 named in the initial financing statement is the secured party of record with respect 19 to the financing statement. 20 2. If an amendment of a financing statement which provides the name of a person as 21 a secured party or a representative of a secured party is filed, the person named in 22 the amendment is a secured party of record. If an amendment is filed under 23 subsection 2 of section 41-09-85, the assignee named in the amendment is a 24 secured party of record. 25 3. A person remains a secured party of record until the filing of an amendment of the 26 financing statement which deletes the person. 27 41-09-83. (9-512) Amendment of financing statement. 28 Subject to section 41-09-80, a person may add or delete collateral covered by, 1. 29 continue or terminate the effectiveness of, or, subject to subsection 5, otherwise 30 amend the information provided in, a financing statement by filing an amendment 31

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1 Identifies, by its file number, the initial financing statement to which the a. 2 amendment relates; and 3 If the amendment relates to an initial financing statement filed or recorded in a b. 4 filing office described in subdivision a of subsection 1 of section 41-09-72, 5 provides the information specified in subsection 2 of section 41-09-73. 6 2. Except as otherwise provided in section 41-09-86, the filing of an amendment does 7 not extend the period of effectiveness of the financing statement. 8 A financing statement that is amended by an amendment that adds collateral is 3. 9 effective as to the added collateral only from the date of the filing of the 10 amendment. 11 A financing statement that is amended by an amendment that adds a debtor is <u>4.</u> 12 effective as to the added debtor only from the date of the filing of the amendment. 13 An amendment is ineffective to the extent it: <u>5.</u> 14 Purports to delete all debtors and fails to provide the name of a debtor to be 15 covered by the financing statement; or 16 Purports to delete all secured parties of record and fails to provide the name b. 17 of a new secured party of record. 18 41-09-84. Termination statement - Remedies - Fees. 19 If a financing statement covering consumer goods is filed after December 31, 20 1973, then within one month or within ten days following written demand by the 21 debtor after there is no outstanding secured obligation and no commitment to 22 make advances, incur obligations, or otherwise give value, the secured party shall 23 file with each filing officer with whom the financing statement was filed, a 24 termination statement to the effect that the secured party no longer claims a 25 security interest under the financing statement, which must be identified by file 26 number. In other cases when there is no outstanding secured obligation and no 27 written commitment between the secured party and the debtor to make advances, 28 incur obligations, or otherwise give value, the secured party, unless requested by

the secured party no longer claims a security interest under the financing

the debtor in writing to continue the filing, must send to each filing officer with

whom the financing statement was filed, a termination statement to the effect that

- statement nor under the central notice system, which shall be identified by file number. A termination statement submitted by a person other than the secured party of record must be accompanied by a separate written statement of assignment complying with section 41-09-85, including payment of the required fee, if any. If the affected secured party fails to file a termination statement as required by this subsection within sixty days of when the secured obligation is fully satisfied, and the debtor has not requested in writing that the filing be continued, then under section 41-09-120 the secured party is liable to the debtor for one hundred dollars and for any loss caused to the debtor by such failure. The debtor's written request for a filing to be continued may be made at any time and be effective under this section. If the affected secured party fails to file a termination statement within ten days after proper written demand by the debtor, then under section 41-09-120 the secured party is liable to the debtor for one hundred dollars and for any loss caused to the debtor by such failure.
- 2. On presentation to the filing officer of a termination statement, the filing officer shall note the termination statement in the index. If the filing officer receives the termination statement in duplicate, the filing officer shall return one copy of the termination statement to the secured party stamped to show the time of receipt of the termination statement. If the filing officer has a microfilm or other photographic record or an optical disk of the financing statement, and of any related continuation statement, statement of assignment, and statement of release, the filing officer may remove the originals from the files at any time after receipt of the termination statement, or if the filing officer has no such record, the filing officer may remove the originals from the files at any time after one year after receipt of the termination statement.
- 3. The fee for filing and indexing a termination statement, including sending or delivering the financing statement, is five dollars. For any financing statement filed after April 8, 1991, the fee must be paid at the time the fee for filing the financing statement is paid.
- 41-09-85. (9-514) Assignment of powers of secured party of record.

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collateral for value.

1 Except as otherwise provided in subsection 3, an initial financing statement may 2 reflect an assignment of all of the secured party's power to authorize an 3 amendment to the financing statement by providing the name and mailing address 4 of the assignee as the name and address of the secured party. 5 Except as otherwise provided in subsection 3, a secured party of record may <u>2.</u> 6 assign of record all or part of its power to authorize an amendment to a financing 7 statement by filing in the filing office an amendment of the financing statement 8 which: 9 Identifies, by its file number, the initial financing statement to which it relates; a. 10 Provides the name of the assignor; and <u>b.</u> 11 Provides the name and mailing address of the assignee. <u>C.</u> 12 <u>3.</u> An assignment of record of a security interest in a fixture covered by a record of a 13 mortgage which is effective as a financing statement filed as a fixture filing under 14 subsection 3 of section 41-09-73 may be made only by an assignment of record of 15 the mortgage in the manner provided by law of this state other than this title. 16 41-09-86. (9-515) Duration and effectiveness of financing statement - Effect of 17 lapsed financing statement. 18 Except as otherwise provided in subsections 5, 6, and 7, a filed financing <u>1.</u> 19 statement is effective for a period of five years after the date of filing. 20 2. (Reserved) 21 3. The effectiveness of a filed financing statement lapses on the expiration of the 22 period of its effectiveness unless before the lapse a continuation statement is filed 23 pursuant to subsection 4. Upon lapse, a financing statement ceases to be 24 effective and any security interest or agricultural lien that was perfected by the 25 financing statement becomes unperfected, unless the security interest is perfected 26 otherwise. If the security interest or agricultural lien becomes unperfected upon 27 lapse, it is deemed never to have been perfected as against a purchaser of the

of the five-year period specified in subsection 1.

A continuation statement may be filed only within six months before the expiration

1	<u>5.</u>	EXC	Except as otherwise provided in section 41-09-81, upon timely filling of a					
2		con	continuation statement, the effectiveness of the initial financing statement					
3		con	continues for a period of five years commencing on the day on which the financing					
4		stat	statement would have become ineffective in the absence of the filing. Upon the					
5		exp	expiration of the five-year period, the financing statement lapses in the same					
6		ma	nner a	s provided in subsection 3, unless, before the lapse, another continuation				
7		stat	ement	t is filed pursuant to subsection 4. Succeeding continuation statements				
8		ma	y be fil	led in the same manner to continue the effectiveness of the initial				
9		fina	ncing	statement.				
10	<u>6.</u>	<u>lf a</u>	debto	r is a transmitting utility and a filed financing statement so indicates, the				
11		fina	ncing	statement is effective until a termination statement is filed.				
12	<u>7.</u>	A re	ecord o	of a mortgage that is effective as a financing statement filed as a fixture				
13		filin	g unde	er subsection 3 of section 41-09-73 remains effective as a financing				
14		stat	statement filed as a fixture filing until the mortgage is released or satisfied of					
15		rec	record or its effectiveness otherwise terminates as to the real property.					
16	<u>41-</u>	09-87	7. (9-5	516) What constitutes filing - Effectiveness of filing.				
17	<u>1.</u>	Exc	Except as otherwise provided in subsection 2, communication of a record to a filing					
18		offic	ce and	tender of the filing fee or acceptance of the record by the filing office				
19		con	constitutes filing.					
20	<u>2.</u>	<u>Filir</u>	Filing does not occur with respect to a record that a filing office refuses to accept					
21		<u>bec</u>	ause:					
22		<u>a.</u>	The	record is not communicated by a method or medium of communication				
23			<u>auth</u>	orized by the filing office;				
24		<u>b.</u>	<u>An a</u>	amount equal to or greater than the applicable filing fee is not tendered;				
25		<u>C.</u>	The '	filing office is unable to index the record because:				
26			<u>(1)</u>	In the case of an initial financing statement, the record does not provide				
27				a name for the debtor;				
28			<u>(2)</u>	In the case of an amendment or correction statement, the record:				
29				(a) Does not identify the initial financing statement as required by				
30				section 41-09-83 or 41-09-89, as applicable; or				

1			<u>(b)</u>	Identifies an initial financing statement whose effectiveness has
2				lapsed under section 41-09-86;
3		<u>(3)</u>	In the	e case of an initial financing statement that provides the name of a
4			debte	or identified as an individual or an amendment that provides a
5			name	e of a debtor identified as an individual which was not previously
6			provi	ded in the financing statement to which the record relates, the
7			reco	rd does not identify the debtor's last name; or
8		<u>(4)</u>	In the	e case of a record filed or recorded in the filing office described in
9			subd	ivision a of subsection 1 of section 41-09-72, the record does not
10			provi	de a sufficient description of the real property to which it relates;
11	<u>d.</u>	In the	e case	of an initial financing statement or an amendment that adds a
12		secu	red pa	rty of record, the record does not provide a name and mailing
13		addr	ess for	the secured party of record;
14	<u>e.</u>	In the	e case	of an initial financing statement or an amendment that provides a
15		name	e of a	debtor which was not previously provided in the financing
16		state	ment t	o which the amendment relates, the record does not:
17		<u>(1)</u>	Prov	ide a mailing address for the debtor;
18		<u>(2)</u>	Indic	ate whether the debtor is an individual or an organization; or
19		<u>(3)</u>	If the	financing statement indicates that the debtor is an organization,
20			provi	<u>de:</u>
21			<u>(a)</u>	A type of organization for the debtor;
22			<u>(b)</u>	A jurisdiction of organization for the debtor; or
23			<u>(c)</u>	An organizational identification number for the debtor or indicate
24				that the debtor has none;
25	<u>f.</u>	In the	e case	of an assignment reflected in an initial financing statement under
26		subs	ection	1 of section 41-09-85 or an amendment filed under subsection 2
27		of se	ction 4	11-09-85, the record does not provide a name and mailing address
28		for th	ie assi	gnee;
29	<u>g.</u>	In the	e case	of a continuation statement, the record is not filed within the
30		six-m	nonth p	period prescribed by subsection 4 of section 41-09-86; or

1		<u>h.</u>	The record does not contain the social security number or the federal tax
2			identification number of the debtor.
3	<u>3.</u>	<u>For</u>	purposes of subsection 2:
4		<u>a.</u>	A record does not provide information if the filing office is unable to read or
5			decipher the information; and
6		<u>b.</u>	A record that does not indicate that it is an amendment or identify an initial
7			financing statement to which it relates, as required by section 41-09-83,
8			41-09-85, or 41-09-89, is an initial financing statement.
9	<u>4.</u>	A re	ecord that is communicated to the filing office with tender of the filing fee, but
10		whic	ch the filing office refuses to accept for a reason other than one set forth in
11		sub:	section 2, is effective as a filed record except as against a purchaser of the
12		<u>colla</u>	ateral which gives value in reasonable reliance upon the absence of the record
13		fron	n the files.
14	41-0	09-88	3. (9-517) Effect of indexing errors. The failure of the filing office to index a
15	record corre	ectly	does not affect the effectiveness of the filed record.
16	41-0	09-89	. (9-518) Claim concerning inaccurate or wrongfully filed record.
17	<u>1.</u>	<u>A pe</u>	erson may file in the filing office a correction statement with respect to a record
18		inde	exed there under the person's name if the person believes that the record is
19		inac	ccurate or was wrongfully filed.
20	<u>2.</u>	A co	orrection statement must:
21		<u>a.</u>	Identify the record to which it relates by the file number assigned to the initial
22			financing statement to which the record relates;
23		<u>b.</u>	Indicate that it is a correction statement; and
24		<u>C.</u>	Provide the basis for the person's belief that the record is inaccurate and
25			indicate the manner in which the person believes the record should be
26			amended to cure any inaccuracy or provide the basis for the person's belief
27			that the record was wrongfully filed.
28	<u>3.</u>	The	filing of a correction statement does not affect the effectiveness of an initial
29		fina	ncing statement or other filed record.
30	41-0	09-90	. (9-519) Numbering, maintaining, and indexing records - Communicating
31	informatio	n pro	ovided in records.

1	<u>1.</u>	For	For each record filed in a filing office, the filing office shall:				
2		<u>a.</u>	Assign a unique number to the filed record;				
3		<u>b.</u>	Create a record that bears the number assigned to the filed record and the				
4			date and time of filing;				
5		<u>C.</u>	Maintain the filed record for public inspection; and				
6		<u>d.</u>	Index the filed record in accordance with subsections 3 through 5.				
7	<u>2.</u>	A file	e number assigned after January 1, 2002, must include a digit that:				
8		<u>a.</u>	Is mathematically derived from or related to the other digits of the file number;				
9			<u>and</u>				
10		<u>b.</u>	Aids the filing office in determining whether a number communicated as the				
11			file number includes a single-digit or transpositional error.				
12	<u>3.</u>	Exc	ept as otherwise provided in subsections 4 and 5, the filing office shall:				
13		<u>a.</u>	Index an initial financing statement according to the name of the debtor and				
14			index all filed records relating to the initial financing statement in a manner				
15			that associates with one another an initial financing statement and all filed				
16			records relating to the initial financing statement; and				
17		<u>b.</u>	Index a record that provides a name of a debtor which was not previously				
18			provided in the financing statement to which the record relates also according				
19			to the name that was not previously provided.				
20	<u>4.</u>	If a	financing statement is filed as a fixture filing or covers as-extracted collateral or				
21		timb	per to be cut, it must be filed for record and the filing office shall index it:				
22		<u>a.</u>	Under the names of the debtor and of each owner of record shown on the				
23			financing statement as if they were the mortgagors under a mortgage of the				
24			real property described; and				
25		<u>b.</u>	To the extent that the law of this state provides for indexing of records of				
26			mortgages under the name of the mortgagee, under the name of the secured				
27			party as if the secured party were the mortgagee thereunder, or, if indexing is				
28			by description, as if the financing statement were a record of a mortgage of				
29			the real property described.				

1 If a financing statement is filed as a fixture filing or covers as-extracted collateral or 5. 2 timber to be cut, the filing office shall index an assignment filed under subsection 1 3 of section 41-09-85 or an amendment filed under subsection 2 of section 41-09-85: 4 Under the name of the assignor as grantor; and a. 5 To the extent that the law of this state provides for indexing a record of the b. 6 assignment of a mortgage under the name of the assignee, under the name 7 of the assignee. 8 The filing office shall maintain a capability: 6. 9 To retrieve a record by the name of the debtor and by the file number a. 10 assigned to the initial financing statement to which the record relates; and 11 To associate and retrieve with one another an initial financing statement and b. 12 each filed record relating to the initial financing statement. 13 The filing office may not remove a debtor's name from the index until one year <u>7.</u> 14 after the effectiveness of a financing statement naming the debtor lapses under 15 section 41-09-86 with respect to all secured parties of record. 16 The filing office shall perform the acts required by subsections 1 through 5 at the 8. 17 time and in the manner prescribed by filing-office rule, but not later than two 18 business days after the filing office receives the record in question. 19 41-09-91. (9-520) Acceptance and refusal to accept record. 20 1. A filing office shall refuse to accept a record for filing for a reason set forth in 21 subsection 2 of section 41-09-87 and may refuse to accept a record for filing only 22 for a reason set forth in subsection 2 of section 41-09-87. 23 2. If a filing office refuses to accept a record for filing, it shall communicate to the 24 person that presented the record the fact of and reason for the refusal and the date 25 and time the record would have been filed had the filing office accepted it. The 26 communication must be made at the time and in the manner prescribed by 27 filing-office rule but in no event more than two business days after the filing office 28 receives the record. 29 3. A filed financing statement satisfying subsections 1 and 2 of section 41-09-73 is 30 effective, even if the filing office is required to refuse to accept it for filing under 31 subsection 1. However, section 41-09-58 applies to a filed financing statement

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- Legislative Assembly 1 providing information described in subdivision e of subsection 2 of section 2 41-09-87 which is incorrect at the time the financing statement is filed. 3 If a record communicated to a filing office provides information that relates to more 4. 4 than one debtor, this part applies as to each debtor separately. 5 41-09-92. (9-521) Uniform form of written financing statement and amendment. 6 A filing office that accepts written records may not refuse to accept a written initial 7 financing statement in the form and format established by the secretary of state, 8 except for a reason set forth in subsection 2 of section 41-09-87. 9 A filing office that accepts written records may not refuse to accept a written record 2. 10 in the form and format established by the secretary of state, except for a reason 11 set forth in subsection 2 of section 41-09-87. 12 41-09-93. (9-522) Maintenance and destruction of records. 13 The filing office shall maintain a record of the information provided in a filed <u>1.</u> 14 financing statement for at least one year after the effectiveness of the financing 15 statement has lapsed under section 41-09-86 with respect to all secured parties of 16 record. The record must be retrievable by using the name of the debtor and by 17 using the file number assigned to the initial financing statement to which the record 18 relates. 19 Except to the extent that a statute governing disposition of public records provides 2. 20 21
 - otherwise, the filing office immediately may destroy any written record evidencing a financing statement. However, if the filing office destroys a written record, it shall maintain another record of the financing statement which complies with subsection 1.

41-09-94. (9-523) Information from filing office - Sale or license of records.

If a person that files a written record requests an acknowledgment of the filing, the 1. filing office shall send to the person an image of the record showing the number assigned to the record pursuant to subdivision a of subsection 1 of section 41-09-90 and the date and time of the filing of the record. However, if the person furnishes a copy of the record to the filing office, the filing office may instead:

1		<u>a.</u>	Note	upon the copy the number assigned to the record pursuant to
2			subd	livision a of subsection 1 of section 41-09-90 and the date and time of the
3			filing	of the record; and
4		<u>b.</u>	Send	the copy to the person.
5	<u>2.</u>	<u>lf a</u>	perso	n files a record other than a written record, the filing office shall
6		con	nmunio	cate to the person an acknowledgment that provides:
7		<u>a.</u>	The	information in the record;
8		<u>b.</u>	The	number assigned to the record pursuant to subdivision a of subsection 1
9			of se	ection 41-09-90; and
10		<u>C.</u>	The	date and time of the filing of the record.
11	<u>3.</u>	The	filing	office shall communicate or otherwise make available in a record the
12		follo	owing	information to any person that requests it:
13		<u>a.</u>	Whe	ther there is on file on a date and time specified by the filing office, but
14			not a	a date earlier than three business days before the filing office receives the
15			requ	est, any verified statement of an agricultural lien created under
16			chap	ter 35-17, 35-30, or 35-31 or any financing statement that:
17			<u>(1)</u>	Designates a particular debtor or, if the request so states, designates a
18				particular debtor at the address specified in the request;
19			<u>(2)</u>	Has not lapsed under section 41-09-86 with respect to all secured
20				parties of record; and
21			<u>(3)</u>	Effective January 1, 2002, if the request so states, has lapsed under
22				section 41-09-86 and a record of which is maintained by the filing office
23				under subsection 1 of section 41-09-93;
24		<u>b.</u>	The	date and time of filing of each verified statement and each financing
25			state	ement; and
26		<u>C.</u>	The	information provided in each verified statement and each financing
27			state	ement.
28	<u>4.</u>	<u>In c</u>	omply	ing with its duty under subsection 3, the filing office may communicate
29		info	rmatic	on in any medium. However, if requested, the filing office shall
30		con	nmunio	cate information by issuing a written certificate.

1 The filing office shall perform the acts required by subsections 1 through 4 at the 5. 2 time and in the manner prescribed by filing-office rule, but not later than two 3 business days after the filing office receives the request. 4 At least weekly, the secretary of state shall offer to sell or license to the public on a 5 nonexclusive basis, in bulk, copies of all records filed in it under this part, in every 6 medium from time to time filed within the central indexing system. 7 41-09-95. (9-524) Delay by filing office. Delay by the filing office beyond a time limit 8 prescribed by this part is excused if: 9 The delay is caused by interruption of communication or computer facilities, war, 10 emergency conditions, failure of equipment, or other circumstances beyond control 11 of the filing office; and 12 2. The filing office exercises reasonable diligence under the circumstances. 13 41-09-96. (9-525) Fees. 14 The fee for filing and indexing an original statement under this title, fifteen dollars 1. 15 plus one dollar per additional page. An additional fee may not be charged for the 16 same statement to gain protection under the central notice system. 17 The fee for filing and indexing an amendment, continuation, assignment, release, 2. 18 or subordination under this title, ten dollars plus one dollar per additional page. An 19 additional fee may not be charged for the same document to gain protection under 20 the central notice system. 21 A fee may not be charged for responding to a request for information from the filing 3. 22 office communicating whether there is on file any financing statement or verified 23 statement naming a particular debtor. The fee for a filing office providing information on specific filings on a particular 24 4. 25 debtor, including listing up to four lines of collateral covered by each filing, is seven 26 dollars per debtor for the first five entries, plus two dollars for each additional five 27 entries or fraction thereafter. 28 The fee for a filing office providing copies of each filing for a particular debtor is <u>5.</u> 29 seven dollars per debtor plus two dollars per page for each page over three pages. 30 6. The fee for a filing office providing certified copies of filings on a particular debtor is

seven dollars plus one dollar per page for attachments.

1	<u>7.</u>	<u>Any</u>	fees collected by the secretary of state pursuant to this chapter must be				
2		<u>dep</u>	osited in the general fund in the state treasury, except the fees collected under				
3		<u>sub</u>	subsection 6 of section 41-09-94, must be deposited in the secretary of state's				
4		gen	eral services operating fund.				
5	41-0	09-97	'. (9-526) Rules. The secretary of state shall adopt and publish rules to				
6	<u>implement</u>	this c	hapter. The rules must be:				
7	<u>1.</u>	Cor	sistent with this chapter; and				
8	<u>2.</u>	Add	pted and published in accordance with chapter 28-32.				
9	<u>41-0</u>	09-98	8. (9-601) Rights after default - Judicial enforcement - Consignor or buyer				
10	of account	s, ch	attel paper, payment intangibles, or promissory notes.				
11	<u>1.</u>	Afte	er default, a secured party has the rights provided in this part and, except as				
12		othe	erwise provided in section 41-09-99, those provided by agreement of the				
13		part	ies. A secured party:				
14		<u>a.</u>	May reduce a claim to judgment, foreclose, or otherwise enforce the claim,				
15			security interest, or agricultural lien by any available judicial procedure; and				
16		<u>b.</u>	If the collateral is documents, may proceed either as to the documents or as				
17			to the goods they cover.				
18	<u>2.</u>	A se	ecured party in possession of collateral or control of collateral under section				
19		<u>41-</u> (09-04, 41-09-05, 41-09-06, or 41-09-07 has the rights and duties provided in				
20		sec	section 41-09-17.				
21	<u>3.</u>	The	rights under subsections 1 and 2 are cumulative and may be exercised				
22		sim	ultaneously.				
23	<u>4.</u>	Exc	ept as otherwise provided in subsection 7 and section 41-09-102, after default,				
24		<u>a de</u>	ebtor and an obligor have the rights provided in this part and by agreement of				
25		the	parties.				
26	<u>5.</u>	<u>lf a</u>	secured party has reduced its claim to judgment, the lien of any levy that may				
27		<u>be r</u>	made upon the collateral by virtue of an execution based upon the judgment				
28		<u>rela</u>	tes back to the earliest of:				
29		<u>a.</u>	The date of perfection of the security interest or agricultural lien in the				
30			<u>collateral;</u>				
31		b.	The date of filing a financing statement covering the collateral: or				

1 Any date specified in a statute under which the agricultural lien was created. 2 <u>6.</u> A sale pursuant to an execution is a foreclosure of the security interest or 3 agricultural lien by judicial procedure within the meaning of this section. A secured 4 party may purchase at the sale and thereafter hold the collateral free of any other 5 requirements of this chapter. 6 7. Except as otherwise provided in subsection 3 of section 41-09-104, sections 7 41-09-98 through 41-09-123 impose no duties upon a secured party that is a 8 consignor or is a buyer of accounts, chattel paper, payment intangibles, or 9 promissory notes. 10 41-09-99. (9-602) Waiver and variance of rights and duties. Except as otherwise 11 provided in section 41-09-119, to the extent that they give rights to a debtor or obligor and 12 impose duties on a secured party, the debtor or obligor may not waive or vary the rules stated 13 in the following listed sections: 14 Paragraph 3 of subdivision d of subsection 2 of section 41-09-17, which deals with 15 use and operation of the collateral by the secured party; 16 Section 41-09-20, which deals with requests for an accounting and requests 2. 17 concerning a list of collateral and statement of account; 18 Subsection 3 of section 41-09-104, which deals with collection and enforcement of <u>3.</u> 19 collateral; 20 4. Subsection 1 of section 41-09-105 and subsection 3 of section 41-09-111 to the 21 extent that they deal with application or payment of noncash proceeds of 22 collection, enforcement, or disposition; 23 Subsection 1 of section 41-09-105 and subsection 4 of section 41-09-111 to the 5. 24 extent that they require accounting for or payment of surplus proceeds of 25 collateral; 26 Section 41-09-106 to the extent that it imposes upon a secured party that takes <u>6.</u> 27 possession of collateral without judicial process the duty to do so without breach of 28 the peace; 29 Subsection 2 of section 41-09-107, section 41-09-108, and section 41-09-110, 7. 30 which deal with disposition of collateral;

1	<u>8.</u>	Subsection 6 of section 41-09-111, which deals with calculation of a deficiency or				
2		surplus when a disposition is made to the secured party, a person related to the				
3		secured party, or a secondary obligor;				
4	<u>9.</u>	Sections 41-09-115 through 41-09-117, which deal with acceptance of collateral in				
5		satisfaction of obligation;				
6	<u>10.</u>	Section 41-09-118, which deals with redemption of collateral;				
7	<u>11.</u>	Section 41-09-119, which deals with permissible waivers; and				
8	<u>12.</u>	Sections 41-09-120 and 41-09-121, which deal with the secured party's liability for				
9		failure to comply with this chapter.				
10	<u>41-</u>	9-100. (9-603) Agreement on standards concerning rights and duties.				
11	<u>1.</u>	The parties may determine by agreement the standards measuring the fulfillment				
12		of the rights of a debtor or obligor and the duties of a secured party under a rule				
13		stated in section 41-09-99 if the standards are not manifestly unreasonable.				
14	<u>2.</u>	Subsection 1 does not apply to the duty under section 41-09-106 to refrain from				
15		breaching the peace.				
16	41-0	99-101. (9-604) Procedure if security agreement covers real property or				
17	fixtures.					
18	<u>1.</u>	If a security agreement covers both personal and real property, a secured party				
19		may proceed:				
20		a. Under this part as to the personal property without prejudicing any rights with				
21		respect to the real property; or				
22		b. As to both the personal property and the real property in accordance with the				
23		rights with respect to the real property, in which case the other provisions of				
24		this part do not apply.				
25	<u>2.</u>	Subject to subsection 3, if a security agreement covers goods that are or become				
26		fixtures, a secured party may proceed:				
27		a. Under this part; or				
28		b. In accordance with the rights with respect to real property, in which case the				
29		other provisions of this part do not apply.				
30	<u>3.</u>	Subject to the other provisions of this part, if a secured party holding a security				
31	_	interest in fixtures has priority over all owners and encumbrancers of the real				

1		property, the secured party, after default, may remove the collateral from the real					
2		property.					
3	<u>4.</u>	A secured party that removes collateral shall promptly reimburse any					
4		encumbrancer or owner of the real property, other than the debtor, for the cost of					
5		repair of any physical injury caused by the removal. The secured party need not					
6		reimburse the encumbrancer or owner for any diminution in value of the real					
7		property caused by the absence of the goods removed or by any necessity of					
8		replacing them. A person entitled to reimbursement may refuse permission to					
9		remove until the secured party gives adequate assurance for the performance of					
10		the obligation to reimburse.					
11	<u>41-</u> (09-102. (9-605) Unknown debtor or secondary obligor. A secured party does					
12	not owe a c	uty based on its status as secured party:					
13	<u>1.</u>	To a person that is a debtor or obligor, unless the secured party knows:					
14		a. That the person is a debtor or obligor;					
15		b. The identity of the person; and					
16		c. How to communicate with the person; or					
17	<u>2.</u>	To a secured party or lienholder that has filed a financing statement against a					
18		person, unless the secured party knows:					
19		a. That the person is a debtor; and					
20		b. The identity of the person.					
21	41-	09-103. (9-606) Time of default for agricultural lien. For purposes of this part, a					
22	default occ	urs in connection with an agricultural lien at the time the secured party becomes					
23	entitled to e	nforce the lien in accordance with the statute under which it was created or					
24	section 35-	<u>01-29.</u>					
25	41-	09-104. (9-607) Collection and enforcement by secured party.					
26	<u>1.</u>	If so agreed, and in any event after default, a secured party:					
27		a. May notify an account debtor or other person obligated on collateral to make					
28		payment or otherwise render performance to or for the benefit of the secured					
29		party;					
30		b. May take any proceeds to which the secured party is entitled under section					
31		41-09-35;					

1		<u>C.</u>	May enforce the obligations of an account debtor or other person obligated on
2			collateral and exercise the rights of the debtor with respect to the obligation of
3			the account debtor or other person obligated on collateral to make payment or
4			otherwise render performance to the debtor, and with respect to any property
5			that secures the obligations of the account debtor or other person obligated
6			on the collateral;
7		<u>d.</u>	If it holds a security interest in a deposit account or an uncertificated
8			certificate of deposit perfected by control under subdivision a of subsection 1
9			of section 41-09-04, or in a certificated certificate of deposit perfected by
10			possession under section 41-09-33, may apply the balance of the deposit
11			account or certificate of deposit to the obligation secured by the deposit
12			account or certificate of deposit; and
13		<u>e.</u>	If it holds a security interest in a deposit account or an uncertificated
14			certificate of deposit perfected by control under subdivision b or c of
15			subsection 1 of section 41-09-04, or in a certificated certificate of deposit
16			perfected by possession under section 41-09-33, may instruct the bank to pay
17			the balance of the deposit account or certificate of deposit to or for the benefit
18			of the secured party.
19	<u>2.</u>	<u>If ne</u>	ecessary to enable a secured party to exercise under subdivision c of
20		subs	section 1 the right of a debtor to enforce a mortgage nonjudicially, the secured
21		part	y may record in the office in which a record of the mortgage is recorded:
22		<u>a.</u>	A copy of the security agreement that creates or provides for a security
23			interest in the obligation secured by the mortgage; and
24		<u>b.</u>	The secured party's sworn affidavit in recordable form stating that:
25			(1) A default has occurred; and
26			(2) The secured party is entitled to enforce the mortgage nonjudicially.
27	<u>3.</u>	A se	ecured party shall proceed in a commercially reasonable manner if the secured
28		part	<u>y:</u>
29		<u>a.</u>	Undertakes to collect from or enforce an obligation of an account debtor or
30			other person obligated on collateral; and

ı		<u>D.</u>	<u>is er</u>	nitied to charge back uncollected collateral or otherwise to full or limited
2			reco	ourse against the debtor or a secondary obligor.
3	<u>4.</u>	<u>As</u>	ecure	d party may deduct from the collections made pursuant to subsection 3
4		rea	sonab	le expenses of collection and enforcement, including reasonable
5		atto	orney's	s fees and legal expenses incurred by the secured party.
6	<u>5.</u>	<u>Thi</u>	s sect	ion does not determine whether an account debtor, bank, or other person
7		<u>obl</u>	<u>igated</u>	on collateral owes a duty to a secured party.
8	<u>41</u>	-09-1	05. (9	-608) Application of proceeds of collection or enforcement - Liability
9	for defici	ency	and ri	ght to surplus.
10	<u>1.</u>	<u>lf a</u>	secur	ity interest or agricultural lien secures payment or performance of an
11		<u>obl</u>	igatior	n, the following rules apply:
12		<u>a.</u>	A se	ecured party shall apply or pay over for application the cash proceeds of
13			colle	ection or enforcement under section 41-09-104 in the following order to:
14			<u>(1)</u>	The reasonable expenses of collection and enforcement and, to the
15				extent provided for by agreement and not prohibited by law, reasonable
16				attorney's fees and legal expenses incurred by the secured party;
17			<u>(2)</u>	The satisfaction of obligations secured by the security interest or
18				agricultural lien under which the collection or enforcement is made; and
19			<u>(3)</u>	The satisfaction of obligations secured by any subordinate security
20				interest in or other lien on the collateral subject to the security interest
21				or agricultural lien under which the collection or enforcement is made if
22				the secured party receives an authenticated demand for proceeds
23				before distribution of the proceeds is completed.
24		<u>b.</u>	If re	quested by a secured party, a holder of a subordinate security interest or
25			othe	r lien shall furnish reasonable proof of the interest or lien within a
26			reas	conable time. Unless the holder complies, the secured party need not
27			com	ply with the holder's demand under subdivision c.
28		<u>C.</u>	A se	ecured party need not apply or pay over for application noncash proceeds
29			of co	ollection and enforcement under section 41-09-104 unless the failure to
30			do s	o would be commercially unreasonable. A secured party that applies or

1		pays over for application noncash proceeds shall do so in a commercially
2		reasonable manner.
3		d. A secured party shall account to and pay a debtor for any surplus, and the
4		obligor is liable for any deficiency.
5	<u>2.</u>	If the underlying transaction is a sale of accounts, chattel paper, payment
6		intangibles, or promissory notes, the debtor is not entitled to any surplus, and the
7		obligor is not liable for any deficiency.
8	<u>41-</u>	09-106. (9-609) Secured party's right to take possession after default.
9	<u>1.</u>	After default a secured party:
10		a. May take possession of the collateral; and
11		b. Without removal, may render equipment unusable and dispose of collateral
12		on a debtor's premises under section 41-09-107.
13	<u>2.</u>	A secured party may proceed under subsection 1:
14		a. Pursuant to judicial process; or
15		b. Without judicial process, if it proceeds without breach of the peace.
16	<u>3.</u>	If so agreed, and in any event after default, a secured party may require the debtor
17		to assemble the collateral and make it available to the secured party at a place to
18		be designated by the secured party which is reasonably convenient to both parties.
19	<u>41-</u>	09-107. (9-610) Disposition of collateral after default.
20	<u>1.</u>	After default, a secured party may sell, lease, license, or otherwise dispose of any
21		or all of the collateral in its present condition or following any commercially
22		reasonable preparation or processing.
23	<u>2.</u>	Every aspect of a disposition of collateral, including the method, manner, time,
24		place, and other terms, must be commercially reasonable. If commercially
25		reasonable, a secured party may dispose of collateral by public or private
26		proceedings, by one or more contracts, as a unit or in parcels, and at any time and
27		place and on any terms.
28	<u>3.</u>	A secured party may purchase collateral:
29		a. At a public disposition; or

1		b. At a private disposition only if the collateral is of a kind that is customarily soic
2		on a recognized market or the subject of widely distributed standard price
3		quotations.
4	<u>4.</u>	A contract for sale, lease, license, or other disposition includes the warranties
5		relating to title, possession, quiet enjoyment, and the like which by operation of law
6		accompany a voluntary disposition of property of the kind subject to the contract.
7	<u>5.</u>	A secured party may disclaim or modify warranties under subsection 4:
8		a. In a manner that would be effective to disclaim or modify the warranties in a
9		voluntary disposition of property of the kind subject to the contract of
10		disposition; or
11		b. By communicating to the purchaser a record evidencing the contract for
12		disposition and including an express disclaimer or modification of the
13		warranties.
14	<u>6.</u>	A record is sufficient to disclaim warranties under subsection 5 if it indicates "there
15		is no warranty relating to title, possession, quiet enjoyment, or the like in this
16		disposition" or uses words of similar import.
17	<u>41-(</u>	9-108. (9-611) Notification before disposition of collateral.
18	<u>1.</u>	In this section, "notification date" means the earlier of the date on which:
19		a. A secured party sends to the debtor and any secondary obligor an
20		authenticated notification of disposition; or
21		b. The debtor and any secondary obligor waive the right to notification.
22	<u>2.</u>	Except as otherwise provided in subsection 4, a secured party that disposes of
23		collateral under section 41-09-107 shall send to the persons specified in
24		subsection 3 a reasonable authenticated notification of disposition.
25	<u>3.</u>	To comply with subsection 2, the secured party shall send an authenticated
26		notification of disposition to:
27		a. The debtor;
28		b. Any secondary obligor;
29		c. Any other person from which the secured party has received, before the
30		notification date, an authenticated notification of a claim of an interest in the
31		collateral;

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1		<u>d.</u>	Any other secured party or lienholder that, ten days before the notification				
2			date,	held a security interest in or other lien on the collateral perfected by the			
3			filing	of a financing statement that:			
4			<u>(1)</u>	Identified the collateral;			
5			<u>(2)</u>	Was indexed under the debtor's name as of that date; and			
6			<u>(3)</u>	Was filed in the office in which to file a financing statement against the			
7				debtor covering the collateral as of that date; and			
8		<u>e.</u>	Any o	other secured party that, ten days before the notification date, held a			
9			secu	rity interest in the collateral perfected by compliance with a statute,			
10			regul	ation, or treaty described in subsection 1 of section 41-09-31.			
11	<u>4.</u>	Sub	<u>sectio</u>	n 2 does not apply if the collateral is perishable or threatens to decline			
12		spe	edily ir	value or is of a type customarily sold on a recognized market.			
13	<u>5.</u>	A se	cured	party complies with the requirements for notification prescribed by			
14		para	agraph	2 of subdivision c of subsection 3 if:			
15		<u>a.</u>	Not la	ater than twenty days or earlier than thirty days before the notification			
16			date,	the secured party requests, in a commercially reasonable manner,			
17			inforr	mation concerning financing statements indexed under the debtor's name			
18			in the	e office indicated in paragraph 2 of subdivision c of subsection 3; and			
19		<u>b.</u>	Befo	re the notification date, the secured party:			
20			<u>(1)</u>	Did not receive a response to the request for information; or			
21			<u>(2)</u>	Received a response to the request for information and sent an			
22				authenticated notification of disposition to each secured party or other			
23				lienholder named in that response whose financing statement covered			
24				the collateral.			
25	<u>41-0</u>	<u> </u>	<u>9. (9</u> -	612) Timeliness of notification before disposition of collateral.			
26	<u>1.</u>	Exc	ept as	otherwise provided in subsection 2, whether a notification is sent within			
27		a re	asona	ble time is a question of fact.			
28	<u>2.</u>	A no	otificat	ion of disposition sent after default and ten days before the earliest time			
29		of di	isposit	ion set forth in the notification is sent within a reasonable time before the			
30		disp	ositior	<u>1.</u>			

1	41-09-110. (9-613) Contents and form of notification before disposition of				
2	collateral - General.				
3	<u>1.</u>	The contents of a notification of disposition are sufficient if the notification:			
4		<u>a.</u>	Describes the debtor and the secured party;		
5		<u>b.</u>	Describes the collateral that is the subject of the intended disposition;		
6		<u>c.</u>	States the method of intended disposition;		
7		<u>d.</u>	States that the debtor is entitled to an accounting of the unpaid indebtedness		
8			and states the charge, if any, for an accounting; and		
9		<u>e.</u>	States the time and place of a public disposition or the time after which any		
10			other disposition is to be made.		
11	<u>2.</u>	Whe	ether the contents of a notification that lacks any of the information specified in		
12		<u>sub</u>	section 1 are nevertheless sufficient is a question of fact.		
13	<u>3.</u>	The	contents of a notification providing substantially the information specified in		
14		<u>sub</u>	section 1 are sufficient, even if the notification includes:		
15		<u>a.</u>	Information not specified by that subsection; or		
16		<u>b.</u>	Minor errors that are not seriously misleading.		
17	<u>4.</u>	A pa	articular phrasing of the notification is not required.		
18	<u>41-0</u>	<u>09-11</u>	1. (9-615) Application of proceeds of disposition - Liability for deficiency		
19	and right to	o sur	plus.		
20	<u>1.</u>	A se	ecured party shall apply or pay over for application the cash proceeds of		
21		<u>disp</u>	position under section 41-09-107 in the following order to:		
22		<u>a.</u>	The reasonable expenses of retaking, holding, preparing for disposition,		
23			processing, and disposing, and, to the extent provided for by agreement and		
24			not prohibited by law, reasonable attorney's fees and legal expenses incurred		
25			by the secured party;		
26		<u>b.</u>	The satisfaction of obligations secured by the security interest or agricultural		
27			lien under which the disposition is made;		
28		<u>c.</u>	The satisfaction of obligations secured by any subordinate security interest in		
29			or other subordinate lien on the collateral if:		

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1			<u>(1)</u>	The secured party receives from the holder of the subordinate security
2				interest or other lien an authenticated demand for proceeds before
3				distribution of the proceeds is completed; and
4			<u>(2)</u>	In a case in which a consignor has an interest in the collateral, the
5				subordinate security interest or other lien is senior to the interest of the
6				consignor; and
7		<u>d.</u>	A sec	cured party that is a consignor of the collateral if the secured party
8			receiv	ves from the consignor an authenticated demand for proceeds before
9			distrib	oution of the proceeds is completed.
10	<u>2.</u>	If re	queste	ed by a secured party, a holder of a subordinate security interest or other
11		<u>lien</u>	shall f	urnish reasonable proof of the interest or lien within a reasonable time.
12		<u>Unle</u>	ess the	holder does so, the secured party need not comply with the holder's
13		dem	and u	nder subdivision c of subsection 1.
14	<u>3.</u>	A se	cured	party need not apply or pay over for application noncash proceeds of
15		<u>disp</u>	osition	under section 41-09-107 unless the failure to do so would be
16		com	mercia	ally unreasonable. A secured party that applies or pays over for
17		<u>appl</u>	lication	noncash proceeds shall do so in a commercially reasonable manner.
18	<u>4.</u>	If the	e secu	rity interest under which a disposition is made secures payment or
19		perf	<u>orman</u>	ce of an obligation, after making the payments and applications required
20		by s	ubsec	tion 1 and permitted by subsection 3:
21		<u>a.</u>	<u>Unles</u>	ss subdivision d of subsection 1 requires the secured party to apply or
22			pay o	ver cash proceeds to a consignor, the secured party shall account to
23			and p	pay a debtor for any surplus; and
24		<u>b.</u>	The c	obligor is liable for any deficiency.
25	<u>5.</u>	If the	e unde	erlying transaction is a sale of accounts, chattel paper, payment
26		<u>intar</u>	ngibles	s, or promissory notes:
27		<u>a.</u>	The c	lebtor is not entitled to any surplus; and
28		<u>b.</u>	The c	obligor is not liable for any deficiency.
29	<u>6.</u>	<u>The</u>	surplu	is or deficiency following a disposition is calculated based on the amount
30		of p	roceed	Is that would have been realized in a disposition complying with this part

1		10 a	triansieree other than the secured party, a person related to the secured party,
2		or a	a secondary obligor if:
3		<u>a.</u>	The transferee in the disposition is the secured party, a person related to the
4			secured party, or a secondary obligor; and
5		<u>b.</u>	The amount of proceeds of the disposition is significantly below the range of
6			proceeds that a complying disposition to a person other than the secured
7			party, a person related to the secured party, or a secondary obligor would
8			have brought.
9	<u>7.</u>	A se	ecured party that receives cash proceeds of a disposition in good faith and
10		with	nout knowledge that the receipt violates the rights of the holder of a security
11		<u>inte</u>	rest or other lien that is not subordinate to the security interest or agricultural
12		<u>lien</u>	under which the disposition is made:
13		<u>a.</u>	Takes the cash proceeds free of the security interest or other lien;
14		<u>b.</u>	Is not obligated to apply the proceeds of the disposition to the satisfaction of
15			obligations secured by the security interest or other lien; and
16		<u>C.</u>	Is not obligated to account to or pay the holder of the security interest or othe
17			lien for any surplus.
18	<u>41-</u>	09-11	2. (9-617) Rights of transferee of collateral.
19	<u>1.</u>	A se	ecured party's disposition of collateral after default:
20		<u>a.</u>	Transfers to a transferee for value all of the debtor's rights in the collateral;
21		<u>b.</u>	Discharges the security interest under which the disposition is made; and
22		<u>C.</u>	Discharges any subordinate security interest or other subordinate lien.
23	<u>2.</u>	A tr	ansferee that acts in good faith takes free of the rights and interests described
24		<u>in s</u>	ubsection 1, even if the secured party fails to comply with this chapter or the
25		requ	uirements of any judicial proceeding.
26	<u>3.</u>	<u>lf a</u>	transferee does not take free of the rights and interests described in
27		<u>sub</u>	section 1, the transferee takes the collateral subject to:
28		<u>a.</u>	The debtor's rights in the collateral;
29		<u>b.</u>	The security interest or agricultural lien under which the disposition is made;
30			<u>and</u>
31		<u>C.</u>	Any other security interest or other lien.

1	<u>41-0</u>	<u>)9-11</u>	3. (9-618) Rights and duties of certain secondary obligors.
2	<u>1.</u>	A se	econdary obligor acquires the rights and becomes obligated to perform the
3		dutie	es of the secured party after the secondary obligor:
4		<u>a.</u>	Receives an assignment of a secured obligation from the secured party;
5		<u>b.</u>	Receives a transfer of collateral from the secured party and agrees to accept
6			the rights and assume the duties of the secured party; or
7		<u>c.</u>	Is subrogated to the rights of a secured party with respect to collateral.
8	<u>2.</u>	<u>An a</u>	assignment, transfer, or subrogation described in subsection 1:
9		<u>a.</u>	Is not a disposition of collateral under section 41-09-107; and
10		<u>b.</u>	Relieves the secured party of further duties under this chapter.
11	41-0	<u>)9-11</u>	4. (9-619) Transfer of record or legal title.
12	<u>1.</u>	In th	nis section, "transfer statement" means a record authenticated by a secured
13		part	y stating:
14		<u>a.</u>	That the debtor has defaulted in connection with an obligation secured by
15			specified collateral;
16		<u>b.</u>	That the secured party has exercised its postdefault remedies with respect to
17			the collateral;
18		<u>c.</u>	That, by reason of the exercise, a transferee has acquired the rights of the
19			debtor in the collateral; and
20		<u>d.</u>	The name and mailing address of the secured party, debtor, and transferee.
21	<u>2.</u>	A tra	ansfer statement entitles the transferee to the transfer of record of all rights of
22		the o	debtor in the collateral specified in the statement in any official filing, recording,
23		regis	stration, or certificate-of-title system covering the collateral. If a transfer
24		state	ement is presented with the applicable fee and request form to the official or
25		offic	e responsible for maintaining the system, the official or office shall:
26		<u>a.</u>	Accept the transfer statement;
27		<u>b.</u>	Promptly amend its records to reflect the transfer; and
28		<u>C.</u>	If applicable, issue a new appropriate certificate of title in the name of the
29			transferee.
30	<u>3.</u>	A tra	ansfer of the record or legal title to collateral to a secured party under
31		subs	section 2 or otherwise is not of itself a disposition of collateral under this

1		<u>cha</u>	pter a	nd does not of itself relieve the secured party of its duties under this
2		<u>cha</u>	pter.	
3	41-	09-11	5. (9-	620) Acceptance of collateral in full or partial satisfaction of
4	obligation	- Coı	mpuls	ory disposition of collateral.
5	<u>1.</u>	A se	ecure	party may accept collateral in full or partial satisfaction of the obligation
6		<u>it se</u>	cures	only if:
7		<u>a.</u>	The	debtor consents to the acceptance under subsection 3;
8		<u>b.</u>	The	secured party does not receive, within the time set forth in subsection 4,
9			a no	tification of objection to the proposal authenticated by:
10			<u>(1)</u>	A person to which the secured party was required to send a proposal
11				under section 41-09-116; or
12			<u>(2)</u>	Any other person, other than the debtor, holding an interest in the
13				collateral subordinate to the security interest that is the subject of the
14				proposal;
15	<u>2.</u>	<u>A p</u>	urporte	ed or apparent acceptance of collateral under this section is ineffective
16		<u>unle</u>	ess:	
17		<u>a.</u>	The	secured party consents to the acceptance in an authenticated record or
18			send	ls a proposal to the debtor; and
19		<u>b.</u>	The	conditions of subsection 1 are met.
20	<u>3.</u>	For	purpo	ses of this section:
21		<u>a.</u>	A de	btor consents to an acceptance of collateral in partial satisfaction of the
22			<u>oblig</u>	ation it secures only if the debtor agrees to the terms of the acceptance
23			<u>in a ı</u>	record authenticated after default; and
24		<u>b.</u>	A de	btor consents to an acceptance of collateral in full satisfaction of the
25			<u>oblig</u>	ation it secures only if the debtor agrees to the terms of the acceptance
26			<u>in a ı</u>	record authenticated after default or the secured party:
27			<u>(1)</u>	Sends to the debtor after default a proposal that is unconditional or
28				subject only to a condition that collateral not in the possession of the
29				secured party be preserved or maintained;
30			<u>(2)</u>	In the proposal, proposes to accept collateral in full satisfaction of the
31				obligation it secures; and

1			<u>(3)</u>	Does not receive a notification of objection authenticated by the debtor
2				within twenty days after the proposal is sent.
3	<u>4.</u>	<u>To b</u>	e effe	ective under subdivision c of subsection 1, a notification of objection must
4		<u>be r</u>	eceive	ed by the secured party:
5		<u>a.</u>	In the	e case of a person to which the proposal was sent pursuant to section
6			<u>41-0</u>	9-116, within twenty days after notification was sent to that person; and
7		<u>b.</u>	In oth	ner cases:
8			<u>(1)</u>	Within twenty days after the last notification was sent pursuant to
9				section 41-09-116; or
10			<u>(2)</u>	If a notification was not sent, before the debtor consents to the
11				acceptance under subsection 3.
12	<u>41-</u> 0	<u> 09-11</u>	6. (9-	621) Notification of proposal to accept collateral.
13	<u>1.</u>	A se	ecured	party that desires to accept collateral in full or partial satisfaction of the
14		<u>obli</u>	gation	it secures shall send its proposal to:
15		<u>a.</u>	Any ı	person from which the secured party has received, before the debtor
16			cons	ented to the acceptance, an authenticated notification of a claim of an
17			intere	est in the collateral;
18		<u>b.</u>	Any o	other secured party or lienholder that, ten days before the debtor
19			cons	ented to the acceptance, held a security interest in or other lien on the
20			<u>colla</u>	teral perfected by the filing of a financing statement that:
21			<u>(1)</u>	Identified the collateral;
22			<u>(2)</u>	Was indexed under the debtor's name as of that date; and
23			<u>(3)</u>	Was filed in the office or offices in which to file a financing statement
24				against the debtor covering the collateral as of that date; and
25		<u>C.</u>	Any o	other secured party that, ten days before the debtor consented to the
26			<u>acce</u>	ptance, held a security interest in the collateral perfected by compliance
27			with:	a statute, regulation, or treaty described in subsection 1 of section
28			41-09	9-31 <u>.</u>
29	<u>2.</u>	A se	ecured	party that desires to accept collateral in partial satisfaction of the
30		<u>obli</u>	gation	it secures shall send its proposal to any secondary obligor in addition to
31		the	persor	ns described in subsection 1.

1	<u>41-</u>	<u>09-11</u>	7. (9-622) Effect of acceptance of collateral.
2	<u>1.</u>	A se	ecured party's acceptance of collateral in full or partial satisfaction of the
3		<u>obli</u> ç	gation it secures:
4		<u>a.</u>	Discharges the obligation to the extent consented to by the debtor;
5		<u>b.</u>	Transfers to the secured party all of a debtor's rights in the collateral;
6		<u>C.</u>	Discharges the security interest or agricultural lien that is the subject of the
7			debtor's consent and any subordinate security interest or other subordinate
8			lien; and
9		<u>d.</u>	Terminates any other subordinate interest.
10	<u>2.</u>	A su	ubordinate interest is discharged or terminated under subsection 1, even if the
11		secu	ured party fails to comply with this chapter.
12	<u>41-</u>	<u>09-11</u>	8. (9-623) Right to redeem collateral.
13	<u>1.</u>	A de	ebtor, any secondary obligor, or any other secured party or lienholder may
14		<u>rede</u>	eem collateral.
15	<u>2.</u>	<u>To r</u>	redeem collateral, a person shall tender:
16		<u>a.</u>	Fulfillment of all obligations secured by the collateral; and
17		<u>b.</u>	The reasonable expenses and attorney's fees described in subdivision a of
18			subsection 1 of section 41-09-111.
19	<u>3.</u>	A re	demption may occur at any time before a secured party:
20		<u>a.</u>	Has collected collateral under section 41-09-104;
21		<u>b.</u>	Has disposed of collateral or entered into a contract for its disposition under
22			section 41-09-107; or
23		<u>C.</u>	Has accepted collateral in full or partial satisfaction of the obligation it secures
24			under section 41-09-117.
25	<u>41-</u> (09-11	9. (9-624) Waiver.
26	<u>1.</u>	A de	ebtor or secondary obligor may waive the right to notification of disposition of
27		colla	ateral under section 41-09-108 only by an agreement to that effect entered into
28		and	authenticated after default.
29	<u>2.</u>	A de	ebtor or secondary obligor may waive the right to redeem collateral under
30		sect	tion 41-09-118 only by an agreement to that effect entered into and
31		auth	nenticated after default.

1 41-09-120. (9-625) Remedies for secured party's failure to comply with chapter. 2 <u>1.</u> If it is established that a secured party is not proceeding in accordance with this 3 chapter, a court may order or restrain collection, enforcement, or disposition of 4 collateral on appropriate terms and conditions. 5 Subject to subsections 3, 4, and 6, a person is liable for damages in the amount of <u>2.</u> 6 any loss caused by a failure to comply with this chapter. Loss caused by a failure 7 to comply with a request under section 41-09-20 may include loss resulting from 8 the debtor's inability to obtain, or increase costs of, alternative financing. 9 3. Except as otherwise provided in section 41-09-123: 10 A person that, at the time of the failure, was a debtor, was an obligor, or held a. 11 a security interest in or other lien on the collateral may recover in an individual 12 action damages under subsection 2 for its loss; and 13 If the collateral is consumer goods, a person that was a debtor or a secondary <u>b.</u> 14 obligor at the time a secured party failed to comply with this part may recover 15 in an individual action for that failure in any event an amount not less than the 16 credit service charge plus ten percent of the principal amount of the obligation 17 or the time-price differential plus ten percent of the cash price. 18 A debtor whose deficiency is eliminated under section 41-09-121 may recover in <u>4.</u> 19 an individual action damages for the loss of any surplus. However, a debtor or 20 secondary obligor whose deficiency is eliminated or reduced under section 21 41-09-121 may not otherwise recover under subsection 2 for noncompliance with 22 the provisions of sections 41-09-98 through 41-09-123 relating to collection, 23 enforcement, disposition, or acceptance. 24 5. In addition to any damages recoverable under subsection 2, the debtor or person 25 named as a debtor in a filed record, as applicable, may recover in an individual 26 action one hundred dollars in each case from a person that: 27 Fails to comply with section 41-09-18; <u>a.</u> 28 Fails to comply with section 41-09-19; <u>b.</u> 29 Files a record that the person is not entitled to file under subsection 1 of C. 30 section 41-09-80; or 31 d. Fails to comply with section 41-09-84.

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1 A debtor or consumer obligor may recover in an individual action damages under 2 subsection 2 and, in addition, one hundred dollars in each case from a person that, 3 without reasonable cause, fails to comply with a request under section 41-09-20. 4 A recipient of a request under section 41-09-20 which never claimed an interest in 5 the collateral or obligations that are the subject of a request under that section has 6 a reasonable excuse for failure to comply with the request within the meaning of 7 this subsection. 8 If a secured party fails to comply with a request regarding a list of collateral or a 7. 9 statement of account under section 41-09-20, the secured party may claim a 10 security interest only as shown in the list or statement included in the request as 11 against a person that is reasonably misled by the failure. 12 41-09-121. (9-626) Action in which deficiency or surplus is in issue. In an action 13 arising from a transaction in which the amount of a deficiency or surplus is in issue, the 14 following rules apply: 15 A secured party need not prove compliance with the provisions of this part relating 1. 16 to collection, enforcement, disposition, or acceptance unless the debtor or a 17 secondary obligor places the secured party's compliance in issue. 18 If the secured party's compliance is placed in issue, the secured party has the 2. 19 burden of establishing that the collection, enforcement, disposition, or acceptance 20 was conducted in accordance with this part. 21 Except as otherwise provided in section 41-09-123, if a secured party fails to prove 3. 22 that the collection, enforcement, disposition, or acceptance was conducted in 23 accordance with the provisions of this part relating to collection, enforcement, 24 disposition, or acceptance, the liability of a debtor or a secondary obligor for a 25 deficiency is limited to an amount by which the sum of the secured obligation, 26 expenses, and attorney's fees exceeds the greater of: 27 The proceeds of the collection, enforcement, disposition, or acceptance; or <u>a.</u> 28 The amount of proceeds that would have been realized had the noncomplying <u>b.</u>

relating to collection, enforcement, disposition, or acceptance.

secured party proceeded in accordance with the provisions of this part

1	<u>4.</u>	For purposes of subdivision b of subsection 3, the amount of proceeds that would
2		have been realized is equal to the sum of the secured obligation, expenses, and
3		attorney's fees unless the secured party proves that the amount is less than that
4		<u>sum.</u>
5	<u>5.</u>	If a deficiency or surplus is calculated under subsection 6 of section 41-09-111, the
6		debtor or obligor has the burden of establishing that the amount of proceeds of the
7		disposition is significantly below the range of prices that a complying disposition to
8		a person other than the secured party, a person related to the secured party, or a
9		secondary obligor would have brought.
10	<u>41-0</u>	99-122. (9-627) Determination of whether conduct was commercially
11	reasonable	<u>).</u>
12	<u>1.</u>	The fact that a greater amount could have been obtained by a collection,
13		enforcement, disposition, or acceptance at a different time or in a different method
14		from that selected by the secured party is not of itself sufficient to preclude the
15		secured party from establishing that the collection, enforcement, disposition, or
16		acceptance was made in a commercially reasonable manner.
17	<u>2.</u>	A disposition of collateral is made in a commercially reasonable manner if the
18		disposition is made:
19		a. In the usual manner on any recognized market;
20		b. At the price current in any recognized market at the time of the disposition; or
21		c. Otherwise in conformity with reasonable commercial practices among dealers
22		in the type of property that was the subject of the disposition.
23	<u>3.</u>	A collection, enforcement, disposition, or acceptance is commercially reasonable if
24		it has been approved:
25		a. In a judicial proceeding:
26		b. By a bona fide creditors' committee;
27		c. By a representative of creditors; or
28		d. By an assignee for the benefit of creditors.
29	<u>4.</u>	Approval under subsection 3 need not be obtained, and lack of approval does not
30		mean that the collection, enforcement, disposition, or acceptance is not
31		commercially reasonable.

1	<u>4</u>	1-09	9-123	<u>). (9-</u>	628) Nonliability and limitation on liability of secured party -
2	Liability	of s	seco	<u>ndar</u>	y obligor.
3	<u>1</u>	<u>.</u> .	<u>Unle</u>	ss a	secured party knows that a person is a debtor or obligor, knows the
4			<u>ident</u>	ity of	the person, and knows how to communicate with the person:
5			<u>a.</u>	The:	secured party is not liable to the person, or to a secured party or
6				<u>lienh</u>	older that has filed a financing statement against the person, for failure to
7				com	oly with this chapter; and
8			<u>b.</u>	The:	secured party's failure to comply with this chapter does not affect the
9				<u>liabil</u>	ity of the person for a deficiency.
10	<u>2</u>	· <u>·</u>	A se	curec	I party is not liable because of its status as secured party:
11			<u>a.</u>	<u>To a</u>	person that is a debtor or obligor, unless the secured party knows:
12				<u>(1)</u>	That the person is a debtor or obligor;
13				<u>(2)</u>	The identity of the person; and
14				<u>(3)</u>	How to communicate with the person; or
15			<u>b.</u>	<u>To a</u>	secured party or lienholder that has filed a financing statement against a
16				perso	on, unless the secured party knows:
17				<u>(1)</u>	That the person is a debtor; and
18				<u>(2)</u>	The identity of the person.
19	<u>3.</u>		A se	<u>curec</u>	I party is not liable to any person, and a person's liability for a deficiency
20			<u>is no</u>	t affe	cted, because of any act or omission arising out of the secured party's
21			reaso	<u>onabl</u>	le belief that a transaction is not a consumer-goods transaction or a
22			<u>cons</u>	<u>umer</u>	transaction or that goods are not consumer goods, if the secured party's
23			<u>belie</u>	f is b	ased on its reasonable reliance on:
24			<u>a.</u>	A de	btor's representation concerning the purpose for which collateral was to
25				be us	sed, acquired, or held; or
26			<u>b.</u>	<u>An o</u>	bligor's representation concerning the purpose for which a secured
27				<u>oblig</u>	ation was incurred.
28	<u>4</u>	<u>.</u> .	A se	<u>curec</u>	I party is not liable under subdivision b of subsection 3 of section
29			<u>41-0</u>	<u>9-120</u>	more than once with respect to any one secured obligation.
30	4	1-09	9-124	l. (9-	702) Savings clause.

1 Except as otherwise provided in this part, this Act applies to a transaction or lien 2 within its scope, even if the transaction or lien was entered into or created before 3 July 1, 2001. 4 Except as otherwise provided in subsection 3 and sections 41-09-125 through 5 41-09-131: 6 a. Transactions and liens that were not governed by the former chapter 41-09 7 were validly entered into or created before July 1, 2001, and would be subject 8 to this Act if they had been entered into or created on or after July 1, 2001, 9 and the rights, duties, and interests flowing from those transactions and liens 10 remain valid after July 1, 2001; and 11 The transactions and liens may be terminated, completed, consummated, and b. 12 enforced as required or permitted by this Act or by the law that otherwise 13 would apply if this Act had not taken effect. 14 This Act does not affect an action, case, or proceeding commenced before July 1, 3. 15 2001. 16 41-09-125. (9-703) Security interest perfected before effective date. 17 A security interest that is enforceable immediately before July 1, 2001, and would 18 have priority over the rights of a person that becomes a lien creditor at that time is 19 a perfected security interest under this Act if, on July 1, 2001, the applicable 20 requirements for enforceability and perfection under this Act are satisfied without 21 further action. 22 Except as otherwise provided in section 41-09-127, if, immediately before July 1, 2. 23 2001, a security interest is enforceable and would have priority over the rights of a 24 person that becomes a lien creditor at that time, but the applicable requirements 25 for enforceability or perfection under this Act are not satisfied on July 1, 2001, the 26 security interest: 27 <u>Is a perfected security interest for one year after this Act takes effect;</u> <u>a.</u> 28 Remains enforceable thereafter only if the security interest becomes <u>b.</u> 29 enforceable under section 41-09-13 before the year expires; and 30 Remains perfected thereafter only if the applicable requirements for <u>C.</u>

perfection under this Act are satisfied before the year expires.

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41-09-126. (9-704) Security interest unperfected before effective date. A security interest that is enforceable immediately before July 1, 2001, but which would be subordinate to the rights of a person that becomes a lien creditor at that time: 1. Remains an enforceable security interest until July 1, 2002; <u>2.</u> Remains enforceable thereafter if the security interest becomes enforceable under section 41-09-13 on July 1, 2001, or within one year thereafter; and 3. Becomes perfected: Without further action, on July 1, 2001, if the applicable requirements for perfection under this Act are satisfied before or at that time; or <u>b.</u> When the applicable requirements for perfection are satisfied if the requirements are satisfied after that time. 41-09-127. (9-705) Effectiveness of action taken before effective date. If action, other than the filing of a financing statement, is taken before July 1, 2001, 1. and the action would have resulted in priority of a security interest over the rights of a person that becomes a lien creditor had the security interest become enforceable before July 1, 2001, the action is effective to perfect a security interest that attaches under this Act by July 1, 2002. An attached security interest becomes unperfected on July 1, 2002, unless the security interest becomes a perfected security interest under this Act before the expiration of that period. <u>2.</u> The filing of a financing statement before July 1, 2001, is effective to perfect a security interest to the extent the filing would satisfy the applicable requirements for perfection under this Act. This Act does not render ineffective an effective financing statement that, before 3. July 1, 2001, is filed and satisfies the applicable requirements for perfection under the law of the jurisdiction governing perfection as provided in the former section 41-09-03. However, except as otherwise provided in subsections 4 and 5 and section 41-09-128, the financing statement ceases to be effective at the earlier of: The time the financing statement would have ceased to be effective under the <u>a.</u> law of the jurisdiction in which it is filed; or June 30, 2006. b.

1 The filing of a continuation statement after this Act takes effect does not continue 2 the effectiveness of the financing statement filed before July 1, 2001. However, 3 upon the timely filing of a continuation statement after July 1, 2001, and in 4 accordance with the law of the jurisdiction governing perfection as provided in 5 part 3, the effectiveness of a financing statement filed in the same office in that jurisdiction before July 1, 2001, continues for the period provided by the law of that 6 7 jurisdiction. 8 Subdivision b of subsection 3 applies to a financing statement that, before July 1, 5. 9 2001, is filed against a transmitting utility and satisfies the applicable requirements 10 for perfection under the law of the jurisdiction governing perfection as provided in 11 the former section 41-09-03 only to the extent that part 3 provides that the law of a 12 jurisdiction other than the jurisdiction in which the financing statement is filed 13 governs perfection of a security interest in collateral covered by the financing 14 statement. 15 6. A financing statement that includes a financing statement filed before July 1, 2001, takes effect and a continuation statement filed after July 1, 2001, is effective only 16 17 to the extent that it satisfies the requirements of part 5 for an initial financing 18 statement. 19 41-09-128. (9-706) When initial financing statement suffices to continue 20 effectiveness of financing statement. 21 The filing of an initial financing statement in the office specified in section 41-09-72 22 continues the effectiveness of a financing statement filed before July 1, 2001, if: 23 The filing of an initial financing statement in that office would be effective to a. 24 perfect a security interest under this Act: 25 b. The pre-effective-date financing statement was filed in an office in another 26 state or another office in this state; and 27 The initial financing statement satisfies subsection 3. C. 28 The filing of an initial financing statement under subsection 1 continues the <u>2.</u>

effectiveness of the pre-effective-date financing statement:

1		<u>a.</u>	If the initial financing statement is filed before July 1, 2001, for the period
2			provided in the former section 41-09-42 with respect to a financing statement
3			<u>and</u>
4		<u>b.</u>	If the initial financing statement is filed after July 1, 2001, for the period
5			provided in section 41-09-86 with respect to an initial financing statement.
6	<u>3.</u>	<u>To l</u>	be effective for purposes of subsection 1, an initial financing statement must:
7		<u>a.</u>	Satisfy the requirements of part 5 for an initial financing statement;
8		<u>b.</u>	Identify the pre-effective-date financing statement by indicating the office in
9			which the financing statement was filed and providing the dates of filing and
10			file numbers, if any, of the financing statement and of the most recent
11			continuation statement filed with respect to the financing statement; and
12		<u>C.</u>	Indicate that the pre-effective-date financing statement remains effective.
13	<u>41-</u>	09-12	29. (9-707) Amendment of pre-effective-date financing statement.
14	<u>1.</u>	<u>In th</u>	nis section, "pre-effective-date financing statement" means a financing
15		stat	rement filed before July 1, 2001.
16	<u>2.</u>	Afte	er July 1, 2001, a person may add or delete collateral covered by, continue or
17		tern	ninate the effectiveness of, or otherwise amend the information provided in a
18		pre-	-effective-date financing statement only in accordance with the law of the
19		juris	sdiction governing perfection as provided in part 3. However, the effectiveness
20		of a	pre-effective-date financing statement also may be terminated in accordance
21		with	the law of the jurisdiction in which the financing statement is filed.
22	<u>3.</u>	Exc	cept as otherwise provided in subsection 4, if the law of this state governs
23		perf	fection of a security interest, the information in a pre-effective-date financing
24		<u>stat</u>	ement may be amended after July 1, 2001, if:
25		<u>a.</u>	The pre-effective-date financing statement and an amendment are filed in the
26			office specified in section 41-09-72;
27		<u>b.</u>	An amendment is filed in the office specified in section 41-09-72 concurrently
28			with, or after the filing in that office of, an initial financing statement that
29			satisfies subsection 3 of section 41-09-128; or

1		<u>C.</u>	An initial financing statement that provides the information as amended and			
2			satisfies subsection 3 of section 41-09-128 is filed in the office specified in			
3			section 41-09-72.			
4	<u>4.</u>	If the	e law of this state governs perfection of a security interest, the effectiveness of			
5		a pr	e-effective-date financing statement may be continued only under			
6		subs	sections 4 and 6 of section 41-09-127 and section 41-09-128.			
7	<u>5.</u>	Reg	ardless of whether the law of this state governs perfection of a security			
8		inte	rest, the effectiveness of a pre-effective-date financing statement filed in this			
9		state	e may be terminated July 1, 2001, by filing a termination statement in the office			
10		<u>in w</u>	hich the pre-effective-date financing statement is filed, unless an initial			
11		finaı	ncing statement that satisfies subsection 3 of section 41-09-128 has been filed			
12		in th	e office specified by the law of the jurisdiction governing perfection as provided			
13		in pa	art 3 as the office in which to file a financing statement.			
14	41-0	41-09-130. (9-708) Persons entitled to file initial financing statement or				
15	continuation	on sta	atement. A person may file an initial financing statement or a continuation			
16	statement u	under	this part if:			
17	<u>1.</u>	The	secured party of record authorizes the filing; and			
18	<u>2.</u>	The	filing is necessary under this part:			
19		<u>a.</u>	To continue the effectiveness of a financing statement filed before July 1,			
20			<u>2001; or</u>			
21		<u>b.</u>	To perfect or continue the perfection of a security interest.			
22	41-0	09-13	1. (9-709) Priority.			
23	<u>1.</u>	This	Act determines the priority of conflicting claims to collateral. However, if the			
24		rela	tive priorities of the claims were established before July 1, 2001, the former			
25		<u>cha</u>	oter 41-09 determines priority.			
26	<u>2.</u>	For	purposes of subsection 1 of section 41-09-42, the priority of a security interest			
27		that	becomes enforceable under section 41-09-13 dates from July 1, 2001, if the			
28		secu	urity interest is perfected under this Act by the filing of a financing statement			
29		befo	ore July 1, 2001, which would not have been effective to perfect the security			
30		inte	rest under the former chapter 41-09. This subsection does not apply to			

1		conflicting security interests each of which is perfected by the filing of such a
2		financing statement.
3	SEC	TION 30. AMENDMENT. Subsection 12 of section 47-19-02 of the North Dakota
4	Century Cod	le is amended and reenacted as follows:
5	12.	A financing statement covering any item described <u>as defined</u> in subsection 5 of
6		section 41-09-41 41-09-02.
7	SEC	TION 31. AMENDMENT. Subdivision a of subsection 2 of section 49-04-19 of the
8	North Dakota	a Century Code is amended and reenacted as follows:
9	2.	a. Notwithstanding the provisions of sections 41-09-23, 41-09-40, 41-09-41,
10		section 41-09-30 and 41-09-42 sections 41-09-72 through 41-09-97, all filings
11		required under the Uniform Commercial Code in order to perfect a security
12		interest against the personal property or fixtures of a debtor transmitting utility
13		shall be made and maintained only in the office of the secretary of state of
14		North Dakota.
15	SEC	TION 32. AMENDMENT. Section 54-09-08 of the 1999 Supplement to the North
16	Dakota Cent	tury Code is amended and reenacted as follows:
17	54-0	9-08. Secretary of state's general services operating fund. The secretary of
18	state's gene	ral services operating fund is a special fund in the state treasury. Moneys in the
19	fund are to b	be used pursuant to legislative appropriations for the provision of services under
20	subsections	8 and 11 subsection 6 of section 41 09 42 and 41-09-94, subsection 10 of section
21	54-09-04 <u>, ar</u>	nd sections 34 and 35 of this Act. At the close of each fiscal year, the secretary of
22	state shall tr	ansfer any unobligated balance remaining in the fund exceeding seventy-five
23	thousand do	llars to the general fund.
24	SEC	TION 33. Computerized central indexing system - Rules.
25	<u>1.</u>	The secretary of state shall maintain a computerized central indexing system that
26		contains the information filed with the office of the secretary of state or with any of
27		the offices of the registers of deeds in this state pursuant to sections 35-13-02,
28		35-17-04, 35-20-16, 35-30-02, 35-31-02, 35-34-04, 35-34-06, 41-09-72, 57-38-49,
29		57-39.2-13, 57-40.2-16, 57-40.3-07.1, 57-43.1-17.4, 57-43.2-16.3, and 57-51-11.
30		The system must connect each register of deeds' office to the secretary of state's
31		office through the information technology department. The system must allow

- access to financing statement information by equipment that conforms to requirements determined by the information technology department. The system must have safeguards to allow access to information that is in the system relating to security interests or liens and to prevent unauthorized alteration or deletion of that information and to allow access to other information in the system as prescribed by the secretary of state.
- Within two working days of receipt of a financing statement, continuation statement, amendment, or termination statement filed pursuant to chapter 41-09 or a statement filed pursuant to section 35-13-02, 35-17-04, 35-20-16, 35-30-02, or 35-31-02, the register of deeds or secretary of state shall file the information contained in the statement in the computerized central indexing system. A computer printout of information from the system is prima facie evidence of the existence or nonexistence of the filing of a financing statement or lien. The secretary of state shall prescribe one form that can be used to perfect a security interest in farm products or gain protection under the central notice system, or both.
- 3. The secretary of state may adopt rules necessary to implement sections 33, 34, and 35 of this Act.

SECTION 34. <u>Secretary of state to compile lists for crops and livestock - Distribution of lists.</u>

1. From the computerized central indexing system, the secretary of state or a designee shall produce each month one list for crops and one list for livestock that each contain the information as filed on the forms pursuant to section 41-09-72. The secretary of state shall also include on the lists the information filed for crops and livestock pursuant to sections 35-17-04, 35-30-02, and 35-31-02. The lists must be in alphabetical order according to the last name of, or in numerical order according to the social security number of, the person engaged in farming operations. The lists may be prepared in categories according to county, regions as designated by the secretary of state, or on a statewide basis. If requested, the lists must be in printed form. Each list must conspicuously note the effective date of the list.

- 2. The secretary of state shall distribute monthly by mail the lists prepared pursuant to subsection 1, at least five business days in advance of the effective date of each of the lists. If requested, the secretary of state shall mail the lists to any person making a request at a fee as provided in section 35 of this Act.
- 3. Upon a verbal request of any person, the secretary of state, a designee of the secretary of state, or a register of deeds shall verbally provide information contained on a list generated through the computerized central indexing system if the collateral is crops or livestock. The requesting party may request a certificate from the secretary of state or the register of deeds and the secretary of state or the register of deeds shall confirm the information given. Direct computer access is equivalent to oral confirmation, and a computer printout constitutes the written confirmation of the secretary of state, if use of this method of confirmation does not cause the central indexing system to lose federal certification. A computer printout from the computerized central indexing system constitutes the certificate of the secretary of state or the register of deeds as to whether there is on file, on the date and hour stated on the computer printout, a financing statement.

SECTION 35. Fees.

- 1. The secretary of state shall establish fees for placing data in the computerized central indexing system; for obtaining computer access to the computerized central indexing system, to the computerized Uniform Commercial Code central filing data base, or to the computerized statutory liens data base; for receiving printouts; for direct access to all or parts of the central indexing system; for lists sold or licensed under subsection 6 of section 41-09-94; for any other list provided by the secretary of state; for any programming charges specifically incurred to provide information requested by persons which is related to the central indexing system; and for other services provided through the computerized system.
- 2. The fee for furnishing information on a verbal request pursuant to subsection 3 of section 34 of this Act is seven dollars, and the fee for furnishing a certificate under subsection 3 of section 34 of this Act is seven dollars.
- 3. The secretary of state shall establish the fee for furnishing lists under subsection 1 of section 34 of this Act based on actual costs to produce the lists for distribution.

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- 4. Fees collected by the secretary of state under subsections 1 and 3 and under subsection 6 of section 41-09-94 must be deposited in the secretary of state's general services operating fund. Fees collected by the secretary of state under subsection 2 must be deposited in the general fund in the state treasury.
- 5. The secretary of state may adopt rules regarding what portion of the filing fees and search fees collected by the register of deeds under section 41-09-96 must be submitted to the secretary of state for deposit into the secretary of state's general operating fund to meet the cost of the provision of services required under sections 33 and 34 of this Act.

SECTION 36. REPEAL. Chapter 41-09 of the North Dakota Century Code is repealed. **SECTION 37. APPROPRIATION.** There is appropriated out of any moneys in the secretary of state's general services operating fund in the state treasury, not otherwise appropriated, the sum of \$21,000, or so much of the sum as may be necessary, to the secretary of state for the purpose of defraying the expenses of providing direct access to the central indexing system, for the biennium beginning July 1, 2001, and ending June 30, 2003.