| 1 | A bill to be entitled (ver Aug_4_2023; May 2023 FBD) |
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| 2 | An act relating to the Uniform Commercial Code; |
| 3 | providing a directive to the Division of Law Revision; |
| 4 | creating part I of ch. 669, F.S., relating to |
| 5 | controllable electronic records; creating s. 669.101, |
| 6 | F.S.; providing a short title; creating s. 669.102, |
| 7 | F.S.; defining terms; providing construction; creating |
| 8 | s. 669.103, F.S.; providing construction; creating s. |
| 9 | 669.104, F.S.; providing applicability; specifying |
| 10 | when a purchaser of a controllable account or |
| 11 | controllable payment intangible is a qualifying |
| 12 | purchaser; specifying rights acquired relating to |
| 13 | controllable electronic records; prohibiting actions |
| 14 | from being asserted against qualifying purchasers |
| 15 | under certain circumstances; specifying that filing a |
| 16 | certain financial statement is not notice of claim of |
| 17 | a property right in a controllable electronic record; |
| 18 | creating s. 669.105, F.S.; specifying when a person |
| 19 | has control of a controllable electronic record; |
| 20 | providing when a person's power relating to |
| 21 | controllable electronic records is or is not |
| 22 | exclusive; creating s. 669.106, F.S.; authorizing |
| 23 | account debtors on a controllable account or |
| 24 | controllable payment intangible to discharge |
| 25 | obligations under certain circumstances; providing |
| 26 | requirements for such discharge; prohibiting account |
| 27 | debtors from waiving or varying certain rights and |
| 28 | options; providing construction; creating s. 669.107, |
| 29 | F.S.; specifying the governing laws and jurisdictions |
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30 relating to controllable electronic records; creating 31 part II of ch. 669, F.S., relating to transitional 32 provisions; creating s. 669.501, F.S.; providing a 33 short title; creating s. 669.502, F.S.; defining 34 terms; creating ss. 669.601 and 669.701, F.S.; 35 providing saving clauses for certain transactions; 36 providing applicability; creating s. 669.702, F.S.; 37 specifying requirements for perfecting security 38 interests enforceable and perfected before a specified 39 date; creating s. 669.703, F.S.; specifying requirements for security interests that were 40 41 unperfected before a specified date; creating s. 42 669.704, F.S.; specifying the effectiveness of certain 43 actions relating to security interests taken before a specified date; creating ss. 669.705 and 669.706, 44 45 F.S.; providing priority for conflicting claims to collateral; amending s. 670.103, F.S.; revising the 46 47 definition of the term "payment order"; amending s. 670.201, F.S.; revising authorizations and 48 49 requirements relating to security procedures; amending s. 670.202, F.S.; revising the circumstances under 50 51 which payment orders received by banks are effective 52 as the order of a customer; making technical changes; amending s. 670.203, F.S.; revising rules that apply 53 54 to payments orders that are not authorized orders of 55 certain customers; amending ss. 670.207, 670.208, 56 670.21, 670.211 and 670.305, F.S.; making technical 57 changes; amending s. 671.101, F.S.; revising liability 58 requirements relating to payment orders; amending s.

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| 59 | 671.105, F.S.; revising construction; amending s. |
| 60 | 671.107, F.S.; making a technical change; amending s. |
| 61 | 671.201, F.S.; revising definitions; defining the |
| 62 | terms "electronic," "sign," and "signature"; creating |
| 63 | s. 671.401, F.S.; savings provision; amending s. |
| 64 | 672.102, F.S.; revising applicability; amending s. |
| 65 | 672.106, F.S.; defining the term "hybrid transaction"; |
| 66 | amending s. 672.201, 672.202, 672.203, and 672.205, |
| 67 | F.S.; making technical changes; amending s. 672.209, |
| 68 | F.S.; revising a prohibition on modifying or |
| 69 | rescinding a signed agreement that excludes |
| 70 | modification or rescission; creating Part VIII of |
| 71 | chapter 672, "Transitional Provisions", and s. |
| 72 | 672.801, F.S.; savings provision; amending s. |
| 73 | 673.1041, F.S.; revising the definition of the term |
| 74 | "negotiable instrument"; amending s. 673.1051, F.S.; |
| 75 | revising the definition of the term "issue"; amending |
| 76 | s. 673.4011, F.S.; conforming provisions to changes |
| 77 | made by the act; amending s. 673.6041, F.S.; |
| 78 | specifying that the obligation of a party to pay a |
| 79 | check is not discharged solely by destruction of the |
| 80 | check in connection with a specified process; creating |
| 81 | Part VII of chapter 673, "Transitional Provisions", |
| 82 | and s. 673.701, F.S.; amending s. 675.104, F.S.; |
| 83 | conforming provisions to changes made by the act; |
| 84 | amending s. 675.116, F.S.; making technical changes; |
| 85 | creating s. 675.119, F.S.; savings provision; amending |
| 86 | s. 677.102, F.S.; deleting definitions of the terms |
| 87 | "record" and "sign"; amending s. 677.106, F.S.; |
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88 specifying when a system satisfies certain 89 requirements and a person has control of an electronic 90 document of title; specifying when certain powers are or are not exclusive; specifying that a person does 91 92 not owe a duty to another person under certain 93 circumstances; creating s. 677.701, F.S.; savings provision; amending s. 678.1021, F.S.; revising 94 95 definitions; revising applicability of definitions; 96 amending s. 678.1031, F.S.; specifying a controllable 97 account, controllable electronic record, or 98 controllable payment intangible is not a financial 99 asset under certain circumstances; conforming a cross-100 reference; amending s. 678.1061, F.S.; revising the 101 circumstances under which purchasers have control of 102 security entitlements; specifying a person that has 103 such control is not required to acknowledge such 104 control on behalf of a purchaser; specifying that 105 certain persons do not owe any duty to purchasers and 106 are not required to confirm certain acknowledgment 107 under certain circumstances; amending s. 678.1101, 108 F.S.; providing applicability; amending s. 678.3031, 109 F.S; specifying that protected purchasers acquire 110 interest in a security free of any adverse claim; creating Part VI of chapter 678, "Transitional 111 112 Provisions", and s. 678.601, F.S.; savings provision; 113 amending s. 679.1021, F.S.; defining terms; revising 114 and deleting definitions; revising applicability of 115 definitions; amending s. 679.1041, F.S.; revising the 116 circumstances under which a secured party has control

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117 of a deposit account; amending s. 679.1051, F.S.; 118 revising when a person has control of electronic 119 chattel paper; specifying when power of such control 120 is or is not exclusive; creating s. 679.1052, F.S.; 121 specifying when a person has control of electronic 122 money; specifying when power of such control is or is 123 not exclusive; creating s. 679.1053, F.S.; specifying 124 when a person has control of controllable electronic 125 records, controllable accounts, or controllable 126 payment intangibles; creating s. 679.1054, F.S.; 127 providing that specified persons with certain control 128 are not required to acknowledge such control; 129 specifying that such persons do not owe any duty to 130 certain persons and are not required to confirm 131 acknowledgment to any other person; amending s. 132 679.2031, F.S.; revising the circumstances under which 133 a security interest is enforceable against a debtor 134 and third parties; amending s. 679.2041, F.S.; 135 revising the circumstances under which a security 136 interest does not attach to a term constituting an 137 after-acquired property clause; amending s. 679.2071, 138 F.S.; conforming a provision to changes made by the act; amending s. 679.2081, F.S.; revising duties 139 140 relating to secured parties having control of 141 collateral; amending s. 679.209, F.S.; revising duties 142 relating to secured parties if an account debtor has 143 been notified of an assignment; amending s. 679.210, 144 F.S.; conforming provisions to changes made by the 145 act; amending s. 679.3011, F.S.; revising requirements

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146 relating to laws governing perfection and priority of 147 security interests; amending s. 679.3041, F.S.; 148 specifying that the local law of a bank's jurisdiction 149 governs even if a transaction does not bear any 150 relation to the bank's jurisdiction; amending s. 151 679.3051, F.S.; revising applicability; creating s. 152 679.3062, F.S.; specifying which laws govern the 153 perfection and priority of security interests in 154 chattel paper; creating s. 679.3063, F.S.; specifying 155 which laws govern the perfection and priority of 156 security interests in controllable accounts, 157 controllable electronic records, and controllable payment intangibles; amending s. 679.3101, F.S.; 158 159 revising the circumstances under which the filing of a 160 financing statement is not necessary to perfect a 161 security interest; amending s. 679.3121, F.S.; 162 providing requirements for perfecting a security 163 interest in controllable accounts, controllable electronic records, and controllable payment 164 165 intangibles; amending s. 679.3131, F.S.; conforming 166 provisions to changes made by the act; amending s. 167 679.3141, F.S.; revising requirements for perfection by control; creating s. 679.3152, F.S.; providing 168 169 requirements for perfecting a security interest in 170 chattel paper by possession and control; amending s. 171 679.3161, F.S.; revising requirements relating to 172maintaining perfection of security interests following 173 a change in governing law; amending s. 679.3171, F.S.; 174 revising the circumstances under which persons take

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| 175 | free of a security interest; amending s. 679.323, |
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| 176 | F.S.; revising the circumstances under which a buyer |
| 177 | of goods takes free of a security interest; amending |
| 178 | s. 679.324, F.S.; conforming provisions to changes |
| 179 | made by the act; creating s. 679.3251, F.S.; |
| 180 | specifying that certain security interests in |
| 181 | controllable accounts, controllable electronic |
| 182 | records, or controllable payment intangibles have |
| 183 | priority over conflicting security interests; amending |
| 184 | s. 679.330, F.S.; revising the circumstances under |
| 185 | which purchasers of chattel paper have priority over |
| 186 | certain security interests in the chattel paper; |
| 187 | amending s. 679.331, F.S.; revising construction; |
| 188 | amending s. 679.332, F.S.; revising the circumstances |
| 189 | under which a transferee takes money or funds free of |
| 190 | a security interest; amending ss. 679.341 and |
| 191 | 679.4041, F.S.; conforming provisions to changes made |
| 192 | by the act; amending s. 679.4061, F.S.; defining the |
| 193 | term "promissory note"; conforming provisions to |
| 194 | changes made by the act; revising applicability; |
| 195 | amending s. 679.4081, F.S.; defining the term |
| 196 | "promissory note"; amending s. 679.509, 679.513, and |
| 197 | 679.601, F.S.; conforming provisions to changes made |
| 198 | by the act; amending s. 679.605, F.S.; specifying when |
| 199 | a secured party owes a duty to a person based on the |
| 200 | party's status as a secured party; amending s. 679.608 |
| 201 | and 679.611, F.S.; conforming provisions to changes |
| 202 | made by the act; amending s. 679.613, F.S.; revising |
| 203 | the form for a notification of disposition of |
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| 204 | collateral; providing requirements relating to such |
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| 205 | form; amending s. 679.614, F.S.; revising form |
| 206 | requirements for a notice of a plan to sell property; |
| 207 | providing requirements relating to such form; amending |
| 208 | ss. 679.615, 679.616, 679.619, 679.620, 679.621, |
| 209 | 679.624 and 679.625, F.S.; conforming provisions to |
| 210 | changes made by the act; amending s. 679.628, F.S.; |
| 211 | providing applicability; creating Part IX of chapter |
| 212 | 679, "Transitional Provisions for 2024 Amendments", |
| 213 | and s. 679.901 and s. 679.902, F.S.; savings |
| 214 | provision; adopting transition provisions in Part II |
| 215 | of Chapter 679; amending s. 680.1021, F.S.; revising |
| 216 | applicability; amending s. 680.1031, F.S.; defining |
| 217 | the term "hybrid lease"; conforming cross-references; |
| 218 | amending ss. 680.1071, 680.201, 680.202, 680.203, |
| 219 | 680.205, and 680.208, F.S.; conforming provisions to |
| 220 | changes made by the act; amending ss. 319.27, |
| 221 | 328.0015, 559.9232, 563.022, 668.50, 671.101, and |
| 222 | 680.1031, F.S.; conforming cross-references; |
| 223 | reenacting s. 328.0015(2)(c), F.S., relating to |
| 224 | definitions, to incorporate the amendments made to s. |
| 225 | 671.201, F.S., in references thereto; reenacting ss. |
| 226 | 655.55(1) and (2) and 685.101(2), F.S., relating to |
| 227 | law applicable to deposits in and contracts relating |
| 228 | to extensions of credit by a deposit or lending |
| 229 | institution located in this state and choice of law, |
| 230 | respectively, to incorporate the amendments made to s. |
| 231 | 671.105, F.S., in references thereto; reenacting ss. |
| 232 | 90.953(1), 673.1061(1), (3), and (4), and 673.1151(2), |
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233 F.S., relating to admissibility of duplicates, 234 unconditional promise or order, and incomplete 235 instruments, respectively, to incorporate the 236 amendments made to s. 673.1041, F.S., in references 237 thereto; reenacting s. 673.1031(2), F.S., relating to 238 definitions, to incorporate the amendments made to ss. 239 673.1041 and 673.1051, F.S., in references thereto; 240 reenacting s. 675.103(1)(j), F.S., relating to 241 definitions, to incorporate the amendments made to s. 242 675.104, F.S., in references thereto; reenacting ss. 243 678.5101(3), 679.1061(1), and 679.328(2), F.S., 244 relating to rights of purchaser of security 245 entitlement from entitlement holder, control of 246 investment property, and priority of security 247 interests in investment property, respectively, to 248 incorporate the amendments made to s. 678.1061, F.S., 249 in references thereto; reenacting s. 671.105(2)(e), 250 F.S., relating to territorial application of the code 251 and parties' power to choose applicable law, to 252 incorporate the amendments made to s. 678.1101, F.S., 253 in references thereto; reenacting s. 680.1031(3)(a), 254 F.S., relating to definitions, to incorporate the 255 amendments made to s. 679.1021, F.S., in references 256 thereto; reenacting s. 679.327(1), F.S., relating to 257 priority of security interests in deposit account, to 258 incorporate the amendments made to s. 679.1041, F.S., 259 in references thereto; reenacting ss. 679.1091(4)(k), 260 679.3171(1)(b), and 679.709(2), F.S., relating to 261 scope, interests that take priority over or take free

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| 262 | of security interest or agricultural lien, and |
| 263 | priority, respectively, to incorporate the amendments |
| 264 | made to s. 679.2031, F.S., in references thereto; |
| 265 | reenacting s. 679.625(5), F.S., relating to remedies |
| 266 | for failure to comply with article, to incorporate the |
| 267 | amendments made to s. 679.2081, F.S., in references |
| 268 | thereto; reenacting s. 679.3101(1), F.S., relating to |
| 269 | when filing required to perfect security interest or |
| 270 | agricultural lien and security interests and |
| 271 | agricultural liens to which filing provisions do not |
| 272 | apply, to incorporate the amendments made to s. |
| 273 | 679.3121, F.S., in references thereto; reenacting ss. |
| 274 | 679.327(2), 679.328(5), and 679.329(2), F.S., relating |
| 275 | to priority of security interests in deposit account, |
| 276 | priority of security interests in investment property, |
| 277 | and priority of security interests in letter-of-credit |
| 278 | right, respectively, to incorporate the amendments |
| 279 | made to s. 679.3141, F.S., in references thereto; |
| 280 | reenacting ss. 679.3101(2)(j) and 679.320(3), F.S., |
| 281 | relating to when filing required to perfect security |
| 282 | interest or agricultural lien and buyer of goods, |
| 283 | respectively, to incorporate the amendments made to s. |
| 284 | 679.3161, F.S., in references thereto; reenacting ss. |
| 285 | 680.307(3) and 727.109(8)(b), F.S., relating to |
| 286 | priority of liens arising by attachment or levy on, |
| 287 | security interests in, and other claims to goods and |
| 288 | power of the court, respectively, to incorporate the |
| 289 | amendments made to s. 679.3171, F.S., in references |
| 290 | thereto; reenacting s. 668.50(16)(d), F.S., relating |
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| 291 | to the Uniform Electronic Transaction Act, to |
| 292 | incorporate the amendments made to s. 679.330, F.S., |
| 293 | in references thereto; reenacting s. 679.330(4), F.S., |
| 294 | relating to priority of purchaser of chattel paper or |
| 295 | instrument, to incorporate the amendments made to s. |
| 296 | 679.331, F.S., in references thereto; reenacting s. |
| 297 | 679.601(4), F.S., relating to rights after default, to |
| 298 | incorporate the amendments made to s. 679.605, F.S., |
| 299 | in references thereto; reenacting ss. 679.625(3) and |
| 300 | 679.626(3), F.S., relating to remedies for failure to |
| 301 | comply with article and action in which deficiency or |
| 302 | surplus is in issue, to incorporate the amendments |
| 303 | made to s. 679.628, F.S., in references thereto; |
| 304 | providing an effective date. |
| 305 | |
| 306 | Be It Enacted by the Legislature of the State of Florida: |
| 307 | |
| 308 | Section 1. The Division of Law Revision is directed to |
| 309 | create chapter 669, Florida Statutes, to be entitled "Uniform |
| 310 | Commercial Code: Controllable Electronic Records and |
| 311 | Transitional Provisions." |
| 312 | Section 2. Part I of chapter 669, Florida Statutes, |
| 313 | consisting of sections 669.101-669.107 is created and entitled |
| 314 | "Controllable Electronic Records." |
| 315 | Section 3. Section 669.101, Florida Statutes, is created to |
| 316 | read: |
| 317 | 669.101 Short title.—This chapter may be cited as ``Uniform |
| 318 | Commercial Code—Controllable Electronic Records." |
| 319 | Section 4. Section 669.102, Florida Statutes, is created to |
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| 320 | read: |
| 321 | 669.102 Definitions |
| 322 | (1) As used in this chapter, the term: |
| 323 | (a) "Controllable electronic record" means a record stored |
| 324 | in an electronic medium that can be subjected to control under |
| 325 | s. 669.105. The term does not include a controllable account, a |
| 326 | controllable payment intangible, a deposit account, an |
| 327 | electronic copy of a record evidencing chattel paper, an |
| 328 | electronic document of title, electronic money, investment |
| 329 | property, or a transferable record. |
| 330 | (b) "Qualifying purchaser" means a purchaser of a |
| 331 | controllable electronic record or an interest in a controllable |
| 332 | electronic record that obtains control of the controllable |
| 333 | electronic record for value, in good faith, and without notice |
| 334 | of a claim of a property right in the controllable electronic |
| 335 | record. |
| 336 | (c) "Transferable record" has the meaning provided for that |
| 337 | term in: |
| 338 | 1. Section 201(a)(1) of the Electronic Signatures in Global |
| 339 | and National Commerce Act, 15 U.S.C. s. 7021(a)(1); or |
| 340 | 2. Section 668.50(16)(a). |
| 341 | (d) "Value" has the meaning provided in s. 673.3031, as if |
| 342 | references in that subsection to an "instrument" were references |
| 343 | to a controllable account, controllable electronic record, or |
| 344 | controllable payment intangible. |
| 345 | (2) The definitions in s. 679.1021 for the terms "account |
| 346 | debtor," "controllable account," "controllable payment |
| 347 | intangible," "chattel paper," "deposit account," "electronic |
| 348 | money," and "investment property" apply to this part. |
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| 349 | (3) Chapter 671 contains general definitions and principles |
| 350 | of construction and interpretation applicable throughout this |
| 351 | chapter. |
| 352 | Section 5. Section 669.103, Florida Statutes, is created to |
| 353 | read: |
| 354 | 669.103 Relation to chapter 679 and consumer laws |
| 355 | (1) If there is conflict between this part and chapter 679, |
| 356 | chapter 679 governs. |
| 357 | (2) A transaction subject to this part is subject to any |
| 358 | applicable rule of law that establishes a different rule for |
| 359 | consumers; any other law or regulation that regulates the rates, |
| 360 | charges, agreements, and practices for loans, credit sales, or |
| 361 | other extensions of credit; and chapter 501. |
| 362 | Section 6. Section 669.104, Florida Statutes, is created to |
| 363 | read: |
| 364 | 669.104 Rights in controllable account, controllable |
| 365 | electronic record, and controllable payment intangible |
| 366 | (1) This section applies to the acquisition and purchase of |
| 367 | rights in a controllable account or controllable payment |
| 368 | intangible, including the rights and benefits under subsections |
| 369 | (3), (4), (5), (7), and (8) of a purchaser and qualifying |
| 370 | purchaser, in the same manner this section applies to a |
| 371 | controllable electronic record. |
| 372 | (2) To determine whether a purchaser of a controllable |
| 373 | account or a controllable payment intangible is a qualifying |
| 374 | purchaser, the purchaser obtains control of the account or |
| 375 | payment intangible if it obtains control of the controllable |
| 376 | electronic record that evidences the account or payment |
| 377 | intangible. |
| | |

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378 (3) Except as provided in this section, law other than this 379 chapter determines whether a person acquires a right in a 380 controllable electronic record and the right the person 381 acquires. 382 (4) A purchaser of a controllable electronic record 383 acquires all rights in the controllable electronic record that 384 the transferor had or had power to transfer, except that a 385 purchaser of a limited interest in a controllable electronic 386 record acquires rights only to the extent of the interest 387 purchased. 388 (5) A qualifying purchaser acquires its rights in the 389 controllable electronic record free of a claim of a property 390 right in the controllable electronic record. 391 (6) Except as provided in subsections (1) and (5) for a 392 controllable account and a controllable payment intangible or 393 law other than this part, a qualifying purchaser takes a right 394 to payment, right to performance, or other interest in property 395 evidenced by the controllable electronic record subject to a 396 claim of a property right in the right to payment, right to 397 performance, or other interest in property. 398 (7) An action may not be asserted against a qualifying 399 purchaser based on both a purchase by the qualifying purchaser 400 of a controllable electronic record and a claim of a property 401 right in another controllable electronic record, whether the 402 action is framed in conversion, replevin, constructive trust, 403 equitable lien, or other theory. 404 (8) Filing of a financing statement under chapter 679 is 405 not notice of a claim of a property right in a controllable 406 electronic record.

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16-00478-23 407 Section 7. Section 669.105, Florida Statutes, is created to 408 read: 409 669.105 Control of controllable electronic record.-(1) A person has control of a controllable electronic 410 411 record if the electronic record, a record attached to or 412 logically associated with the electronic record, or a system in 413 which the electronic record is recorded: 414 (a) Gives the person: 1. Power to avail itself of substantially all the benefit 415 416 from the electronic record; and 417 2. Exclusive power, subject to subsection (b), to: 418 a. Prevent others from availing themselves of substantially 419 all the benefit from the electronic record; and 420 b. Transfer control of the electronic record to another 421 person or cause another person to obtain control of another 422 controllable electronic record as a result of the transfer of 423 the electronic record; and 424 (b) Enables the person readily to identify itself in any 425 way, including by name, identifying number, cryptographic key, 426 office, or account number, as having the powers specified in 427 paragraph (a). 428 (2) Subject to subsection (3), a power is exclusive under 429 subsection (1) (a) 2.a. and b. even if: 430 (a) The controllable electronic record, a record attached 431 to or logically associated with the electronic record, or a 432 system in which the electronic record is recorded limits the use 433 of the electronic record or has a protocol programmed to cause a 434 change, including a transfer or loss of control or a 435 modification of benefits afforded by the electronic record; or

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| 436 | (b) The power is shared with another person. |
| 437 | (3) A power of a person is not shared with another person |
| 438 | under paragraph (2)(b) and the person's power is not exclusive |
| 439 | <u>if:</u> |
| 440 | (a) The person can exercise the power only if the power |
| 441 | also is exercised by the other person; and |
| 442 | (b) The other person: |
| 443 | 1. Can exercise the power without exercise of the power by |
| 444 | the person; or |
| 445 | 2. Is the transferor to the person of an interest in the |
| 446 | controllable electronic record or a controllable account or |
| 447 | controllable payment intangible evidenced by the controllable |
| 448 | electronic record. |
| 449 | (4) If a person has the powers specified in subsection |
| 450 | (1)(a)2.a. and b., the powers are presumed to be exclusive. |
| 451 | (5) A person has control of a controllable electronic |
| 452 | record if another person, other than the transferor to the |
| 453 | person of an interest in the controllable electronic record or a |
| 454 | controllable account or controllable payment intangible |
| 455 | evidenced by the controllable electronic record: |
| 456 | (a) Has control of the electronic record and acknowledges |
| 457 | that it has control on behalf of the person; or |
| 458 | (b) Obtains control of the electronic record after having |
| 459 | acknowledged that it will obtain control of the electronic |
| 460 | record on behalf of the person. |
| 461 | (6) A person that has control under this section is not |
| 462 | required to acknowledge that it has control on behalf of another |
| 463 | person. |
| 464 | (7) If a person acknowledges that it has or will obtain |
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| 465 | control on behalf of another person, unless the person otherwise |
| 466 | agrees or law other than this part or chapter 679 otherwise |
| 467 | provides, the person does not owe any duty to the other person |
| 468 | and is not required to confirm the acknowledgment to any other |
| 469 | person. |
| 470 | Section 8. Section 669.106, Florida Statutes, is created to |
| 471 | read: |
| 472 | 669.106 Discharge of account debtor on controllable account |
| 473 | or controllable payment intangible |
| 474 | (1) An account debtor on a controllable account or |
| 475 | controllable payment intangible may discharge its obligation by |
| 476 | paying: |
| 477 | (a) The person having control of the controllable |
| 478 | electronic record that evidences the controllable account or |
| 479 | controllable payment intangible; or |
| 480 | (b) Except as provided in subsection (2), a person that |
| 481 | formerly had control of the controllable electronic record. |
| 482 | (2) Subject to subsection (4), the account debtor may not |
| 483 | discharge its obligation by paying a person that formerly had |
| 484 | control of the controllable electronic record if the account |
| 485 | debtor receives a notification that: |
| 486 | (a) Is signed by a person that formerly had control or the |
| 487 | person to which control was transferred; |
| 488 | (b) Reasonably identifies the controllable account or |
| 489 | controllable payment intangible; |
| 490 | (c) Notifies the account debtor that control of the |
| 491 | controllable electronic record that evidences the controllable |
| 492 | account or controllable payment intangible was transferred; |
| 493 | (d) Identifies the transferee, in any reasonable way, |
| | |

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| 494 | including by name, identifying number, cryptographic key, |
|-----|--|
| 495 | office, or account number; and |
| 496 | (e) Provides a commercially reasonable method by which the |
| 497 | account debtor is to pay the transferee. |
| 498 | (3) After receipt of a notification that complies with |
| 499 | subsection (2), the account debtor may discharge its obligation |
| 500 | by paying in accordance with the notification and may not |
| 501 | discharge the obligation by paying a person that formerly had |
| 502 | control. |
| 503 | (4) Subject to subsection (8), notification is ineffective |
| 504 | under subsection (2): |
| 505 | (a) Unless, before the notification is sent, the account |
| 506 | debtor and the person that, at that time, had control of the |
| 507 | controllable electronic record that evidences the controllable |
| 508 | account or controllable payment intangible agree in a signed |
| 509 | record to a commercially reasonable method by which a person may |
| 510 | furnish reasonable proof that control has been transferred; |
| 511 | (b) To the extent an agreement between the account debtor |
| 512 | and seller of a payment intangible limits the account debtor's |
| 513 | duty to pay a person other than the seller and the limitation is |
| 514 | effective under law other than this part; or |
| 515 | (c) At the option of the account debtor, if the |
| 516 | notification notifies the account debtor to: |
| 517 | 1. Divide a payment; |
| 518 | 2. Make less than the full amount of an installment or |
| 519 | other periodic payment; or |
| 520 | 3. Pay any part of a payment by more than one method or to |
| 521 | more than one person. |
| 522 | (5) Subject to subsection (8), if requested by the account |
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| 523 | debtor, the person giving the notification under subsection (2) |
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| 524 | seasonably shall furnish reasonable proof, using the method in |
| 525 | the agreement referred to in subsection(4)(a), that control of |
| 526 | the controllable electronic record has been transferred. Unless |
| 527 | the person complies with the request, the account debtor may |
| 528 | discharge its obligation by paying a person that formerly had |
| 529 | control, even if the account debtor has received a notification |
| 530 | under subsection (2). |
| 531 | (6) A person furnishes reasonable proof under subsection |
| 532 | (5) that control has been transferred if the person |
| 533 | demonstrates, using the method in the agreement referred to in |
| 534 | paragraph (4)(a), that the transferee has the power to: |
| 535 | (a) Avail itself of substantially all the benefit from the |
| 536 | controllable electronic record; |
| 537 | (b) Prevent others from availing themselves of |
| | |
| 538 | substantially all the benefit from the controllable electronic |
| 538 539 | |
| | |
| 539 | record; and |
| 539 540 | record; and (c) Transfer the powers specified in paragraphs (a) and (b) |
| 539 540 541 | record; and (c) Transfer the powers specified in paragraphs (a) and (b) to another person. |
| 539 540 541 542 | <u>record; and</u> <u>(c)</u> Transfer the powers specified in paragraphs (a) and (b) <u>to another person.</u> <u>(7)</u> Subject to subsection (8), an account debtor may not |
| 539 540 541 542 543 | record; and (c) Transfer the powers specified in paragraphs (a) and (b) to another person. (7) Subject to subsection (8), an account debtor may not waive or vary its rights under subsection (4)(a) and subsection |
| 539 540 541 542 543 544 | record; and(c) Transfer the powers specified in paragraphs (a) and (b)to another person.(7) Subject to subsection (8), an account debtor may notwaive or vary its rights under subsection (4) (a) and subsection(5) or its option under subsection (4) (c).(8) This section is subject to law other than this chapter |
| 539 540 541 542 543 544 545 | record; and(c) Transfer the powers specified in paragraphs (a) and (b)to another person.(7) Subject to subsection (8), an account debtor may notwaive or vary its rights under subsection (4) (a) and subsection(5) or its option under subsection (4) (c).(8) This section is subject to law other than this chapter |
| 539 540 541 542 543 544 545 546 | <pre>record; and (c) Transfer the powers specified in paragraphs (a) and (b) to another person. (7) Subject to subsection (8), an account debtor may not waive or vary its rights under subsection (4) (a) and subsection (5) or its option under subsection (4) (c). (8) This section is subject to law other than this chapter which establishes a different rule for an account debtor who is</pre> |
| 539 540 541 542 543 544 545 546 547 | record; and(c) Transfer the powers specified in paragraphs (a) and (b)to another person.(7) Subject to subsection (8), an account debtor may notwaive or vary its rights under subsection (4) (a) and subsection(5) or its option under subsection (4) (c).(8) This section is subject to law other than this chapterwhich establishes a different rule for an account debtor who isan individual and who incurred the obligation primarily for |
| 539 540 541 542 543 544 545 546 546 547 548 | record; and (c) Transfer the powers specified in paragraphs (a) and (b) to another person. (7) Subject to subsection (8), an account debtor may not waive or vary its rights under subsection (4) (a) and subsection (5) or its option under subsection (4) (c). (8) This section is subject to law other than this chapter which establishes a different rule for an account debtor who is an individual and who incurred the obligation primarily for personal, family, or household purposes. |
| 539 540 541 542 543 544 545 546 547 548 549 | record; and(c) Transfer the powers specified in paragraphs (a) and (b)to another person.(7) Subject to subsection (8), an account debtor may notwaive or vary its rights under subsection (4) (a) and subsection(5) or its option under subsection (4) (c).(8) This section is subject to law other than this chapterwhich establishes a different rule for an account debtor who isan individual and who incurred the obligation primarily forpersonal, family, or household purposes.Section 9. Section 669.107, Florida Statutes, is created to |

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| 552 | (1) Except as provided in subsection (2), the local law of |
| 553 | a controllable electronic record's jurisdiction governs a matter |
| 554 | covered by this part. |
| 555 | (2) For a controllable electronic record that evidences a |
| 556 | controllable account or controllable payment intangible, the |
| 557 | local law of the controllable electronic record's jurisdiction |
| 558 | governs a matter covered by s. 669.106 unless an effective |
| 559 | agreement determines that the local law of another jurisdiction |
| 560 | governs. |
| 561 | (3) The following rules determine a controllable electronic |
| 562 | record's jurisdiction under this section: |
| 563 | (a) If the controllable electronic record, or a record |
| 564 | attached to or logically associated with the controllable |
| 565 | electronic record and readily available for review, expressly |
| 566 | provides that a particular jurisdiction is the controllable |
| 567 | electronic record's jurisdiction for purposes of this part or |
| 568 | the Uniform Commercial Code, that jurisdiction is the |
| 569 | controllable electronic record's jurisdiction. |
| 570 | (b) If paragraph (a) does not apply and the rules of the |
| 571 | system in which the controllable electronic record is recorded |
| 572 | are readily available for review and expressly provide that a |
| 573 | particular jurisdiction is the controllable electronic record's |
| 574 | jurisdiction for purposes of this part or the Uniform Commercial |
| 575 | Code, that jurisdiction is the controllable electronic record's |
| 576 | jurisdiction. |
| 577 | (c) If paragraphs (a) and (b) do not apply and the |
| 578 | controllable electronic record, or a record attached to or |
| 579 | logically associated with the controllable electronic record and |
| 580 | readily available for review, expressly provides that the |
| | |

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| 581 | controllable electronic record is governed by the law of a |
| 582 | particular jurisdiction, that jurisdiction is the controllable |
| 583 | electronic record's jurisdiction. |
| 584 | (d) If paragraphs (a), (b), and (c) do not apply and the |
| 585 | rules of the system in which the controllable electronic record |
| 586 | is recorded are readily available for review and expressly |
| 587 | provide that the controllable electronic record or the system is |
| 588 | governed by the law of a particular jurisdiction, that |
| 589 | jurisdiction is the controllable electronic record's |
| 590 | jurisdiction. |
| 591 | (e) If paragraphs (a) through (d) do not apply, the |
| 592 | controllable electronic record's jurisdiction is the District of |
| 593 | Columbia. |
| 594 | (4) If paragraph (3)(e) applies and Article 12 is not in |
| 595 | effect in the District of Columbia without material |
| 596 | modification, the governing law for a matter covered by this |
| 597 | part is the law of the District of Columbia as though Article 12 |
| 598 | were in effect in the District of Columbia without material |
| 599 | modification. For the purposes of this subsection, "Article 12" $$ |
| 600 | means Article 12 of Uniform Commercial Code Amendments (2022). |
| 601 | (5) To the extent subsections (1) and (2) provide that the |
| 602 | local law of the controllable electronic record's jurisdiction |
| 603 | governs a matter covered by this part, that law governs even if |
| 604 | the matter or a transaction to which the matter relates does not |
| 605 | bear any relation to the controllable electronic record's |
| 606 | jurisdiction. |
| 607 | (6) The rights acquired under s. 669.104 by a purchaser or |
| 608 | qualifying purchaser are governed by the law applicable under |
| 609 | this section at the time of purchase. |

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| 610 | Section 10. Part II of chapter 669, Florida Statutes, |
| 611 | consisting of sections 669.501-669.706 is created and entitled |
| 612 | "Transitional Provisions for Chapter 669 and 2024 Amendments to |
| 613 | Chapter 679." |
| 614 | Section 11. Section 669.501, Florida Statutes, is created |
| 615 | to read: |
| 616 | 669.501 Effective Date This chapter takes effect on July |
| 617 | <u>1, 2024."</u> |
| 618 | Section 12. Section 669.502, Florida Statutes, is created |
| 619 | to read: |
| 620 | 669.502 DefinitionsAs used in this part: |
| 621 | (1)(a) "Adjustment date" means July 1, 2025. |
| 622 | (b) "Article 12" means Part I of chapter 669. |
| 623 | (c) "Article 12 property" means a controllable account, |
| 624 | controllable electronic record, or controllable payment |
| 625 | intangible. |
| 626 | (2) Other definitions applying to this part, or to |
| 627 | specified parts thereof, and the sections in which they appear: |
| 628 | "Controllable account," s. 679.1021. |
| 629 | "Controllable electronic record," s. 669.102. |
| 630 | "Controllable payment intangible," s. 679.1021. |
| 631 | "Electronic money," s. 679.1021. |
| 632 | "Financing statement," s. 679.1021. |
| 633 | (3) Chapter 671 contains general definitions and principles |
| 634 | of construction and interpretation applicable throughout this |
| 635 | part. |
| 636 | Section 13. Section 669.601, Florida Statutes, is created |
| 637 | to read: |
| 638 | 669.601 Saving clause for general transitional provision |
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| 639 | Except as provided in this part, a transaction validly entered |
| 640 | into before July 1, 2024, and the rights, duties, and interests |
| 641 | flowing from the transaction remain valid thereafter and may be |
| 642 | terminated, completed, consummated, or enforced as required or |
| 643 | permitted by law other than the Uniform Commercial Code or, if |
| 644 | applicable, the Uniform Commercial Code as though ch. 2024-XX, |
| 645 | Laws of Florida, had not taken effect. |
| 646 | Section 14. Section 669.701, Florida Statutes, is created |
| 647 | to read: |
| 648 | 669.701 Saving clause for transitional provisions for |
| 649 | chapters 669 and 679 |
| 650 | (1) Except as provided in this part, chapter 679, as |
| 651 | amended by ch. 2024-XX, Laws of Florida, and Article 12 apply to |
| 652 | a transaction, lien, or other interest in property, even if the |
| 653 | transaction, lien, or interest was entered into, created, or |
| 654 | acquired before July 1, 2024. |
| 655 | (2) Except as provided in subsection (3) and ss. 669.702- |
| 656 | <u>669.706:</u> |
| 657 | (a) A transaction, lien, or interest in property that was |
| 658 | validly entered into, created, or transferred before July 1, |
| 659 | 2024, and was not governed by the Uniform Commercial Code, but |
| 660 | would be subject to chapter 679, as amended by ch. 2024-XX, Laws |
| 661 | of Florida, or Article 12 if it had been entered into, created, |
| 662 | or transferred on or after July 1, 2024, including the rights, |
| 663 | duties, and interests flowing from the transaction, lien, or |
| 664 | interest, remains valid on and after July 1, 2024; and |
| 665 | (b) The transaction, lien, or interest may be terminated, |
| 666 | completed, consummated, and enforced as required or permitted by |
| 667 | ch. 2024-XX, Laws of Florida, or by the law that would apply if |
| | |

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| 668 | ch. 2024-XX, Laws of Florida, had not taken effect. |
| 669 | (3) Ch. 2024-XX, Laws of Florida, does not affect an |
| 670 | action, case, or proceeding commenced before July 1, 2024. |
| 671 | Section 15. Section 669.702, Florida Statutes, is created |
| 672 | to read: |
| 673 | 669.702 Security interest perfected before effective date |
| 674 | (1) A security interest that is enforceable and perfected |
| 675 | immediately before July 1, 2024, is a perfected security |
| 676 | interest under ch. 2024-XX, Laws of Florida, if, on July 1, |
| 677 | 2024, the requirements for enforceability and perfection under |
| 678 | ch. 2024-XX, Laws of Florida, are satisfied without further |
| 679 | action. |
| 680 | (2) If a security interest is enforceable and perfected |
| 681 | immediately before July 1, 2024, but the requirements for |
| 682 | enforceability or perfection under ch. 2024-XX, Laws of Florida, |
| 683 | are not satisfied on July 1, 2024, the security interest: |
| 684 | (a) Is a perfected security interest until the earlier of |
| 685 | the time perfection would have ceased under the law in effect |
| 686 | immediately before July 1, 2024, or the adjustment date; |
| 687 | (b) Remains enforceable thereafter only if the security |
| 688 | interest satisfies the requirements for enforceability under s. |
| 689 | 679.2031, as amended by ch. 2024-XX, Laws of Florida, before the |
| 690 | adjustment date; and |
| 691 | (c) Remains perfected thereafter only if the requirements |
| 692 | for perfection under ch. 2024-XX, Laws of Florida, are satisfied |
| 693 | before the time specified in paragraph (a). |
| 694 | Section 16. Section 669.703, Florida Statutes, is created |
| 695 | to read: |
| 696 | 669.703 Security interest unperfected before effective |
| | |

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| 697 | dateA security interest that is enforceable immediately before |
| 698 | July 1, 2024, but is unperfected at that time: |
| 699 | (1) Remains an enforceable security interest until the |
| 700 | adjustment date; |
| 701 | (2) Remains enforceable thereafter if the security interest |
| 702 | becomes enforceable under s. 679.2031, as amended by ch. 2024- |
| 703 | XX, Laws of Florida, on July 1, 2024, or before the adjustment |
| 704 | date; and |
| 705 | (3) Becomes perfected: |
| 706 | (a) Without further action, on July 1, 2024, if the |
| 707 | requirements for perfection under ch. 2024-XX, Laws of Florida, |
| 708 | are satisfied before or at that time; or |
| 709 | (b) When the requirements for perfection are satisfied if |
| 710 | the requirements are satisfied after that time. |
| 711 | Section 17. Section 669.704, Florida Statutes, is created |
| 712 | to read: |
| 713 | 669.704 Effectiveness of actions taken before effective |
| 714 | date |
| 715 | (1) If action, other than the filing of a financing |
| 716 | statement, is taken before July 1, 2024, and the action would |
| 717 | have resulted in perfection of the security interest had the |
| 718 | security interest become enforceable before July 1, 2024, the |
| 719 | action is effective to perfect a security interest that attaches |
| 720 | under ch. 2024-XX, Laws of Florida, before the adjustment date. |
| 721 | An attached security interest becomes unperfected on the |
| 722 | adjustment date unless the security interest becomes a perfected |
| 723 | security interest under ch. 2024-XX, Laws of Florida, before the |
| 724 | adjustment date. |
| 725 | (2) The filing of a financing statement before July 1, |
| | |

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| 726 | 2024, is effective to perfect a security interest on July 1, |
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| 727 | 2024, to the extent the filing would satisfy the requirements |
| 728 | for perfection under ch. 2024-XX, Laws of Florida. |
| 729 | (3) The taking of an action before July 1, 2024, is |
| 730 | sufficient for the enforceability of a security interest on July |
| 731 | 1, 2024, if the action would satisfy the requirements for |
| 732 | enforceability under ch. 2024-XX, Laws of Florida. |
| 733 | Section 18. Section 669.705, Florida Statutes, is created |
| 734 | to read: |
| 735 | <u>669.705 Priority</u> |
| 736 | (1) Subject to subsections (2) and (3), ch. 2024-XX, Laws |
| 737 | of Florida, determines the priority of conflicting claims to |
| 738 | collateral. |
| 739 | (2) Subject to subsection (3), if the priorities of claims |
| 740 | to collateral were established before July 1, 2024, chapter 679 |
| 741 | as in effect before July 1, 2024, determines priority. |
| 742 | (3) On the adjustment date, to the extent the priorities |
| 743 | determined by chapter 679, as amended by ch. 2024-XX, Laws of |
| 744 | Florida, modify the priorities established before July 1, 2024, |
| 745 | the priorities of claims to Article 12 property and electronic |
| 746 | money established before July 1, 2024, cease to apply. |
| 747 | Section 19. Section 669.706, Florida Statutes, is created |
| 748 | to read: |
| 749 | 669.706 Priority of claims when priority rules of chapter |
| 750 | <u>679 do not apply</u> |
| 751 | (1) Subject to subsections (2) and (3), Article 12 |
| 752 | determines the priority of conflicting claims to Article 12 |
| 753 | property when the priority rules of chapter 679, as amended by |
| 754 | ch. 2024-XX , Laws of Florida, do not apply. |
| | |

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755 (2) Subject to subsection (3), when the priority rules of 756 chapter 679, as amended by ch. 2024-XX, Laws of Florida, do not 757 apply and the priorities of claims to Article 12 property were 758 established before July 1, 2024, law other than Article 12 759 determines priority. 760 (3) When the priority rules of chapter 679, as amended by 761 ch. 2024-XX, Laws of Florida, do not apply, to the extent the 762 priorities determined by ch. 2024-XX, Laws of Florida, modify 763 the priorities established before July 1, 2024, the priorities 764 of claims to Article 12 property established before July 1, 765 2024, cease to apply on the adjustment date. 766 Section 20. Paragraph (c) of subsection (1) of section 767 670.103, Florida Statutes, is amended to read: 768 670.103 Payment order: definitions.-769 (1) In this chapter, the term: 770 (c) "Payment order" means an instruction of a sender to a 771 receiving bank, transmitted orally or in a record, 772 electronically, or in writing, to pay, or to cause another bank 773 to pay, a fixed or determinable amount of money to a beneficiary 774 if: 775 1. The instruction does not state a condition to payment to 776 the beneficiary other than time of payment; 777 2. The receiving bank is to be reimbursed by debiting an 778 account of, or otherwise receiving payment from, the sender; and 779 3. The instruction is transmitted by the sender directly to 780 the receiving bank or to an agent, funds-transfer system, or 781 communication system for transmittal to the receiving bank. 782 Section 21. Section 670.201, Florida Statutes, is amended 783 to read:

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784 670.201 Security procedure.-"Security procedure" means a 785 procedure established by agreement of a customer and a receiving 786 bank for the purpose of:

787 (1) Verifying that a payment order or communication
788 amending or canceling a payment order is that of the customer;
789 or

790 (2) Detecting error in the transmission or the content of791 the payment order or communication.

793 A security procedure may impose an obligation on the receiving 794 bank or the customer and may require the use of algorithms or 795 other codes, identifying words, or numbers, symbols, sounds, 796 biometrics, encryption, callback procedures, or similar security 797 devices. Comparison of a signature on a payment order or 798 communication with an authorized specimen signature of the 799 customer or requiring a payment order to be sent from a known e-800 mail address, IP address, or telephone number is not by itself a 801 security procedure.

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Section 22. Subsection (2) and paragraph (b) of subsection (3) of section 670.202, Florida Statutes, are amended to read: 670.202 Authorized and verified payment orders.-

805 (2) If a bank and its customer have agreed that the 806 authenticity of payment orders issued to the bank in the name of 807 the customer as sender will be verified pursuant to a security 808 procedure, a payment order received by the receiving bank is 809 effective as the order of the customer, whether or not 810 authorized, if the security procedure is a commercially 811 reasonable method of providing security against unauthorized 812 payment orders and the bank proves that it accepted the payment

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813 order in good faith and in compliance with the bank's 814 obligations under the security procedure and any written agreement or instruction of the customer, evidenced by a record, 815 816 restricting acceptance of payment orders issued in the name of 817 the customer. The bank is not required to follow an instruction 818 that violates an a written agreement with the customer, 819 evidenced by a record, or notice of which is not received at a 820 time and in a manner affording the bank a reasonable opportunity 821 to act on it before the payment order is accepted.

822 (3) The commercial reasonableness of a security procedure is a question of law to be determined by considering the wishes 823 824 of the customer expressed to the bank; the circumstances of the 825 customer known to the bank, including the size, type, and 826 frequency of payment orders normally issued by the customer to 827 the bank; alternative security procedures offered to the 828 customer; and security procedures in general use by customers 829 and receiving banks similarly situated. A security procedure is 830 deemed to be commercially reasonable if:

(b) The customer expressly agreed in <u>a record</u> writing to be
bound by any payment order, whether or not authorized, issued in
its name and accepted by the bank in compliance with <u>the bank's</u>
<u>obligations under</u> the security procedure chosen by the customer.

835 Section 23. Paragraph (a) of subsection (1) of section 836 670.203, Florida Statutes, is amended to read:

837 670.203 Unenforceability of certain verified payment838 orders.-

839 (1) If an accepted payment order is not, under s.
840 670.202(1), an authorized order of a customer identified as
841 sender, but is effective as an order of the customer pursuant to

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842 s. 670.202(2), the following rules apply:

(a) By express written agreement evidenced by a record, the
receiving bank may limit the extent to which it is entitled to
enforce or retain payment of the payment order.

846 Section 24. Paragraph (b) of subsection (3) of section 847 670.207, Florida Statutes, is amended to read:

848

670.207 Misdescription of beneficiary.-

(3) If a payment order described in subsection (2) is
accepted, the originator's payment order described the
beneficiary inconsistently by name and number, and the
beneficiary's bank pays the person identified by number as
permitted by paragraph (2) (a), the following rules apply:

854 (b) If the originator is not a bank and proves that the 855 person identified by number was not entitled to receive payment 856 from the originator, the originator is not obliged to pay its 857 order unless the originator's bank proves that the originator, 858 before acceptance of the originator's order, had notice that payment of a payment order issued by the originator might be 859 860 made by the beneficiary's bank on the basis of an identifying or 861 bank account number even if it identifies a person different 862 from the named beneficiary. Proof of notice may be made by any 863 admissible evidence. The originator's bank satisfies the burden of proof if it proves that the originator, before the payment 864 865 order was accepted, signed a record writing stating the 866 information to which the notice relates.

867Section 25. Paragraph (b) of subsection (2) of section868670.208, Florida Statutes, is amended to read:

869 670.208 Misdescription of intermediary bank or 870 beneficiary's bank.-

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(2) This subsection applies to a payment order identifying
an intermediary bank or the beneficiary's bank both by name and
an identifying number if the name and number identify different
persons.

875 If the sender is not a bank and the receiving bank (b) 876 proves that the sender, before the payment order was accepted, 877 had notice that the receiving bank might rely on the number as 878 the proper identification of the intermediary or beneficiary's 879 bank even if it identifies a person different from the bank 880 identified by name, the rights and obligations of the sender and 881 the receiving bank are governed by paragraph (a), as though the 882 sender were a bank. Proof of notice may be made by any 883 admissible evidence. The receiving bank satisfies the burden of 884 proof if it proves that the sender, before the payment order was 885 accepted, signed a record writing stating the information to 886 which the notice relates.

Section 26. The numbering of section 670.21 and Subsection
(1) of section 670.21, Florida Statutes, are amended to read:
670.21 Rejection of payment order.-

890 (1) A payment order is rejected by the receiving bank by a 891 notice of rejection transmitted to the sender orally, 892 electronically, or in a record writing. A notice of rejection 893 need not use any particular words and is sufficient if it 894 indicates that the receiving bank is rejecting the order or will 895 not execute or pay the order. Rejection is effective when the notice is given if transmission is by a means that is reasonable 896 897 in the circumstances. If notice of rejection is given by a means 898 that is not reasonable, rejection is effective when the notice is received. If an agreement of the sender and receiving bank 899

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16-00478-23 900 establishes the means to be used to reject a payment order: 901 (a) Any means complying with the agreement is reasonable; 902 and 903 (b) Any means not complying is not reasonable unless no 904 significant delay in receipt of the notice resulted from the use 905 of the noncomplying means. 906 Section 27. Subsection (1) of section 670.211, Florida 907 Statutes, is amended to read: 908 670.211 Cancellation and amendment of payment order.-909 (1) A communication of the sender of a payment order 910 canceling or amending the order may be transmitted to the 911 receiving bank orally, electronically, or in a record writing. 912 If a security procedure is in effect between the sender and the 913 receiving bank, the communication is not effective to cancel or 914 amend the order unless the communication is verified pursuant to 915 the security procedure or the bank agrees to the cancellation or 916 amendment. 917 Section 28. Subsections (3) and (4) of section 670.305, Florida Statutes, are amended to read: 918 670.305 Liability for late or improper execution or failure 919 920 to execute payment order.-921 (3) In addition to the amounts payable under subsections 922 (1) and (2), damages, including consequential damages, are 923 recoverable to the extent provided in an express written 924 agreement of the receiving bank, evidenced by a record. 925 (4) If a receiving bank fails to execute a payment order it 926 was obliged by express agreement to execute, the receiving bank 927 is liable to the sender for its expenses in the transaction and 928 for incidental expenses and interest losses resulting from the

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| 929 | failure to execute. Additional damages, including consequential |
| 930 | damages, are recoverable to the extent provided in an express |
| 931 | written agreement of the receiving bank, evidenced by a record, |
| 932 | but are not otherwise recoverable. |
| 933 | Section 29. Part VI of chapter 670, Florida Statutes, |
| 934 | consisting of section 670.601, is created and entitled |
| 935 | "Transitional Provisions." |
| 936 | Section 30. Section 670.601, Florida Statutes, is created |
| 937 | to read: |
| 938 | 670.601 Saving clause for 2024 AmendmentsExcept as |
| 939 | provided in ss. 669.501-669.706, a transaction validly entered |
| 940 | into before July 1, 2024, and the rights, duties, and interests |
| 941 | flowing from the transaction remain valid thereafter and may be |
| 942 | terminated, completed, consummated, or enforced as required or |
| 943 | permitted by law other than the Uniform Commercial Code or, if |
| 944 | applicable, the Uniform Commercial Code as though ch. 2024-XX, |
| 945 | Laws of Florida, had not taken effect. |
| 946 | Section 31. Subsection (1) of section 671.101, Florida |
| 947 | Statutes, is amended to read: |
| 948 | 671.101 Short title; scope of chapter |
| 949 | (1) Chapters <u>669-680670-680 may be cited as the "Uniform</u> |
| 950 | Commercial Code <u>" or "Code</u> ." |
| 951 | Section 32. Paragraph (h) is added to subsection (2) of |
| 952 | section 671.105, Florida Statutes, to read: |
| 953 | 671.105 Territorial application of the code; parties' power |
| 954 | to choose applicable law |
| 955 | (2) When one of the following provisions of this code |
| 956 | specifies the applicable law, that provision governs; and a |
| 957 | contrary agreement is effective only to the extent permitted by |
| | |

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16-00478-23 958 the law (including the conflict-of-laws rules) so specified: 959 (h) Governing law in the chapter on controllable electronic 960 records. (s. 669.107). 961 Section 33. Section 671.107, Florida Statutes, is amended 962 to read: 963 671.107 Waiver or renunciation of claim or right after 964 breach.-A claim or right arising out of an alleged breach can be 965 discharged in whole or in part without consideration by 966 agreement of the aggrieved party in a signed an authenticated 967 record. 968 Section 34. Present subsections (18) through (47) of 969 section 671.201, Florida Statutes, are redesignated as 970 subsections (19) through (48), respectively, a new subsection 971 (18) is added to that section, and present subsections (11), 972 (16), (22), (25), (26), (27), (31), (40), and (41) of that 973 section are amended, to read: 974 671.201 General definitions.-Unless the context otherwise 975 requires, words or phrases defined in this section, or in the 976 additional definitions contained in other chapters of this code 977 which apply to particular chapters or parts thereof, have the 978 meanings stated. Subject to definitions contained in other 979 chapters of this code which apply to particular chapters or 980 parts thereof, the term: 981 (11) "Conspicuous," with reference to a term, means so 982 written, displayed, or presented that, based on the totality of 983 the circumstances, a reasonable person against which it is to 984 operate ought to have noticed it. Whether a term is 985 "conspicuous" is a decision for the court. Conspicuous terms 986 include the following:

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| 987 | (a) A heading in capitals equal to or greater in size than |
| 988 | the surrounding text, or in contrasting type, font, or color to |
| 989 | the surrounding text of the same or lesser size; and |
| 990 | (b) Language in the body of a record or display in larger |
| 991 | type than the surrounding text or set off from surrounding text |
| 992 | of the same size by symbols or other marks that call attention |
| 993 | to the language. |
| 994 | (16) "Delivery," with respect to an electronic document of |
| 995 | title, means voluntary transfer of control and <u>,</u> |
| 996 | respect to an instrument, tangible document of title, <u>or an</u> |
| 997 | authoritative tangible copy of a record evidencing chattel |
| 998 | paper, or certificated securities, means voluntary transfer of |
| 999 | possession. |
| 1000 | (18) "Electronic" means relating to technology having |
| 1001 | electrical, digital, magnetic, wireless, optical, |
| 1002 | electromagnetic, or similar capabilities. |
| 1003 | (23) (22) "Holder" means: |
| 1004 | (a) The person in possession of a negotiable instrument |
| 1005 | that is payable either to bearer or to an identified person that |
| 1006 | is the person in possession; |
| 1007 | (b) The person in possession of a negotiable tangible |
| 1008 | document of title if the goods are deliverable either to bearer |
| 1009 | or to the order of the person in possession; or |
| 1010 | (c) The person in control, other than pursuant to s. |
| 1011 | 677.106(7), of a negotiable electronic document of title. |
| 1012 | (26) (25) "Money" means a medium of exchange that is |
| 1013 | currently authorized or adopted by a domestic or foreign |
| 1014 | government. The term includes a monetary unit of account |
| 1015 | established by an intergovernmental organization or by agreement |
| | |

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1016 between two or more countries. The term does not include a 1017 central bank digital currency. <u>The term does not include an</u> 1018 <u>electronic record that is a medium of exchange recorded and</u> 1019 <u>transferable in a system that existed and operated for the</u> 1020 <u>medium of exchange before the medium of exchange was authorized</u> 1021 or adopted by the government.

1022 <u>(27) (26)</u> Subject to subsection <u>(29)</u> (28), a person has 1023 "notice" of a fact if the person:

1024

1025

(a) Has actual knowledge of it;

(b) Has received a notice or notification of it; or

1026 (c) From all the facts and circumstances known to the 1027 person at the time in question, has reason to know that it 1028 exists. A person "knows" or has "knowledge" of a fact when the 1029 person has actual knowledge of it. "Discover" or "learn" or a 1030 word or phrase of similar import refers to knowledge rather than 1031 to reason to know. The time and circumstances under which a 1032 notice or notification may cease to be effective are not 1033 determined by this section.

1034 <u>(28)(27)</u> A person "notifies" or "gives" a notice or 1035 notification to another person by taking such steps as may be 1036 reasonably required to inform the other person in ordinary 1037 course, whether or not the other person actually comes to know 1038 of it. Subject to subsection <u>(29)</u> (28), a person "receives" a 1039 notice or notification when:

1040

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

(b) It is duly delivered in a form reasonable under the circumstances at the place of business through which the contract was made or at another location held out by that person as the place for receipt of such communications.

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1045 (32) (31) "Person" means an individual; corporation; 1046 business trust; estate; trust; partnership; limited liability 1047 company; association; joint venture; government; governmental subdivision, agency, or instrumentality; public corporation; or 1048 1049 any other legal or commercial entity. The term includes a protected series, however denominated, of an entity if the 1050 1051 protected series is established under law other than the Uniform 1052 Commercial Code that limits, or limits if conditions specified under the law are satisfied, the ability of a creditor of the 1053 1054 entity or of any other protected series of the entity to satisfy 1055 a claim from assets of the protected series.

1056 (41) (40) "Send," in connection with a writing, record, or 1057 notification notice, means:

(a) To deposit in the mail, or deliver for transmission, or
transmit by any other usual means of communication, with postage
or cost of transmission provided for, and properly addressed
and, in the case of an instrument, to an address specified
thereon or otherwise agreed or, if there be none, to any address
reasonable under the circumstances; or

(b) <u>To cause the record or notification to be received</u> within the time it would have been received if properly sent under paragraph (a) <u>In any other way to cause to be received any</u> record or notice within the time it would have arrived if properly sent.

1069 (42) (41) <u>"Sign," "signing," "signed," or "signature" means,</u> 1070 with present intent to authenticate or adopt a record: 1071 (a) Execute or adopt a tangible symbol; or

1072 (b) Attach to or logically associate with the record an

1073 <u>electronic symbol, sound, or process</u> means bearing any symbol

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1074 executed or adopted by a party with present intention to adopt
1075 or accept a writing.

1076 Section 35. Section 671.211, Florida Statutes, is amended 1077 to read:

1078 671.211 Value.-Except as otherwise provided with respect to 1079 negotiable instruments and bank collections as provided in ss. 1080 673.3031, 674.2101, and 674.2111, and chapter 669, a person 1081 gives value for rights if the person acquires them:

(1) In return for a binding commitment to extend credit or for the extension of immediately available credit whether or not drawn upon and whether or not a charge-back is provided for in the event of difficulties in collection;

1086 (2) As security for, or in total or partial satisfaction1087 of, a preexisting claim;

1088 (3) By accepting delivery under a preexisting contract for 1089 purchase; or

1090 (4) In return for any consideration sufficient to support a 1091 simple contract.

Section 36. Part IV of chapter 671, Florida Statutes, consisting of section 671.401, is created and entitled "Transitional Provisions."

1095 Section 37. Section 671.401, Florida Statutes, is created 1096 to read:

1097671.401Saving clause for 2024 Amendments.-Except as1098provided in ss. 669.501-669.706, a transaction validly entered1099into before July 1, 2024, and the rights, duties, and interests1100flowing from the transaction remain valid thereafter and may be1101terminated, completed, consummated, or enforced as required or1102permitted by law other than the Uniform Commercial Code or, if

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| 1103 | applicable, the Uniform Commercial Code as though ch. 2024-XX, |
| 1104 | Laws of Florida, had not taken effect. |
| 1105 | Section 38. Section 672.102, Florida Statutes, is amended |
| 1106 | to read: |
| 1107 | 672.102 Scope; certain security and other transactions |
| 1108 | excluded from this chapter |
| 1109 | $\overline{(1)}$ Unless the context otherwise requires, and except as |
| 1110 | provided in subsection (3), this chapter applies to transactions |
| 1111 | in goods and, in the case of a hybrid transaction, this chapter |
| 1112 | applies to the extent provided in subsection (2). |
| 1113 | (2) In a hybrid transaction: |
| 1114 | (a) If the sale-of-goods aspects do not predominate, only |
| 1115 | the provisions of this chapter which relate primarily to the |
| 1116 | sale-of-goods aspects of the transaction apply, and the |
| 1117 | provisions that relate primarily to the transaction as a whole |
| 1118 | do not apply. |
| 1119 | (b) If the sale-of-goods aspects predominate, this chapter |
| 1120 | applies to the transaction but does not preclude application in |
| 1121 | appropriate circumstances of other law to aspects of the |
| 1122 | transaction which do not relate to the sale of goods. |
| 1123 | (3) This chapter does not: |
| 1124 | (a) Apply to a transaction that, even though in the form of |
| 1125 | an unconditional contract to sell or present sale, operates only |
| 1126 | to create a security interest; or |
| 1127 | (b) Impair or repeal a statute regulating sales to |
| 1128 | consumers, farmers, or other specified classes of buyers ; it |
| 1129 | 670does not apply to any transaction which although in the form |
| 1130 | of an unconditional contract to sell or present sale is intended |
| 1131 | to operate only as a security transaction nor does this chapter |
| | |

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1132 impair or repeal any statute regulating sales to consumers, 1133 farmers or other specified classes of buyers.

1134 Section 39. Section 672.106, Florida Statutes, is amended 1135 to read:

1136 672.106 Definitions: "contract"; "agreement"; "contract for 1137 sale"; "sale"; "present sale"; "conforming" to contract; 1138 "termination"; "cancellation."; "hybrid transaction."-

1139 (1) In this chapter unless the context otherwise requires "contract" and "agreement" are limited to those relating to the 1140 present or future sale of goods. "Contract for sale" includes 1141 1142 both a present sale of goods and a contract to sell goods at a 1143 future time. A "sale" consists in the passing of title from the 1144 seller to the buyer for a price (s. 672.401). A "present sale" 1145 means a sale which is accomplished by the making of the 1146 contract.

(2) Goods or conduct including any part of a performance are "conforming" or conform to the contract when they are in accordance with the obligations under the contract.

(3) "Termination" occurs when either party pursuant to a power created by agreement or law puts an end to the contract otherwise than for its breach. On termination, all obligations which are still executory on both sides are discharged but any right based on prior breach or performance survives.

(4) "Cancellation" occurs when either party puts an end to the contract for breach by the other and its effect is the same as that of "termination" except that the canceling party also retains any remedy for breach of the whole contract or any unperformed balance.

1160

(5) "Hybrid transaction" means a single transaction

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1161 involving a sale of goods and: 1162 (a) The provision of services; 1163 (b) A lease of other goods; or (c) A sale, lease, or license of property other than goods. 1164 1165 Section 40. Subsections (1) and (2) of section 672.201, 1166 Florida Statutes, are amended to read: 1167 672.201 Formal requirements; statute of frauds.-1168 (1) Except as otherwise provided in this section a contract 1169 for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is a record 1170 1171 some writing sufficient to indicate that a contract for sale has 1172 been made between the parties and signed by the party against whom enforcement is sought or by the party's his or her 1173 1174 authorized agent or broker. A record writing is not insufficient 1175 because it omits or incorrectly states a term agreed upon but 1176 the contract is not enforceable under this subsection paragraph 1177 beyond the quantity of goods shown in the record such writing. 1178 (2) Between merchants if within a reasonable time a record 1179 writing in confirmation of the contract and sufficient against 1180 the sender is received and the party receiving it has reason to 1181 know its contents, it satisfies the requirements of subsection 1182 (1) against the such party unless written notice in a record of 1183 objection to its contents is given within 10 days after it is 1184 received. 1185 Section 41. Section 672.202, Florida Statutes, is amended 1186 to read: 1187 672.202 Final written expression; parol or extrinsic

1188 evidence.—Terms with respect to which the confirmatory memoranda 1189 of the parties agree or which are otherwise set forth in a

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1190 <u>record</u> writing intended by the parties as a final expression of 1191 their agreement with respect to such terms as are included 1192 therein may not be contradicted by evidence of any prior 1193 agreement or of a contemporaneous oral agreement but may be 1194 explained or supplemented:

1195 (1) By course of dealing or usage of trade (s. 671.205) or 1196 by course of performance (s. 672.208); and

(2) By evidence of consistent additional terms unless the court finds the <u>record</u> writing to have been intended also as a complete and exclusive statement of the terms of the agreement.

1200 Section 42. Section 672.203, Florida Statutes, is amended 1201 to read:

1202 672.203 Seals inoperative.—The affixing of a seal to a 1203 <u>record</u> writing evidencing a contract for sale or an offer to buy 1204 or sell goods does not constitute the <u>record of</u> writing a sealed 1205 instrument and the law with respect to sealed instruments does 1206 not apply to such a contract or offer.

1207 Section 43. Section 672.205, Florida Statutes, is amended 1208 to read:

1209 672.205 Firm offers.-An offer by a merchant to buy or sell 1210 goods in a signed record writing which by its terms gives 1211 assurance that it will be held open is not revocable, for lack 1212 of consideration, during the time stated or if no time is stated 1213 for a reasonable time, but in no event may such period of 1214 irrevocability exceed 3 months; but any such term of assurance 1215 on a form supplied by the offeree must be separately signed by 1216 the offeror.

1217 Section 44. Subsection (2) of section 672.209, Florida 1218 Statutes, is amended to read:

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16-00478-23 1219 672.209 Modification, rescission, and waiver.-1220 (2) A signed agreement which excludes modification or 1221 rescission except by a signed writing or other signed record 1222 cannot be otherwise modified or rescinded, but except as between merchants such a requirement on a form supplied by the merchant 1223 1224 must be separately signed by the other party. 1225 Section 45. Part VIII of chapter 672, Florida Statutes, 1226 consisting of section 672.801, is created and entitled 1227 "Transitional Provisions." 1228 Section 46. Section 672.801, Florida Statutes, is created 1229 to read: 1230 672.801 Saving clause for 2024 Amendments.-Except as 1231 provided in ss. 669.501-669.706, a transaction validly entered 1232 into before July 1, 2024, and the rights, duties, and interests 1233 flowing from the transaction remain valid thereafter and may be 1234 terminated, completed, consummated, or enforced as required or 1235 permitted by law other than the Uniform Commercial Code or, if 1236 applicable, the Uniform Commercial Code as though ch. 2024-XX, 1237 Laws of Florida, had not taken effect. 1238 1239 Section 47. Paragraph (c) of subsection (1) of section 1240 673.1041, Florida Statutes, is amended to read: 1241 673.1041 Negotiable instrument.-1242 (1) Except as provided in subsections (3), (4), and (11), 1243 the term "negotiable instrument" means an unconditional promise 1244 or order to pay a fixed amount of money, with or without 1245 interest or other charges described in the promise or order, if 1246 it: 1247 (c) Does not state any other undertaking or instruction by

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| 1248 | the person promising or ordering payment to do any act in |
| 1249 | addition to the payment of money, but the promise or order may |
| 1250 | contain: |
| 1251 | 1. An undertaking or power to give, maintain, or protect |
| 1252 | collateral to secure payment; |
| 1253 | 2. An authorization or power to the holder to confess |
| 1254 | judgment or realize on or dispose of collateral; or |
| 1255 | 3. A waiver of the benefit of any law intended for the |
| 1256 | advantage or protection of an obligor <u>;</u> |
| 1257 | 4. A term that specifies the law that governs the promise |
| 1258 | or order; or |
| 1259 | 5. An undertaking to resolve in a specified forum a dispute |
| 1260 | concerning the promise or order. |
| 1261 | Section 48. Subsection (1) of section 673.1051, Florida |
| 1262 | Statutes, is amended to read: |
| 1263 | 673.1051 Issue of instrument |
| 1264 | (1) The term "issue" means <u>:</u> |
| 1265 | (a) The first delivery of an instrument by the maker or |
| 1266 | drawer, whether to a holder or nonholder, for the purpose of |
| 1267 | giving rights on the instrument to any person; or |
| 1268 | (b) If agreed to by the payee, the first transmission by |
| 1269 | the drawer to the payee of an image of an item and information |
| 1270 | derived from the item that enables the depositary bank to |
| 1271 | collect the item by transferring or presenting under federal law |
| 1272 | an electronic check. |
| 1273 | Section 49. Section 673.4011, Florida Statutes, is amended |
| 1274 | to read: |
| 1275 | 673.4011 Signature |
| 1276 | (1) A person is not liable on an instrument unless \div |
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| 1277 | $\frac{1}{2}$ the person signed the instrument; or |
| 1278 | (b) the person is represented by an agent or representative |
| 1279 | who signed the instrument and the signature is binding on the |
| 1280 | represented person under s. 673.4021. |
| 1281 | (2) A signature may be made: |
| 1282 | (a) Manually or by means of a device or machine; and |
| 1283 | (b) By the use of any name, including a trade or assumed |
| 1284 | name, or by a word, mark, or symbol executed or adopted by a |
| 1285 | person with present intention to authenticate a writing. |
| 1286 | Section 50. Subsection (1) of section 673.6041, Florida |
| 1287 | Statutes, is amended to read: |
| 1288 | 673.6041 Discharge by cancellation or renunciation |
| 1289 | (1) A person entitled to enforce an instrument, with or |
| 1290 | without consideration, may discharge the obligation of a party |
| 1291 | to pay the instrument: |
| 1292 | (a) By an intentional voluntary act, such as: |
| 1293 | 1. Surrender of the instrument to the party; |
| 1294 | 2. Destruction, mutilation, or cancellation of the |
| 1295 | instrument; |
| 1296 | 3. Cancellation or striking out of the party's signature; |
| 1297 | or |
| 1298 | 4. Addition of words to the instrument indicating |
| 1299 | discharge; or |
| 1300 | (b) By agreeing not to sue or otherwise renouncing rights |
| 1301 | against the party by a signed writing. |
| 1302 | |
| 1303 | The obligation of a party to pay a check is not discharged |
| 1304 | solely by destruction of the check in connection with a process |
| 1305 | in which information is extracted from the check and an image of |
| | |

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| 1306 | the check is made and, subsequently, the information and image |
| 1307 | are transmitted for payment. |
| 1308 | Section 51. Part VII of chapter 673, Florida Statutes, |
| 1309 | consisting of section 673.701, is created and entitled |
| 1310 | "Transitional Provisions." |
| 1311 | Section 52. Section 673.701, Florida Statutes, is created |
| 1312 | to read: |
| 1313 | 673.701 Saving clause for 2024 AmendmentsExcept as |
| 1314 | provided in ss. 669.501-669.706, a transaction validly entered |
| 1315 | into before July 1, 2024, and the rights, duties, and interests |
| 1316 | flowing from the transaction remain valid thereafter and may be |
| 1317 | terminated, completed, consummated, or enforced as required or |
| 1318 | permitted by law other than the Uniform Commercial Code or, if |
| 1319 | applicable, the Uniform Commercial Code as though ch. 2024-XX, |
| 1320 | Laws of Florida, had not taken effect. |
| 1321 | Section 53. Section 675.104, Florida Statutes, is amended |
| 1322 | to read: |
| 1323 | 675.104 Formal requirements.—A letter of credit, |
| 1324 | confirmation, advice, transfer, amendment, or cancellation may |
| 1325 | be issued in any form that is a <u>signed</u> record and is |
| 1326 | authenticated by a signature or in accordance with the agreement |
| 1327 | of the parties or the standard practice referred to in s. |
| 1328 | 675.108(5) . |
| 1329 | Section 54. Section 675.116, Florida Statutes, is amended |
| 1330 | to read: |
| 1331 | 675.116 Choice of law and forum |
| 1332 | (1) The liability of an issuer, nominated person, or |
| 1333 | adviser for action or omission is governed by the law of the |
| 1334 | jurisdiction chosen by an agreement in the form of a record |
| | |
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1335 signed or otherwise authenticated by the affected parties in the 1336 manner provided in s. 675.104 or by a provision in the person's 1337 letter of credit, confirmation, or other undertaking. The 1338 jurisdiction whose law is chosen need not bear any relation to 1339 the transaction.

(2) Unless subsection (1) applies, the liability of an issuer, nominated person, or adviser for action or omission is governed by the law of the jurisdiction in which the person is located. The person is considered to be located at the address indicated in the person's undertaking. If more than one address is indicated, the person is considered to be located at the address from which the person's undertaking was issued.

1347 (a) For the purpose of jurisdiction, choice of law, and 1348 recognition of interbranch letters of credit, but not 1349 enforcement of a judgment, all branches of a bank are considered 1350 separate juridical entities and a bank is considered to be 1351 located at the place where its relevant branch is considered to 1352 be located under paragraph (b) this subsection.

(b) A branch of a bank is considered to be located at the address indicated in the branch's undertaking. If more than one address is indicated, the branch is considered to be located at the address from which the undertaking was issued.

1357 (c) (3) Except as otherwise provided in this paragraph 1358 subsection, the liability of an issuer, nominated person, or 1359 adviser is governed by any rules of custom or practice, such as 1360 the Uniform Customs and Practice for Documentary Credits, to 1361 which the letter of credit, confirmation, or other undertaking 1362 is expressly made subject. If this chapter governs the liability 1363 of an issuer, nominated person, or adviser under subsection (1)

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16-00478-23 1364 or this subsection subsection (2), the relevant undertaking 1365 incorporates rules of custom or practice, and there is conflict 1366 between this chapter and such rules as applied to that 1367 undertaking, such rules govern except to the extent of any 1368 conflict with the nonvariable provisions specified in s. 1369 675.102(3). 1370 (3) (4) This chapter governs to the extent of any conflict 1371 between this chapter and chapter 670, chapter 673, chapter 674, 1372 or chapter 679. 1373 (4) (4) (5) The forum for settling disputes arising out of an 1374 undertaking within this chapter may be chosen in the manner and 1375 with the binding effect that governing law may be chosen in 1376 accordance with subsection (1). 1377 Section 55. Section 675.119, Florida Statutes, is created 1378 to read: 1379 675.119 Saving clause 2024 Amendments.-Except as provided 1380 in ss. 669.501-669.706, a transaction validly entered into 1381 before July 1, 2024, and the rights, duties, and interests 1382 flowing from the transaction remain valid thereafter and may be 1383 terminated, completed, consummated, or enforced as required or 1384 permitted by law other than the Uniform Commercial Code or, if 1385 applicable, the Uniform Commercial Code as though ch. 2024-XX, 1386 Laws of Florida, had not taken effect. 1387 Section 56. Paragraphs (j) and (l) of subsection (1) of 1388 section 677.102, Florida Statutes, are deleted and such subsection (1) is amended to read: 1389 677.102 Definitions and index of definitions.-1390 1391 (1) In this chapter, unless the context otherwise requires: 1392 (j) "Record" means information that is inscribed on a

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| 1393 | tangible medium or that is stored in an electronic or other |
| 1394 | medium and is retrievable in perceivable form. |
| 1395 | (k) "Shipper" means a person that enters into a contract |
| 1396 | of transportation with a carrier. |
| 1397 | (1) "Sign" means, with present intent to authenticate or |
| 1398 | adopt a record: |
| 1399 | 1.—To execute or adopt a tangible symbol; or |
| 1400 | 2. To attach to or logically associate with the record an |
| 1401 | electronic sound, symbol, or process. |
| 1402 | 📅 "Warehouse" means a person engaged in the business of |
| 1403 | storing goods for hire. |
| 1404 | Section 57. Subsection (2) of section 677.106, Florida |
| 1405 | Statutes, is amended, and subsections (3) through (9) are added |
| 1406 | to that section, to read: |
| 1407 | 677.106 Control of electronic document of title |
| 1408 | (2) A system satisfies subsection (1), and a person has is |
| 1409 | deemed to have control of an electronic document of title, if |
| 1410 | the document is created, stored, and <u>transferred</u> assigned in a |
| 1411 | manner that: |
| 1412 | (a) A single authoritative copy of the document exists |
| 1413 | which is unique, identifiable, and, except as otherwise provided |
| 1414 | in paragraphs (d), (e), and (f), unalterable; |
| 1415 | (b) The authoritative copy identifies the person asserting |
| 1416 | control as: |
| 1417 | 1. The person to which the document was issued; or |
| 1418 | 2. If the authoritative copy indicates that the document |
| 1419 | has been transferred, the person to which the document was most |
| 1420 | recently transferred; |
| 1421 | (c) The authoritative copy is communicated to and |
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16-00478-23 1422 maintained by the person asserting control or its designated 1423 custodian; 1424 (d) Copies or amendments that add or change an identified 1425 transferee assignee of the authoritative copy can be made only 1426 with the consent of the person asserting control; 1427 (e) Each copy of the authoritative copy and any copy of a 1428 copy is readily identifiable as a copy that is not the 1429 authoritative copy; and 1430 (f) Any amendment of the authoritative copy is readily 1431 identifiable as authorized or unauthorized. (3) A system satisfies subsection (1), and a person has 1432 1433 control of an electronic document of title, if an authoritative 1434 electronic copy of the document, a record attached to or 1435 logically associated with the electronic copy, or a system in 1436 which the electronic copy is recorded: 1437 (a) Enables the person readily to identify each electronic 1438 copy as either an authoritative copy or a nonauthoritative copy; 1439 (b) Enables the person readily to identify itself in any way, including by name, identifying number, cryptographic key, 1440 1441 office, or account number, as the person to which each 1442 authoritative electronic copy was issued or transferred; and 1443 (c) Gives the person exclusive power, subject to subsection 1444 (4), to: 1. Prevent others from adding or changing the person to 1445 1446 which each authoritative electronic copy has been issued or 1447 transferred; and 1448 2. Transfer control of each authoritative electronic copy. 1449 (4) Subject to subsection (5), a power is exclusive under 1450 subparagraphs (3)(c)1. and 2. even if:

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| 1451 | (a) The authoritative electronic copy, a record attached to |
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| 1452 | or logically associated with the authoritative electronic copy, |
| 1453 | or a system in which the authoritative electronic copy is |
| 1454 | recorded limits the use of the document of title or has a |
| 1455 | protocol that is programmed to cause a change, including a |
| 1456 | transfer or loss of control; or |
| 1457 | (b) The power is shared with another person. |
| 1458 | (5) A power of a person is not shared with another person |
| 1459 | under paragraph (4)(b) and the person's power is not exclusive |
| 1460 | <u>if:</u> |
| 1461 | (a) The person can exercise the power only if the power |
| 1462 | also is exercised by the other person; and |
| 1463 | (b) The other person: |
| 1464 | 1. Can exercise the power without exercise of the power by |
| 1465 | the person; or |
| 1466 | 2. Is the transferor to the person of an interest in the |
| 1467 | document of title. |
| 1468 | (6) If a person has the powers specified in subparagraphs |
| 1469 | (3)(c)1. and 2., the powers are presumed to be exclusive. |
| 1470 | (7) A person has control of an electronic document of title |
| 1471 | if another person, other than the transferor to the person of an |
| 1472 | interest in the document: |
| 1473 | (a) Has control of the document and acknowledges that it |
| 1474 | has control on behalf of the person; or |
| 1475 | (b) Obtains control of the document after having |
| 1476 | acknowledged that it will obtain control of the document on |
| 1477 | behalf of the person. |
| 1478 | (8) A person that has control under this section is not |
| 1479 | required to acknowledge that it has control on behalf of another |
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| 1480 | person. |
| 1481 | (9) If a person acknowledges that it has or will obtain |
| 1482 | control on behalf of another person, unless the person otherwise |
| 1483 | agrees or law other than this chapter or chapter 679 otherwise |
| 1484 | provides, the person does not owe any duty to the other person |
| 1485 | and is not required to confirm the acknowledgment to any other |
| 1486 | person. |
| 1487 | Section 58. Part VII of chapter 677, Florida Statutes, |
| 1488 | consisting of section 677.701, is created and entitled |
| 1489 | "Transitional Provisions." |
| 1490 | Section 59. Section 677.701, Florida Statutes, is created |
| 1491 | to read: |
| 1492 | 677.701 Saving clause for 2024 AmendmentsExcept as |
| 1493 | provided in ss. 669.501-669.706, a transaction validly entered |
| 1494 | into before July 1, 2024, and the rights, duties, and interests |
| 1495 | flowing from the transaction remain valid thereafter and may be |
| 1496 | terminated, completed, consummated, or enforced as required or |
| 1497 | permitted by law other than the Uniform Commercial Code or, if |
| 1498 | applicable, the Uniform Commercial Code as though ch. 2024-XX, |
| 1499 | Laws of Florida, had not taken effect. |
| 1500 | Section 60. Paragraph (f) of subsection (1) and subsection |
| 1501 | (2) of section 678.1021, Florida Statutes, are amended to read: |
| 1502 | 678.1021 Definitions |
| 1503 | (1) In this chapter: |
| 1504 | (f) "Communicate" means to: |
| 1505 | 1. Send a signed <u>record</u> writing ; or |
| 1506 | 2. Transmit information by any mechanism agreed upon by the |
| 1507 | persons transmitting and receiving the information. |
| 1508 | (2) <u>The following Other definitions in applying to</u> this |
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| 1509 | chapter and other chapters apply to this section the sections in |
| 1510 | which they appear are: |
| 1511 | "Appropriate person," s. 678.1071. |
| 1512 | "Control," s. 678.1061. |
| 1513 | "Controllable account," s. 679.1021. |
| 1514 | "Controllable electronic record," s. 669.102. |
| 1515 | "Controllable payment intangible," s. 679.1021. |
| 1516 | "Delivery," s. 678.3011. |
| 1517 | "Investment company security," s. 678.1031. |
| 1518 | "Issuer," s. 678.2011. |
| 1519 | "Overissue," s. 678.2101. |
| 1520 | "Protected purchaser," s. 678.3031. |
| 1521 | "Securities account," s. 678.5011. |
| 1522 | Section 61. Subsection (6) of section 678.1031, Florida |
| 1523 | Statutes, is amended, and subsection (8) is added to that |
| 1524 | section, to read: |
| 1525 | 678.1031 Rules for determining whether certain obligations |
| 1526 | and interests are securities or financial assets |
| 1527 | (6) A commodity contract, as defined in <u>s. 679.1021(1)(p)</u> |
| 1528 | s. 679.1021(1)(o) , is not a security or a financial asset. |
| 1529 | (8) A controllable account, controllable electronic record, |
| 1530 | or controllable payment intangible is not a financial asset |
| 1531 | unless s. 678.1021(1)(i)(3) applies. |
| 1532 | Section 62. Paragraph (c) of subsection (4) of section |
| 1533 | 678.1061, Florida Statutes, is amended, and subsections (8) and |
| 1534 | (9) are added to that section, to read: |
| 1535 | 678.1061 Control |
| 1536 | (4) A purchaser has "control" of a security entitlement if: |
| 1537 | (c) Another person, other than the transferor to the |
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| 1538 | purchaser of an interest in the security entitlement: |
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| 1539 | 1. Has control of the security entitlement and acknowledges |
| 1540 | that it has control on behalf of the purchaser; or |
| 1541 | 2. Obtains control of the security entitlement after having |
| 1542 | acknowledged that it will obtain control of the security |
| 1543 | entitlement on behalf of the purchaser has control of the |
| 1544 | security entitlement on behalf of the purchaser or, having |
| 1545 | previously acquired control of the security entitlement, |
| 1546 | acknowledges that the person has control on behalf of the |
| 1547 | purchaser. |
| 1548 | (8) A person that has control under this section is not |
| 1549 | required to acknowledge that it has control on behalf of a |
| 1550 | purchaser. |
| 1551 | (9) If a person acknowledges that it has or will obtain |
| 1552 | control on behalf of a purchaser, unless the person otherwise |
| 1553 | agrees or law other than this chapter or chapter 679 otherwise |
| 1554 | provides, the person does not owe any duty to the purchaser and |
| 1555 | is not required to confirm the acknowledgment to any other |
| 1556 | person. |
| 1557 | Section 63. Subsection (7) is added to section 678.1101, |
| 1558 | Florida Statutes, to read: |
| 1559 | 678.1101 Applicability; choice of law |
| 1560 | (7) The local law of the issuer's jurisdiction or the |
| 1561 | securities intermediary's jurisdiction governs a matter or |
| 1562 | transaction specified in subsection (1) or subsection (2) even |
| 1563 | if the matter or transaction does not bear any relation to the |
| 1564 | jurisdiction. |
| 1565 | Section 64. Subsection (2) of section 678.3031, Florida |
| 1566 | Statutes, is amended to read: |
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16-00478-23 1567 678.3031 Protected purchaser.-1568 (2) In addition to acquiring the rights of a purchaser, A 1569 protected purchaser also acquires its interest in the security 1570 free of any adverse claim. 1571 Section 65. Part VI of chapter 678, Florida Statutes, 1572 consisting of section 678.601, is created and entitled 1573 "Transitional Provisions." 1574 Section 66. Section 678.601, Florida Statutes, is created 1575 to read: 1576 678.601 Saving clause for 2024 Amendments.-Except as 1577 provided in ss. 669.501-669.706, a transaction validly entered 1578 into before July 1, 2024, and the rights, duties, and interests 1579 flowing from the transaction remain valid thereafter and may be 1580 terminated, completed, consummated, or enforced as required or 1581 permitted by law other than the Uniform Commercial Code or, if applicable, the Uniform Commercial Code as though ch. 2024-XX, 1582 1583 Laws of Florida, had not taken effect. 1584 Section 67. Present paragraphs (h) through (aa), (bb) 1585 through (bbb), and (ccc) through (bbbb) of subsection (1) of 1586 section 679.1021, Florida Statutes, are redesignated as paragraphs (i) through (bb), (cc) through (eee), and (ggg) 1587 1588 through (eeee), respectively, new paragraphs (g), (h), (cc), 1589 (dd), and (fff) are added to that subsection, and paragraphs 1590 (b), (c), (d), and (g) and present paragraphs (k), (hh), (pp), 1591 (uu), (iii), (nnn), (vvv), and (zzz) of subsection (1) and 1592 subsection (2) of that section are amended, to read: 1593 679.1021 Definitions and index of definitions.-1594 (1) In this chapter, the term: (b) "Account," except as used in "account for," "account 1595

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1596 statement," "account to," "commodity account" as used in 1597 paragraph (o), "customer account," "deposit account" as used in 1598 paragraph (ff), "on account of," and "statement of account" 1599 means a right to payment of a monetary obligation, whether or 1600 not earned by performance, for property that has been or is to 1601 be sold, leased, licensed, assigned, or otherwise disposed of; 1602 for services rendered or to be rendered; for a policy of 1603 insurance issued or to be issued; for a secondary obligation 1604 incurred or to be incurred; for energy provided or to be 1605 provided; for the use or hire of a vessel under a charter or 1606 other contract; arising out of the use of a credit or charge card or information contained on or for use with the card; or as 1607 1608 winnings in a lottery or other game of chance operated or 1609 sponsored by a state, governmental unit of a state, or person 1610 licensed or authorized to operate the game by a state or 1611 governmental unit of a state. The term includes controllable 1612 accounts and health-care-insurance receivables. The term does 1613 not include rights to payment evidenced by chattel paper or an 1614 instrument; commercial tort claims; deposit accounts; investment 1615 property; letter-of-credit rights or letters of credit; or 1616 rights to payment for money or funds advanced or sold, other 1617 than rights arising out of the use of a credit or charge card or 1618 information contained on or for use with the card; or rights to 1619 payment evidenced by an instrument.

(c) "Account debtor" means a person obligated on an account, chattel paper, or general intangible. The term does not include persons obligated to pay a negotiable instrument, even if the <u>negotiable</u> instrument <u>evidencesconstitutes part of</u> chattel paper.

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| 1625 | (d) "Accounting," except as used in the term "accounting |
| 1626 | for," means a record: |
| 1627 | 1. Signed Authenticated by a secured party; |
| 1628 | 2. Indicating the aggregate unpaid secured obligations as |
| 1629 | of a date not more than 35 days earlier or 35 days later than |
| 1630 | the date of the record; and |
| 1631 | 3. Identifying the components of the obligations in |
| 1632 | reasonable detail. |
| 1633 | (g) "Assignee," except as used in "assignee for benefit of |
| 1634 | creditors," means a person: |
| 1635 | 1. In whose favor a security interest that secures an |
| 1636 | obligation is created or provided for under a security |
| 1637 | agreement, whether or not the obligation is outstanding; or |
| 1638 | 2. To which an account, chattel paper, payment intangible, |
| 1639 | or promissory note has been sold. |
| 1640 | |
| 1641 | The term includes a person to which a security interest has been |
| 1642 | transferred by a secured party. |
| 1643 | (h) "Assignor" means a person that: |
| 1644 | 1. Under a security agreement creates or provides for a |
| 1645 | security interest that secures an obligation; or |
| 1646 | 2. Sells an account, chattel paper, payment intangible, or |
| 1647 | promissory note. |
| 1648 | |
| 1649 | The term includes a secured party that has transferred a |
| 1650 | security interest to another person "Authenticate" means: |
| 1651 | 1. To sign; or |
| 1652 | 2. With the present intent to adopt or accept a record, to |
| 1653 | attach to or logically associate with the record an electronic |
| | |

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| 1654 | sound, symbol, or process. |
| 1655 | <u>(l)</u> "Chattel paper" means: |
| 1656 | 1. A right to payment of a monetary obligation secured by |
| 1657 | specific goods, if the right to payment and security agreement |
| 1658 | are evidenced by a record; or |
| 1659 | 2. A right to payment of a monetary obligation owed by a |
| 1660 | lessee under a lease agreement with respect to specific goods |
| 1661 | and a monetary obligation owed by the lessee in connection with |
| 1662 | the transaction giving rise to the lease, if: |
| 1663 | a. The right to payment and lease agreement are evidenced |
| 1664 | by a record; and |
| 1665 | b. The predominant purpose of the transaction giving rise |
| 1666 | to the lease was to give the lessee the right to possession and |
| 1667 | use of the goods. |
| 1668 | |
| 1669 | The term does not include a right to payment arising out of a |
| 1670 | charter or other contract involving the use or hire of a vessel |
| 1671 | or a right to payment arising out of the use of a credit or |
| 1672 | charge card or information contained on or for use with the card |
| 1673 | a record or records that evidence both a monetary obligation and |
| 1674 | a security interest in specific goods, a security interest in |
| 1675 | specific goods and software used in the goods, a security |
| 1676 | interest in specific goods and license of software used in the |
| 1677 | goods, a lease of specific goods, or a lease of specific goods |
| 1678 | and license of software used in the goods. In this paragraph, |
| 1679 | "monetary obligation" means a monetary obligation secured by the |
| 1680 | goods or owed under a lease of the goods and includes a monetary |
| 1681 | obligation with respect to software used in the goods. The term |
| 1682 | does not include charters or other contracts involving the use |
| | |

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1683 or hire of a vessel or records that evidence a right to payment 1684 arising out of the use of a credit or charge card or information 1685 contained on or for use with the card. If a transaction is 1686 evidenced by records that include an instrument or series of 1687 instruments, the group of records taken together constitutes 1688 chattel paper.

1689 (cc) "Controllable account" means an account evidenced by a 1690 controllable electronic record that provides that the account 1691 debtor undertakes to pay the person that has control under s. 1692 <u>669.105 of the controllable electronic record.</u>

1693 (dd) "Controllable payment intangible" means a payment 1694 intangible evidenced by a controllable electronic record that 1695 provides that the account debtor undertakes to pay the person 1696 that has control under s. 669.105 of the controllable electronic 1697 record.

1698 (hh) (ee) "Electronic money" means money in an electronic
1699 form chattel paper" means chattel paper evidenced by a record or
1700 records consisting of information stored in an electronic
1701 medium.

(ss) (pp) "General intangible" means any personal property, including things in action, other than accounts, chattel paper, commercial tort claims, deposit accounts, documents, goods, instruments, investment property, letter-of-credit rights, letters of credit, money, and oil, gas, or other minerals before extraction. The term includes <u>controllable electronic records</u>, payment intangibles, and software.

1709 (xx) (uu) "Instrument" means a negotiable instrument or any 1710 other writing that evidences a right to the payment of a 1711 monetary obligation, is not itself a security agreement or

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16 - 00478 - 231712 lease, and is of a type that in the ordinary course of business 1713 is transferred by delivery with any necessary indorsement or 1714 assignment. The term does not include investment property, 1715 letters of credit, or writings that evidence a right to payment 1716 arising out of the use of a credit or charge card or information 1717 contained on or for use with the card, or writings that evidence 1718 chattel paper. 1719 (fff) "Money" has the meaning in s. 671.201, but does not 1720 include a deposit account or money in an electronic form that 1721 cannot be subjected to control under s. 679.1052. 1722 (mmm) (iii) "Payment intangible" means a general intangible 1723 under which the account debtor's principal obligation is a 1724 monetary obligation. The term includes a controllable payment 1725 intangible. 1726 (rrr) (nnn) "Proposal" means a record signed authenticated 1727 by a secured party which includes the terms on which the secured 1728 party is willing to accept collateral in full or partial 1729 satisfaction of the obligation it secures pursuant to ss. 679.620, 679.621, and 679.622. 1730 (vvv) "Send," in connection with a record or notification, 1731 1732 means: 1733 1. To deposit in the mail, deliver for transmission, or 1734 transmit by any other usual means of communication, with postage 1735 or cost of transmission provided for, addressed to any address 1736 reasonable under the circumstances; or 1737 2. To cause the record or notification to be received 1738 within the time that it would have been received if properly 1739 sent under subparagraph 1. 1740 (cccc) (zzz) "Tangible money chattel paper" means money in

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| 1741 | tangible form chattel paper evidenced by a record or records |
| 1742 | consisting of information that is inscribed on a tangible |
| 1743 | medium. |
| 1744 | (2) The following definitions in other chapters apply to |
| 1745 | this chapter: |
| 1746 | "Applicant," s. 675.103. |
| 1747 | "Beneficiary," s. 675.103. |
| 1748 | "Broker," s. 678.1021. |
| 1749 | "Certificated security," s. 678.1021. |
| 1750 | "Check," s. 673.1041. |
| 1751 | "Clearing corporation," s. 678.1021. |
| 1752 | "Contract for sale," s. 672.106. |
| 1753 | "Control," s. 677.106. |
| 1754 | "Controllable electronic record," s. 699.102. |
| 1755 | "Customer," s. 674.104. |
| 1756 | "Entitlement holder," s. 678.1021. |
| 1757 | "Financial asset," s. 678.1021. |
| 1758 | "Holder in due course," s. 673.3021. |
| 1759 | "Issuer" (with respect to a letter of credit |
| 1760 | or letter-of-credit right), s. 675.103. |
| 1761 | "Issuer" (with respect to a security), s. 678.2011. |
| 1762 | "Issuer" (with respect to documents |
| 1763 | of title), s. 677.102. |
| 1764 | "Lease," s. 680.1031. |
| 1765 | "Lease agreement," s. 680.1031. |
| 1766 | "Lease contract," s. 680.1031. |
| 1767 | "Leasehold interest," s. 680.1031. |
| 1768 | "Lessee," s. 680.1031. |
| 1769 | "Lessee in ordinary course of |
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| 1770 | business," s. 680.1031. |
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| 1771 | "Lessor," s. 680.1031. |
| 1772 | "Lessor's residual interest," s. 680.1031. |
| 1773 | "Letter of credit," s. 675.103. |
| 1774 | "Merchant," s. 672.104. |
| 1775 | "Negotiable instrument," s. 673.1041. |
| 1776 | "Nominated person," s. 675.103. |
| 1777 | "Note," s. 673.1041. |
| 1778 | "Proceeds of a letter of credit," s. 675.114. |
| 1779 | "Protected purchaser," s. 678.3031. |
| 1780 | "Prove," s. 673.1031. |
| 1781 | "Qualifying purchaser," s. 669.102 |
| 1782 | "Sale," s. 672.106. |
| 1783 | "Securities account," s. 678.5011. |
| 1784 | "Securities intermediary," s. 678.1021. |
| 1785 | "Security," s. 678.1021. |
| 1786 | "Security certificate," s. 678.1021. |
| 1787 | "Security entitlement," s. 678.1021. |
| 1788 | "Uncertificated security," s. 678.1021. |
| 1789 | Section 68. Subsection (1) of section 679.1041, Florida |
| 1790 | Statutes, is amended to read: |
| 1791 | 679.1041 Control of deposit account |
| 1792 | (1) A secured party has control of a deposit account if: |
| 1793 | (a) The secured party is the bank with which the deposit |
| 1794 | account is maintained; |
| 1795 | (b) The debtor, secured party, and bank have agreed in \underline{a} |
| 1796 | signed an authenticated record that the bank will comply with |
| 1797 | instructions originated by the secured party directing |
| 1798 | disposition of the funds in the deposit account without further |
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| 1799 | consent by the debtor; or |
| 1800 | (c) The secured party becomes the bank's customer with |
| 1801 | respect to the deposit account; or |
| 1802 | (d) Another person, other than the debtor: |
| 1803 | 1. Has control of the deposit account and acknowledges that |
| 1804 | it has control on behalf of the secured party; or |
| 1805 | 2. Obtains control of the deposit account after having |
| 1806 | acknowledged that it will obtain control of the deposit account |
| 1807 | on behalf of the secured party. |
| 1808 | Section 69. Section 679.1051, Florida Statutes, is amended |
| 1809 | to read: |
| 1810 | 679.1051 Control of electronic chattel paper |
| 1811 | (1) <u>A purchaser has control of an authoritative electronic</u> |
| 1812 | copy of a record evidencing chattel paper if a system employed |
| 1813 | for evidencing the assignment of interests in the chattel paper |
| 1814 | reliably establishes the purchaser as the person to which the |
| 1815 | authoritative electronic copy was assigned. |
| 1816 | (2) A system satisfies subsection (1) if the record or |
| 1817 | records evidencing the chattel paper are created, stored, and |
| 1818 | assigned in a manner that: |
| 1819 | (a) A single authoritative copy of the record or records |
| 1820 | exists which is unique, identifiable, and, except as otherwise |
| 1821 | provided in paragraphs (d), (e), and (f), unalterable; |
| 1822 | (b) The authoritative copy identifies the purchaser as the |
| 1823 | assignee of the record or records; |
| 1824 | (c) The authoritative copy is communicated to and |
| 1825 | maintained by the purchaser or its designated custodian; |
| 1826 | (d) Copies or amendments that add or change an identified |
| 1827 | assignee of the authoritative copy can be made only with the |
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| 1828 | consent of the purchaser; |
| 1829 | (e) Each copy of the authoritative copy and any copy of a |
| 1830 | copy is readily identifiable as a copy that is not the |
| 1831 | authoritative copy; and |
| 1832 | (f) Any amendment of the authoritative copy is readily |
| 1833 | identifiable as authorized or unauthorized. |
| 1834 | (3) A system satisfies subsection (1), and a purchaser has |
| 1835 | control of an authoritative electronic copy of a record |
| 1836 | evidencing chattel paper, if the electronic copy, a record |
| 1837 | attached to or logically associated with the electronic copy, or |
| 1838 | a system in which the electronic copy is recorded: |
| 1839 | (a) Enables the purchaser readily to identify each |
| 1840 | electronic copy as either an authoritative copy or a |
| 1841 | nonauthoritative copy; |
| 1842 | (b) Enables the purchaser readily to identify itself in any |
| 1843 | way, including by name, identifying number, cryptographic key, |
| 1844 | office, or account number, as the assignee of the authoritative |
| 1845 | electronic copy; and |
| 1846 | (c) Gives the purchaser exclusive power, subject to |
| 1847 | subsection (4), to: |
| 1848 | 1. Prevent others from adding or changing an identified |
| 1849 | assignee of the authoritative electronic copy; and |
| 1850 | 2. Transfer control of the authoritative electronic copy. |
| 1851 | (4) Subject to subsection (5), a power is exclusive under |
| 1852 | subsection (3)(c)1. and 2. even if: |
| 1853 | (a) The authoritative electronic copy, a record attached to |
| 1854 | or logically associated with the authoritative electronic copy, |

1855 or a system in which the authoritative electronic copy is

1856 recorded limits the use of the authoritative electronic copy or

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| 1857 | has a protocol programmed to cause a change, including a |
| 1858 | transfer or loss of control; or |
| 1859 | (b) The power is shared with another person. |
| 1860 | (5) A power of a purchaser is not shared with another |
| 1861 | person under subsection(4)(b) and the purchaser's power is not |
| 1862 | exclusive if: |
| 1863 | (a) The purchaser can exercise the power only if the power |
| 1864 | also is exercised by the other person; and |
| 1865 | (b) The other person: |
| 1866 | 1. Can exercise the power without exercise of the power by |
| 1867 | the purchaser; or |
| 1868 | 2. Is the transferor to the purchaser of an interest in the |
| 1869 | chattel paper. |
| 1870 | (6) If a purchaser has the powers specified in subsection |
| 1871 | (3)(c)1. and 2., the powers are presumed to be exclusive. |
| 1872 | (7) A purchaser has control of an authoritative electronic |
| 1873 | copy of a record evidencing chattel paper if another person, |
| 1874 | other than the transferor to the purchaser of an interest in the |
| 1875 | chattel paper: |
| 1876 | (a) Has control of the authoritative electronic copy and |
| 1877 | acknowledges that it has control on behalf of the purchaser; or |
| 1878 | (b) Obtains control of the authoritative electronic copy |
| 1879 | after having acknowledged that it will obtain control of the |
| 1880 | electronic copy on behalf of the purchaser A secured party has |
| 1881 | control of electronic chattel paper if a system employed for |
| 1882 | evidencing the transfer of interests in the chattel paper |
| 1883 | reliably establishes the secured party as the person to which |
| 1884 | the chattel paper was assigned. |
| 1885 | (2) A system satisfies subsection (1), and a secured party |
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| 1886 | has control of electronic chattel paper, if the record or |
| 1887 | records comprising the chattel paper are created, stored, and |
| 1888 | assigned in such a manner that: |
| 1889 | (a) A single authoritative copy of the record or records |
| 1890 | exists which is unique, identifiable and, except as otherwise |
| 1891 | provided in paragraphs (d), (e), and (f), unalterable; |
| 1892 | (b) The authoritative copy identifies the secured party as |
| 1893 | the assignce of the record or records; |
| 1894 | (c) The authoritative copy is communicated to and |
| 1895 | maintained by the secured party or its designated custodian; |
| 1896 | (d) Copies or amendments that add or change an identified |
| 1897 | assignee of the authoritative copy can be made only with the |
| 1898 | consent of the secured party; |
| 1899 | (e) Each copy of the authoritative copy and any copy of a |
| 1900 | copy is readily identifiable as a copy that is not the |
| 1901 | authoritative copy; and |
| 1902 | (f) Any amendment of the authoritative copy is readily |
| 1903 | identifiable as authorized or unauthorized. |
| 1904 | Section 70. Section 679.1052, Florida Statutes, is created |
| 1905 | to read: |
| 1906 | 679.1052 Control of electronic money |
| 1907 | (1) A person has control of electronic money if: |
| 1908 | (a) The electronic money, a record attached to or logically |
| 1909 | associated with the electronic money, or a system in which the |
| 1910 | electronic money is recorded gives the person: |
| 1911 | 1. Power to avail itself of substantially all the benefit |
| 1912 | from the electronic money; and |
| 1913 | 2. Exclusive power, subject to subsection (2), to: |
| 1914 | a. Prevent others from availing themselves of substantially |
| | |

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| 1915 | all the benefit from the electronic money; and |
| 1916 | b. Transfer control of the electronic money to another |
| 1917 | person or cause another person to obtain control of other |
| 1918 | electronic money as a result of the transfer of the electronic |
| 1919 | money; and |
| 1920 | (b) The electronic money, a record attached to or logically |
| 1921 | associated with the electronic money, or a system in which the |
| 1922 | electronic money is recorded enables the person readily to |
| 1923 | identify itself in any way, including by name, identifying |
| 1924 | number, cryptographic key, office, or account number, as having |
| 1925 | the powers under paragraph (a). |
| 1926 | (2) Subject to subsection (3), a power is exclusive under |
| 1927 | subsection (1)(a)2.a. and b. even if: |
| 1928 | (a) The electronic money, a record attached to or logically |
| 1929 | associated with the electronic money, or a system in which the |
| 1930 | electronic money is recorded limits the use of the electronic |
| 1931 | money or has a protocol programmed to cause a change, including |
| 1932 | a transfer or loss of control; or |
| 1933 | (b) The power is shared with another person. |
| 1934 | (3) A power of a person is not shared with another person |
| 1935 | under subsection (2)(b) and the person's power is not exclusive |
| 1936 | <u>if:</u> |
| 1937 | (a) The person can exercise the power only if the power |
| 1938 | also is exercised by the other person; and |
| 1939 | (b) The other person: |
| 1940 | 1. Can exercise the power without exercise of the power by |
| 1941 | the person; or |
| 1942 | 2. Is the transferor to the person of an interest in the |
| 1943 | electronic money. |
| | |

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| 1944 | (4) If a person has the powers specified in subsection |
| 1945 | (1) (a)2.a. and b., the powers are presumed to be exclusive. |
| 1946 | (5) A person has control of electronic money if another |
| 1947 | person, other than the transferor to the person of an interest |
| 1948 | in the electronic money: |
| 1949 | (a) Has control of the electronic money and acknowledges |
| 1950 | that it has control on behalf of the person; or |
| 1951 | (b) Obtains control of the electronic money after having |
| 1952 | acknowledged that it will obtain control of the electronic money |
| 1953 | on behalf of the person. |
| 1954 | Section 71. Section 679.1053, Florida Statutes, is created |
| 1955 | to read: |
| 1956 | 679.1053 Control of controllable electronic record, |
| 1957 | controllable account, or controllable payment intangible |
| 1958 | (1) A secured party has control of a controllable |
| 1959 | electronic record as provided in s. 669.105. |
| 1960 | (2) A secured party has control of a controllable account |
| 1961 | or controllable payment intangible if the secured party has |
| 1962 | control of the controllable electronic record that evidences the |
| 1963 | controllable account or controllable payment intangible. |
| 1964 | Section 72. Section 679.1054, Florida Statutes, is created |
| 1965 | to read: |
| 1966 | 679.1054 No requirement to acknowledge or confirm; no |
| 1967 | <u>duties</u> |
| 1968 | (1) A person that has control under s 679.1051, s 679.1052, |
| 1969 | or s 679.1053 is not required to acknowledge that it has control |
| 1970 | on behalf of another person. |
| 1971 | (2) If a person acknowledges that it has or will obtain |
| 1972 | control on behalf of another person, unless the person otherwise |
| | |

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1973 agrees or law other than this chapter otherwise provides, the 1974 person does not owe any duty to the other person and is not 1975 required to confirm the acknowledgment to any other person. 1976 Section 73. Paragraph (c) of subsection (2) and Paragraph 1977 (d) of subsection (10) of section 679.2031, Florida Statutes, are amended to read: 1978 1979 679.2031 Attachment and enforceability of security 1980 interest; proceeds; supporting obligations; formal requisites.-1981 (2) Except as otherwise provided in subsections (3) through 1982 (10), a security interest is enforceable against the debtor and 1983 third parties with respect to the collateral only if: 1984 (c) One of the following conditions is met: 1985 1. The debtor has signed authenticated a security agreement 1986 that provides a description of the collateral and, if the 1987 security interest covers timber to be cut, a description of the 1988 land concerned; 1989 2. The collateral is not a certificated security and is in the possession of the secured party under s. 679.3131 pursuant 1990 to the debtor's security agreement; 1991 1992 3. The collateral is a certificated security in registered 1993 form and the security certificate has been delivered to the 1994 secured party under s. 678.3011 pursuant to the debtor's 1995 security agreement; or 1996 4. The collateral is controllable accounts, controllable electronic records, controllable payment intangibles, deposit 1997 accounts, electronic documents, electronic money chattel paper, 1998 1999 investment property, or letter-of-credit rights, or electronic

2000 documents, and the secured party has control under s. 677.106, 2001 s. 679.1041, s. 679.105, s. 679.1051, s. 679.1061, or s.

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16-00478-232002679.1071 pursuant to the debtor's security agreement; or20035. The collateral is chattel paper and the secured party2004has possession and control under s. 679.3152 pursuant to the2005debtor's security agreement.

(10) A security interest in an account consisting of a right to payment of a monetary obligation for the sale of real property that is the debtor's homestead under the laws of this state is not enforceable unless:

(a) The description of the account in the security agreement conspicuously states that the collateral includes the debtor's right to payment of a monetary obligation for the sale of real property;

(b) The description of the account in the securityagreement includes a legal description of the real property;

2016 (c) The description of the account in the security 2017 agreement conspicuously states that the real property is the 2018 debtor's homestead; and

(d) The security agreement is also <u>signed</u> authenticated by the debtor's spouse, if the debtor is married; if the debtor's spouse is incompetent, then the method of authentication by the debtor's spouse is the same as provided by the laws of this state, other than this chapter, which apply to the alienation or encumbrance of homestead property by an incompetent person.

2025 Section 74. Present subsection (3) of section 679.2041, 2026 Florida Statutes, is redesignated as subsection (4), a new 2027 subsection (3) is added to that section, and subsection (2) of 2028 that section is amended, to read:

- 2029
- 2030

679.2041 After-acquired property; future advances.-(2) Subject to subsection (3), a security interest does not

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16-00478-23 2031 attach under a term constituting an after-acquired property 2032 clause to: 2033 (a) Consumer goods, other than an accession when given as 2034 additional security, unless the debtor acquires rights in them 2035 within 10 days after the secured party gives value; or 2036 (b) A commercial tort claim. 2037 Subsection (2) does not prevent a security interest (3)2038 from attaching: 2039 (a) To a consumer good as proceeds under s. 679.3151(1) or 2040 commingled goods under s. 679.336(3); 2041 (b) To a commercial tort claim as proceeds under s. 2042 679.3151(1); or 2043 (c) Under an after-acquired property clause to property 2044 that is proceeds of consumer goods or a commercial tort claim. 2045 Section 75. Subsection (3) of section 679.2071, Florida 2046 Statutes, is amended to read: 2047 679.2071 Rights and duties of secured party having possession or control of collateral.-2048 2049 (3) Except as otherwise provided in subsection (4), a 2050 secured party having possession of collateral or control of collateral under s. 677.106, s. 679.1041, s. 679.1051, <u>s.</u> 2051 2052 679.1052, s. 679.1061, or s. 679.1071: 2053 (a) May hold as additional security any proceeds, except 2054 money or funds, received from the collateral; (b) Shall apply money or funds received from the collateral 2055 2056 to reduce the secured obligation, unless remitted to the debtor; 2057 and 2058 (c) May create a security interest in the collateral. 2059 Section 76. Subsection (2) of section 679.2081, Florida

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| 2060 | Statutes, is amended to read: |
| 2061 | 679.2081 Additional duties of secured party having control |
| 2062 | of collateral |
| 2063 | (2) Within 10 days after receiving <u>a signed</u> an |
| 2064 | authenticated demand by the debtor: |
| 2065 | (a) A secured party having control of a deposit account |
| 2066 | under s. 679.1041(1)(b) shall send to the bank with which the |
| 2067 | deposit account is maintained <u>a signed record</u> an authenticated |
| 2068 | statement that releases the bank from any further obligation to |
| 2069 | comply with instructions originated by the secured party; |
| 2070 | (b) A secured party having control of a deposit account |
| 2071 | under s. 679.1041(1)(c) shall: |
| 2072 | 1. Pay the debtor the balance on deposit in the deposit |
| 2073 | account; or |
| 2074 | 2. Transfer the balance on deposit into a deposit account |
| 2075 | in the debtor's name; |
| 2076 | (c) A secured party, other than a buyer, having control |
| 2077 | under s. 679.1051 of an authoritative electronic copy of a |
| 2078 | record evidencing chattel paper shall transfer control of the |
| 2079 | electronic copy to the debtor or a person designated by the |
| 2080 | debtor; a secured party, other than a buyer, having control of |
| 2081 | electronic chattel paper under s. 679.1051 shall: |

2082 1. Communicate the authoritative copy of the electronic 2083 chattel paper to the debtor or its designated custodian;

2084 2.--If the debtor designates a custodian that is the 2085 designated custodian with which the authoritative copy of the 2086 electronic chattel paper is maintained for the secured party, 2087 communicate to the custodian an authenticated record releasing 2088 the designated custodian from any further obligation to comply

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2089 with instructions originated by the secured party and 2090 instructing the custodian to comply with instructions originated 2091 by the debtor; and

2092 3. Take appropriate action to enable the debtor or the 2093 debtor's designated custodian to make copies of or revisions to 2094 the authoritative copy which add or change an identified 2095 assignee of the authoritative copy without the consent of the 2096 secured party;

2097 (d) A secured party having control of investment property 2098 under s. 678.1061(4)(b) or s. 679.1061(2) shall send to the 2099 securities intermediary or commodity intermediary with which the 2100 security entitlement or commodity contract is maintained a 2101 signed an authenticated record that releases the securities 2102 intermediary or commodity intermediary from any further 2103 obligation to comply with entitlement orders or directions 2104 originated by the secured party;

(e) A secured party having control of a letter-of-credit right under s. 679.1071 shall send to each person having an unfulfilled obligation to pay or deliver proceeds of the letter of credit to the secured party <u>a signed</u> an <u>authenticated</u> release from any further obligation to pay or deliver proceeds of the letter of credit to the secured party; and

(f) A secured party having control <u>under s. 677.106 of an</u> authoritative electronic copy of an electronic document of title shall transfer control of the electronic copy to the debtor or a person designated by the debtor;

2115 (g) A secured party having control under s. 679.1052 of 2116 electronic money shall transfer control of the electronic money 2117 to the debtor or a person designated by the debtor; and

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| 1 | |
|------|--|
| 2118 | (h) A secured party having control under s. 669.105 of a |
| 2119 | controllable electronic record, other than a buyer of a |
| 2120 | controllable account or controllable payment intangible |
| 2121 | evidenced by the controllable electronic record, shall transfer |
| 2122 | control of the controllable electronic record to the debtor or a |
| 2123 | person designated by the debtor of an electronic document shall: |
| 2124 | 1. Give control of the electronic document to the debtor or |
| 2125 | its designated custodian; |
| 2126 | 2. If the debtor designates a custodian that is the |
| 2127 | designated custodian with which the authoritative copy of the |
| 2128 | electronic document is maintained for the secured party, |
| 2129 | communicate to the custodian an authenticated record releasing |
| 2130 | the designated custodian from any further obligation to comply |
| 2131 | with instructions originated by the secured party and |
| 2132 | instructing the custodian to comply with instructions originated |
| 2133 | by the debtor; and |
| 2134 | 3. Take appropriate action to enable the debtor or its |
| 2135 | designated custodian to make copies of or revisions to the |
| 2136 | authenticated copy which add or change an identified assignee of |
| 2137 | the authoritative copy without the consent of the secured party. |
| 2138 | Section 77. Subsection (2) of section 679.209, Florida |
| 2139 | Statutes, is amended to read: |
| 2140 | 679.209 Duties of secured party if account debtor has been |
| 2141 | notified of assignment |
| 2142 | (2) Within 10 days after receiving <u>a signed</u> an |
| 2143 | authenticated demand by the debtor, a secured party shall send |
| 2144 | to an account debtor that has received notification <u>under s.</u> |
| 2145 | 679.4016(1) or 669.106(2) of an assignment to the secured party |
| 2146 | as assignee <u>a signed</u> under s. 679.4061(1) an authenticated |
| | |
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2147 record that releases the account debtor from any further 2148 obligation to the secured party.

2149 Section 78. Paragraphs (b), (c), and (d) of subsection (1) 2150 and subsections (2) through (6) of section 679.210, Florida 2151 Statutes, are amended to read:

2152 679.210 Request for accounting; request regarding list of 2153 collateral or statement of account.-

2154

(1) In this section, the term:

(b) "Request for an accounting" means a record <u>signed</u> authenticated by a debtor requesting that the recipient provide an accounting of the unpaid obligations secured by collateral and reasonably identifying the transaction or relationship that is the subject of the request.

(c) "Request regarding a list of collateral" means a record signed authenticated by a debtor requesting that the recipient approve or correct a list of what the debtor believes to be the collateral securing an obligation and reasonably identifying the transaction or relationship that is the subject of the request.

(d) "Request regarding a statement of account" means a record <u>signed</u> authenticated by a debtor requesting that the recipient approve or correct a statement indicating what the debtor believes to be the aggregate amount of unpaid obligations secured by collateral as of a specified date and reasonably identifying the transaction or relationship that is the subject of the request.

(2) Subject to subsections (3), (4), (5), and (6), a secured party, other than a buyer of accounts, chattel paper, payment intangibles, or promissory notes or a consignor, shall comply with a request within 14 days after receipt:

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2176 2177

(a) In the case of a request for an accounting, by <u>signing</u> authenticating and sending to the debtor an accounting; and

(b) In the case of a request regarding a list of collateral or a request regarding a statement of account, by <u>signing</u> authenticating and sending to the debtor an approval or correction.

(3) A secured party that claims a security interest in all of a particular type of collateral owned by the debtor may comply with a request regarding a list of collateral by sending to the debtor <u>a signed</u> an <u>authenticated</u> record including a statement to that effect within 14 days after receipt.

(4) A person who receives a request regarding a list of collateral, claims no interest in the collateral when the request is received, and claimed an interest in the collateral at an earlier time shall comply with the request within 14 days after receipt by sending to the debtor <u>a signed</u> an <u>authenticated</u> record:

2193

(a) Disclaiming any interest in the collateral; and

(b) If known to the recipient, providing the name and mailing address of any assignee of or successor to the recipient's interest in the collateral.

(5) A person who receives a request for an accounting or a request regarding a statement of account, claims no interest in the obligations when the request is received, and claimed an interest in the obligations at an earlier time shall comply with the request within 14 days after receipt by sending to the debtor a signed an authenticated record:

- 2203
- 2204

(a) Disclaiming any interest in the obligations; and(b) If known to the recipient, providing the name and

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2205 mailing address of any assignee of or successor to the 2206 recipient's interest in the obligations.

2207 (6) A debtor is entitled under this section without charge 2208 to one response to a request for an accounting or a request 2209 regarding a statement of account for each secured obligation 2210 during any 6-month period. A debtor in a consumer transaction is 2211 entitled to a single response to a request regarding a list of 2212 collateral without charge during any 6-month period. The secured 2213 party may require payment of a charge not exceeding \$25 for each 2214 additional response to a request for an accounting, a request 2215 regarding a statement of account, or a request regarding a list 2216 of collateral for a consumer transaction. To the extent provided 2217 in a signed an authenticated record, the secured party may 2218 require the payment of reasonable expenses, including attorney's 2219 fees, reasonably incurred in providing a response to a request 2220 regarding a list of collateral for a transaction other than a 2221 consumer transaction under this section; otherwise, the secured 2222 party may not charge more than \$25 for each request regarding a 2223 list of collateral. Excluding a request related to a proposed 2224 satisfaction of the secured obligation, a secured party is not 2225 required to respond to more than 12 of each of the permitted 2226 requests in any 12-month period.

2227 Section 79. Section 679.3011, Florida Statutes, is amended 2228 to read:

679.3011 Law governing perfection and priority of security interests. Except as otherwise provided in ss. 679.1091, 679.3031, 679.3041, 679.3051, and 679.3061, and 679.3062, the following rules determine the law governing perfection, the effect of perfection or nonperfection, and the priority of a

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2234 security interest in collateral:

(1) Except as otherwise provided in this section, while a debtor is located in a jurisdiction, the local law of that jurisdiction governs perfection, the effect of perfection or nonperfection, and the priority of a security interest in collateral.

(2) While collateral is located in a jurisdiction, the local law of that jurisdiction governs perfection, the effect of perfection or nonperfection, and the priority of a possessory security interest in that collateral.

(3) Except as otherwise provided in subsections (4) and (5), while tangible negotiable documents, goods, instruments, <u>or</u> <u>tangible</u> money, or tangible chattel paper is located in a jurisdiction, the local law of that jurisdiction governs:

(a) Perfection of a security interest in the goods by filing a fixture filing;

(b) Perfection of a security interest in timber to be cut; and

(c) The effect of perfection or nonperfection and the priority of a nonpossessory security interest in the collateral.

(4) The local law of the jurisdiction in which the wellhead or minehead is located governs perfection, the effect of perfection or nonperfection, and the priority of a security interest in as-extracted collateral.

2258

(5) The law of this state governs:

(a) The perfection of a security interest in goods that areor are to become fixtures in this state by the filing of afixture filing.

2262

(b) The effect of perfection or nonperfection and the

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16-00478-23 2263 priority of a security interest in goods that are or are to 2264 become fixtures in this state. 2265 Section 80. Subsection (1) of section 679.3041, Florida 2266 Statutes, is amended to read: 2267 679.3041 Law governing perfection and priority of security 2268 interests in deposit accounts.-2269 (1) The local law of a bank's jurisdiction governs 2270 perfection, the effect of perfection or nonperfection, and the 2271 priority of a security interest in a deposit account maintained 2272 with that bank even if the transaction does not bear any 2273 relation to the bank's jurisdiction. 2274 Section 81. Paragraph (e) is added to subsection (1) of 2275 section 679.3051, Florida Statutes, to read: 2276 679.3051 Law governing perfection and priority of security 2277 interests in investment property.-2278 (1) Except as otherwise provided in subsection (3), the 2279 following rules apply: 2280 Paragraphs (b), (c), and (d) apply even if the (e) 2281 transaction does not bear any relation to the jurisdiction. 2282 Section 82. Section 679.3062, Florida Statutes, is created 2283 to read: 2284 679.3062 Law governing perfection and priority of security interests in chattel paper.-2285 2286 Except as provided in section (4), if chattel paper is (1) 2287 evidenced only by an authoritative electronic copy of the 2288 chattel paper or is evidenced by an authoritative electronic 2289 copy and an authoritative tangible copy, the local law of the 2290 chattel paper's jurisdiction governs perfection, the effect of 2291 perfection or nonperfection, and the priority of a security

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2292 interest in the chattel paper, even if the transaction does not 2293 bear any relation to the chattel paper's jurisdiction. 2294 (2) .- The following rules determine the chattel paper's 2295 jurisdiction under this section: 2296 (a) If the authoritative electronic copy of the record 2297 evidencing chattel paper, or a record attached to or logically 2298 associated with the electronic copy and readily available for 2299 review, expressly provides that a particular jurisdiction is the 2300 chattel paper's jurisdiction for purposes of this part, this 2301 chapter, or the Uniform Commercial Code, that jurisdiction is 2302 the chattel paper's jurisdiction. 2303 (b) If paragraph (a) does not apply and the rules of the 2304 system in which the authoritative electronic copy is recorded 2305 are readily available for review and expressly provide that a 2306 particular jurisdiction is the chattel paper's jurisdiction for 2307 purposes of this part, this chapter, or the Uniform Commercial 2308 Code, that jurisdiction is the chattel paper's jurisdiction. 2309 (c) If paragraphs (a) and (b) do not apply and the 2310 authoritative electronic copy, or a record attached to or 2311 logically associated with the electronic copy and readily 2312 available for review, expressly provides that the chattel paper 2313 is governed by the law of a particular jurisdiction, that 2314 jurisdiction is the chattel paper's jurisdiction. 2315 (d) If paragraphs (a), (b), and (c) do not apply and the 2316 rules of the system in which the authoritative electronic copy 2317 is recorded are readily available for review and expressly 2318 provide that the chattel paper or the system is governed by the 2319 law of a particular jurisdiction, that jurisdiction is the 2320 chattel paper's jurisdiction.

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| 2321 | (e) If paragraphs (a) through (d) do not apply, the chattel |
| 2322 | paper's jurisdiction is the jurisdiction in which the debtor is |
| 2323 | located. |
| 2324 | (3) If an authoritative tangible copy of a record |
| 2325 | evidences chattel paper and the chattel paper is not evidenced |
| 2326 | by an authoritative electronic copy, while the authoritative |
| 2327 | tangible copy of the record evidencing chattel paper is located |
| 2328 | in a jurisdiction, the local law of that jurisdiction governs: |
| 2329 | (a) perfection of a security interest in the chattel paper |
| 2330 | by possession under s. 679.3152; and |
| 2331 | (b) the effect of perfection or nonperfection and the |
| 2332 | priority of a security interest in the chattel paper. |
| 2333 | (4) The local law of the jurisdiction in which the debtor |
| 2334 | is located governs perfection of a security interest in chattel |
| 2335 | paper by filing. |
| 2336 | Section 83. Section 679.3063, Florida Statutes, is created |
| 2337 | to read: |
| 2338 | 679.3063 Law governing perfection and priority of security |
| 2339 | interests in controllable accounts, controllable electronic |
| 2340 | records, and controllable payment intangibles |
| 2341 | (1) Except as provided in subsection (2), the local law of |
| 2342 | the controllable electronic record's jurisdiction specified in |
| 2343 | s. 669.107(3) and (4) governs perfection, the effect of |
| 2344 | perfection or nonperfection, and the priority of a security |
| 2345 | interest in a controllable electronic record and a security |
| 2346 | interest in a controllable account or controllable payment |
| 2347 | intangible evidenced by the controllable electronic record. |
| 2348 | (2) The local law of the jurisdiction in which the debtor |
| 2349 | is located governs: |

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| 1 | |
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| 2350 | (a) Perfection of a security interest in a controllable |
| 2351 | account, controllable electronic record, or controllable payment |
| 2352 | intangible by filing; and |
| 2353 | (b) Automatic perfection of a security interest in a |
| 2354 | controllable payment intangible created by a sale of the |
| 2355 | controllable payment intangible. |
| 2356 | Section 84. Paragraph (h) of subsection (2) of section |
| 2357 | 679.3101, Florida Statutes, is amended to read: |
| 2358 | 679.3101 When filing required to perfect security interest |
| 2359 | or agricultural lien; security interests and agricultural liens |
| 2360 | to which filing provisions do not apply |
| 2361 | (2) The filing of a financing statement is not necessary to |
| 2362 | perfect a security interest: |
| 2363 | (h) In controllable accounts, controllable electronic |
| 2364 | records, controllable payment intangibles, deposit accounts, |
| 2365 | electronic chattel paper, electronic documents, investment |
| 2366 | property, or letter-of-credit rights which is perfected by |
| 2367 | control under s. 679.3141(1); |
| 2368 | Section 85. Section 679.3121, Florida Statutes, is amended |
| 2369 | to read: |
| 2370 | 679.3121 Perfection of security interests in chattel paper, |
| 2371 | controllable accounts, controllable electronic records, |
| 2372 | controllable payment intangibles, deposit accounts, documents, |
| 2373 | goods covered by documents, instruments, investment property, |
| 2374 | letter-of-credit rights, and money; perfection by permissive |
| 2375 | filing; temporary perfection without filing or transfer of |
| 2376 | possession |
| 2377 | (1) A security interest in chattel paper, <u>controllable</u> |
| 2378 | accounts, controllable electronic records, controllable payment |
| | |

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16-00478-23 2379 intangibles negotiable documents, instruments, or investment 2380 property, or negotiable documents may be perfected by filing. 2381 (2) Except as otherwise provided in s. 679.3151(3) and (4) 2382 for proceeds: 2383 (a) A security interest in a deposit account may be 2384 perfected only by control under s. 679.3141. (b) And except as otherwise provided in s. 679.3081(4), a 2385 2386 security interest in a letter-of-credit right may be perfected only by control under s. 679.3141. 2387 2388 (c) A security interest in tangible money may be perfected 2389 only by the secured party's taking possession under s. 679.3131. 2390 (d) A security interest in electronic money may be perfected only by control under s. 679.3141. 2391 2392 (3) While goods are in the possession of a bailee that has 2393 issued a negotiable document covering the goods: 2394 (a) A security interest in the goods may be perfected by 2395 perfecting a security interest in the document; and 2396 (b) A security interest perfected in the document has 2397 priority over any security interest that becomes perfected in the goods by another method during that time. 2398 2399 (4) While goods are in the possession of a bailee that has 2400 issued a nonnegotiable document covering the goods, a security 2401 interest in the goods may be perfected by: 2402 Issuance of a document in the name of the secured (a) 2403 party; 2404 (b) The bailee's receipt of notification of the secured 2405 party's interest; or 2406 (c) Filing as to the goods. (5) A security interest in certificated securities, 2407

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16-00478-23 2408 negotiable documents, or instruments is perfected without filing 2409 or the taking of possession or control for a period of 20 days 2410 from the time it attaches to the extent that it arises for new 2411 value given under a signed an authenticated security agreement. 2412 (6) A perfected security interest in a negotiable document 2413 or goods in possession of a bailee, other than one that has 2414 issued a negotiable document for the goods, remains perfected 2415 for 20 days without filing if the secured party makes available 2416 to the debtor the goods or documents representing the goods for 2417 the purpose of: 2418 (a) Ultimate sale or exchange; or 2419 (b) Loading, unloading, storing, shipping, transshipping, 2420 manufacturing, processing, or otherwise dealing with them in a 2421 manner preliminary to their sale or exchange. 2422 (7) A perfected security interest in a certificated 2423 security or instrument remains perfected for 20 days without 2424 filing if the secured party delivers the security certificate or

2425 2426

2436

(a) Ultimate sale or exchange; or

instrument to the debtor for the purpose of:

(b) Presentation, collection, enforcement, renewal, orregistration of transfer.

(8) After the 20-day period specified in subsection (5),
subsection (6), or subsection (7) expires, perfection depends
upon compliance with this chapter.

2432Section 86. Subsections (1), (3), and (4) of section2433679.3131, Florida Statutes, are amended to read:

2434679.3131 When possession by or delivery to secured party2435perfects security interest without filing.-

(1) Except as otherwise provided in subsection (2), a

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2463

2437 secured party may perfect a security interest in tangible 2438 negotiable documents, goods, instruments, negotiable tangible 2439 documents, or tangible money, or tangible chattel paper by 2440 taking possession of the collateral. A secured party may perfect 2441 a security interest in certificated securities by taking 2442 delivery of the certificated securities under s. 678.3011.

(3) With respect to collateral other than certificated securities and goods covered by a document, a secured party takes possession of collateral in the possession of a person other than the debtor, the secured party, or a lessee of the collateral from the debtor in the ordinary course of the debtor's business, when:

(a) The person in possession <u>signs</u> authenticates a record acknowledging that it holds possession of the collateral for the secured party's benefit; or

(b) The person takes possession of the collateral after having <u>signed</u> authenticated a record acknowledging that the person will hold possession of <u>the</u> collateral for the secured party's benefit.

(4) If perfection of a security interest depends upon possession of the collateral by a secured party, perfection occurs <u>not</u> no earlier than the time the secured party takes possession and continues only while the secured party retains 2460 possession.

2461 Section 87. Section 679.3141, Florida Statutes, is amended 2462 to read:

679.3141 Perfection by control.-

2464 (1) A security interest in <u>controllable accounts</u>,
 2465 <u>controllable electronic records</u>, <u>controllable payment</u>

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2466 <u>intangibles, deposit accounts, electronic documents, electronic</u> 2467 <u>money, investment property, or letter-of-credit rights</u> 2468 <u>investment property, deposit accounts, letter-of-credit rights,</u> 2469 <u>electronic chattel paper, or electronic documents</u> may be 2470 perfected by control of the collateral under s. 677.106, s. 2471 679.1041, <u>s. 679.1052, s. 679.1053</u> s. 679.1051, s. 679.1061, or 2472 s. 679.1071.

2473 (2) A security interest in controllable accounts, 2474 controllable electronic records, controllable payment 2475 intangibles, deposit accounts, electronic documents, electronic 2476 money, or letter-of-credit rights deposit accounts, electronic 2477 chattel paper, letter-of-credit rights, or electronic documents 2478 is perfected by control under s. 677.106, s. 679.1041, s. 2479 679.1052, s. 679.1053 s. 679.1051, or s. 679.1071 not earlier 2480 than the time when the secured party obtains control and remains 2481 perfected by control only while the secured party retains 2482 control.

(3) A security interest in investment property is perfected by control under s. 679.1061 <u>not earlier than</u> from the time the secured party obtains control and remains perfected by control until:

2487 2488 (a) The secured party does not have control; and

(b) One of the following occurs:

2489 1. If the collateral is a certificated security, the debtor 2490 has or acquires possession of the security certificate;

2491 2. If the collateral is an uncertificated security, the 2492 issuer has registered or registers the debtor as the registered 2493 owner; or

2494

3. If the collateral is a security entitlement, the debtor

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| 2495 | is or becomes the entitlement holder. |
| 2496 | Section 88. Section 679.3152, Florida Statutes, is created |
| 2497 | to read: |
| 2498 | 679.3152 Perfection by possession and control of chattel |
| 2499 | paper |
| 2500 | (1) A secured party may perfect a security interest in |
| 2501 | chattel paper by taking possession of each authoritative |
| 2502 | tangible copy of the record evidencing the chattel paper and |
| 2503 | obtaining control of each authoritative electronic copy of the |
| 2504 | electronic record evidencing the chattel paper. |
| 2505 | (2) A security interest is perfected under subsection (1) |
| 2506 | not earlier than the time the secured party takes possession and |
| 2507 | obtains control and remains perfected under subsection (1) only |
| 2508 | while the secured party retains possession and control. |
| 2509 | (3) Sections 679.3131(3) and (5) through (8) apply to |
| 2510 | perfection by possession of an authoritative tangible copy of a |
| 2511 | record evidencing chattel paper. |
| 2512 | Section 89. Subsections (1) and (6) of section 679.3161, |
| 2513 | Florida Statutes, are amended to read: |
| 2514 | 679.3161 Continued perfection of security interest |
| 2515 | following change in governing law.— |
| 2516 | (1) A security interest perfected pursuant to the law of |
| 2517 | the jurisdiction designated in s. 679.3011(1) <u>,</u> or s. |
| 2518 | 679.3051(3), s. 679.3062(4), or s. 679.3063(2) remains perfected |
| 2519 | until the earliest of: |
| 2520 | (a) The time perfection would have ceased under the law of |
| 2521 | that jurisdiction; |
| 2522 | (b) The expiration of 4 months after a change of the |
| 2523 | debtor's location to another jurisdiction; or |
| | |

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(c) The expiration of 1 year after a transfer of collateral to a person who thereby becomes a debtor and is located in another jurisdiction.

2527 (6) A security interest in chattel paper, controllable 2528 accounts, controllable electronic records, controllable payment 2529 intangibles, deposit accounts, letter-of-credit rights, or 2530 investment property which is perfected under the law of the 2531 chattel paper's jurisdiction, the controllable electronic 2532 record's jurisdiction, the bank's jurisdiction, the issuer's 2533 jurisdiction, a nominated person's jurisdiction, the securities 2534 intermediary's jurisdiction, or the commodity intermediary's 2535 jurisdiction, as applicable, remains perfected until the earlier 2536 of:

(a) The time the security interest would have becomeunperfected under the law of that jurisdiction; or

2539 (b) The expiration of 4 months after a change of the 2540 applicable jurisdiction to another jurisdiction.

2541 Section 90. Subsections (2) and (4) of section 679.3171, 2542 Florida Statutes, are amended, and subsections (8) through (11) 2543 are added to that section, to read:

2544 679.3171 Interests that take priority over or take free of 2545 security interest or agricultural lien.—

(2) Except as otherwise provided in subsection (5), a
buyer, other than a secured party, of tangible chattel paper,
tangible documents, goods, instruments, tangible documents, or a
certificated security takes free of a security interest or
agricultural lien if the buyer gives value and receives delivery
of the collateral without knowledge of the security interest or
agricultural lien and before it is perfected.

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| 2553 | (4) Subject to subsections (6), (7), and (8), a licensee of |
| 2554 | a general intangible or a buyer, other than a secured party, of |
| 2555 | collateral other than <u>electronic money</u> tangible chattel paper, |
| 2556 | tangible documents, goods, instruments, <u>tangible documents,</u> or a |
| 2557 | certificated security takes free of a security interest if the |
| 2558 | licensee or buyer gives value without knowledge of the security |
| 2559 | interest and before it is perfected. |
| 2560 | (8) A buyer, other than a secured party, of chattel paper |
| 2561 | takes free of a security interest if, without knowledge of the |
| 2562 | security interest and before it is perfected, the buyer gives |
| 2563 | value and: |
| 2564 | (a) Receives delivery of each authoritative tangible copy |
| 2565 | of the record evidencing the chattel paper; and |
| 2566 | (b) If each authoritative electronic copy of the record |
| 2567 | evidencing the chattel paper can be subjected to control under |
| 2568 | s. 679.1052, obtains control of each authoritative electronic |
| 2569 | copy. |
| 2570 | (9) A buyer of an electronic document takes free of a |
| 2571 | security interest if, without knowledge of the security interest |
| 2572 | and before it is perfected, the buyer gives value and, if each |
| 2573 | authoritative electronic copy of the document can be subjected |
| 2574 | to control under s. 677.106, obtains control of each |
| 2575 | authoritative electronic copy. |
| 2576 | (10) A buyer of a controllable electronic record takes free |
| 2577 | of a security interest if, without knowledge of the security |
| 2578 | interest and before it is perfected, the buyer gives value and |
| 2579 | obtains control of the controllable electronic record. |
| 2580 | (11) A buyer, other than a secured party, of a controllable |
| 2581 | account or a controllable payment intangible takes free of a |
| | |

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| 2582 | security interest if, without knowledge of the security interest |
| 2583 | and before it is perfected, the buyer gives value and obtains |
| 2584 | control of the controllable account or controllable payment |
| 2585 | intangible. |
| 2586 | Section 91. Subsections (4) and (6) of section 679.323, |
| 2587 | Florida Statutes, are amended to read: |
| 2588 | 679.323 Future advances |
| 2589 | (4) Except as otherwise provided in subsection (5), a buyer |
| 2590 | of goods other than a buyer in ordinary course of business takes |
| 2591 | free of a security interest to the extent that it secures |
| 2592 | advances made after the earlier of: |
| 2593 | (a) The time the secured party acquires knowledge of the |
| 2594 | buyer's purchase; or |
| 2595 | (b) Forty-five days after the purchase. |
| 2596 | (6) Except as otherwise provided in subsection (7), a |
| 2597 | lessee of goods, other than a lessee in ordinary course of |
| 2598 | $	ext{business}_{m{r}}$ takes the leasehold interest free of a security |
| 2599 | interest to the extent that it secures advances made after the |
| 2600 | earlier of: |
| 2601 | (a) The time the secured party acquires knowledge of the |
| 2602 | lease; or |
| 2603 | (b) Forty-five days after the lease contract becomes |
| 2604 | enforceable. |
| 2605 | Section 92. Subsections (2) and (4) of section 679.324, |
| 2606 | Florida Statutes, are amended to read: |
| 2607 | 679.324 Priority of purchase-money security interests |
| 2608 | (2) Subject to subsection (3) and except as otherwise |
| 2609 | provided in subsection (7), a perfected purchase-money security |
| 2610 | interest in inventory has priority over a conflicting security |
| | |

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2611 interest in the same inventory, has priority over a conflicting 2612 security interest in chattel paper or an instrument constituting 2613 proceeds of the inventory and in proceeds of the chattel paper, 2614 if so provided in s. 679.330, and, except as otherwise provided 2615 in s. 679.327, also has priority in identifiable cash proceeds 2616 of the inventory to the extent the identifiable cash proceeds 2617 are received on or before the delivery of the inventory to a 2618 buyer, if:

(a) The purchase-money security interest is perfected whenthe debtor receives possession of the inventory;

(b) The purchase-money secured party sends <u>a signed</u> an authenticated notification to the holder of the conflicting security interest;

(c) The holder of the conflicting security interest receives the notification within 5 years before the debtor receives possession of the inventory; and

(d) The notification states that the person sending the notification has or expects to acquire a purchase-money security interest in inventory of the debtor and describes the inventory.

(4) Subject to subsection (5) and except as otherwise provided in subsection (7), a perfected purchase-money security interest in livestock that are farm products has priority over a conflicting security interest in the same livestock, and, except as otherwise provided in s. 679.327, a perfected security interest in their identifiable proceeds and identifiable products in their unmanufactured states also has priority, if:

(a) The purchase-money security interest is perfected whenthe debtor receives possession of the livestock;

2639

(b) The purchase-money secured party sends a signed an

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2640 authenticated notification to the holder of the conflicting 2641 security interest;

(c) The holder of the conflicting security interest receives the notification within 6 months before the debtor receives possession of the livestock; and

2645 (d) The notification states that the person sending the 2646 notification has or expects to acquire a purchase-money security 2647 interest in livestock of the debtor and describes the livestock.

2648 Section 93. Section 679.3251, Florida Statutes, is created 2649 to read:

2650 679.3251 Priority of security interest in controllable 2651 account, controllable electronic record, and controllable 2652 payment intangible.-A security interest in a controllable 2653 account, controllable electronic record, or controllable payment 2654 intangible held by a secured party having control of the 2655 account, electronic record, or payment intangible has priority 2656 over a conflicting security interest held by a secured party 2657 that does not have control.

2658Section 94. Subsections (1), (2), and (6) of section2659679.330, Florida Statutes, are amended to read:

2660 679.330 Priority of purchaser of chattel paper or 2661 instrument.-

(1) A purchaser of chattel paper has priority over a
security interest in the chattel paper which is claimed merely
as proceeds of inventory subject to a security interest if:

(a) In good faith and in the ordinary course of the purchaser's business, the purchaser gives new value, and takes possession of <u>each authoritative tangible copy of the record</u> <u>evidencing the chattel paper, and or obtains control <u>under s.</u></u>

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2669 <u>679.1051 of each authoritative electronic copy</u> of the record 2670 evidencing chattel paper under s. 679.1051; and

(b) The <u>authoritative copies of the record evidencing the</u> chattel paper <u>do</u> does not indicate that <u>the chattel paper</u> it has been assigned to an identified assignee other than the purchaser.

2675 (2) A purchaser of chattel paper has priority over a 2676 security interest in the chattel paper which is claimed other 2677 than merely as proceeds of inventory subject to a security 2678 interest if the purchaser gives new value, and takes possession 2679 of each authoritative copy of the record evidencing the chattel 2680 paper, and or obtains control under s. 679.1051 of each 2681 authoritative electronic copy of the record evidencing the 2682 chattel paper under s. 679.1051 in good faith, in the ordinary 2683 course of the purchaser's business, and without knowledge that 2684 the purchase violates the rights of the secured party.

(6) For purposes of subsections (2) and (4), if <u>the</u> authoritative copies of the record evidencing chattel paper or an instrument <u>indicate</u> <u>indicates</u> that <u>the chattel paper or</u> instrument <u>it</u> has been assigned to an identified secured party other than the purchaser, a purchaser of the chattel paper or instrument has knowledge that the purchase violates the rights of the secured party.

2692 Section 95. Section 679.331, Florida Statutes, is amended 2693 to read:

2694 679.331 Priority of rights of purchasers of <u>controllable</u> 2695 <u>accounts, controllable electronic records, controllable payment</u> 2696 <u>intangibles</u> instruments, documents, <u>instruments</u>, and securities 2697 under other articles; priority of interests in financial assets

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2698and security entitlements and protection against assertion of2699claim under chapters 669 and 678chapter 678.-

2700 (1) This chapter does not limit the rights of a holder in 2701 due course of a negotiable instrument, a holder to which a 2702 negotiable document of title has been duly negotiated, or a 2703 protected purchaser of a security, or a qualifying purchaser of 2704 a controllable account, controllable electronic record, or 2705 controllable payment intangible. These holders or purchasers 2706 take priority over an earlier security interest, even if perfected, to the extent provided in chapters 669, 673, 677, and 2707 2708 678.

(2) This chapter does not limit the rights of or impose liability on a person to the extent that the person is protected against the sertion of an adverse claim under <u>chapter 669 or</u> chapter 678.

(3) Filing under this chapter does not constitute notice of
a claim or defense to the holders, purchasers, or persons
described in subsections (1) and (2).

2716 Section 96. Section 679.332, Florida Statutes, is amended 2717 to read:

2718 679.332 Transfer of money; transfer of funds from deposit2719 account; transfer of electronic money.

(1) A transferee of <u>tangible</u> money takes the money free of
 a security interest <u>if the transferee receives possession of the</u>
 <u>money without acting unless the transferee acts</u> in collusion
 with the debtor in violating the rights of the secured party.

(2) A transferee of funds from a deposit account takes the
 funds free of a security interest in the deposit account <u>if the</u>
 transferee receives the funds without acting <u>unless the</u>

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2727 transferee acts in collusion with the debtor in violating the 2728 rights of the secured party.

2729 (3) A transferee of electronic money takes the money free 2730 of a security interest if the transferee obtains control of the 2731 money without acting in collusion with the debtor in violating 2732 the rights of the secured party.

2733 Section 97. Section 679.341, Florida Statutes, is amended 2734 to read:

2735 679.341 Bank's rights and duties with respect to deposit 2736 account.-Except as otherwise provided in s. 679.340(3), and 2737 unless the bank otherwise agrees in <u>a signed</u> an <u>authenticated</u> 2738 record, a bank's rights and duties with respect to a deposit 2739 account maintained with the bank are not terminated, suspended, 2740 or modified by:

2741 (1) The creation, attachment, or perfection of a security 2742 interest in the deposit account;

2743

(2) The bank's knowledge of the security interest; or

2744 (3) The bank's receipt of instructions from the secured 2745 party.

2746 Section 98. Subsection (1) of section 679.4041, Florida 2747 Statutes, is amended to read:

2748 679.4041 Rights acquired by assignee; claims and defenses 2749 against assignee.-

(1) Unless an account debtor has made an enforceable agreement not to assert defenses or claims, and subject to subsections (2) through (5), the rights of an assignee are subject to:

(a) All terms of the agreement between the account debtorand assignor and any defense or claim in recoupment arising from

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2756 the transaction that gave rise to the contract; and 2757 (b) Any other defense or claim of the account debtor 2758 against the assignor which accrues before the account debtor 2759 receives a notification of the assignment <u>signed</u> authenticated 2760 by the assignor or the assignee.

2761 Section 99. Subsections (1) through (4) and (7) of section 2762 679.4061, Florida Statutes, are amended, and subsection (13) is 2763 added to that section, to read:

2764 679.4061 Discharge of account debtor; notification of 2765 assignment; identification and proof of assignment; restrictions 2766 on assignment of accounts, chattel paper, payment intangibles, 2767 and promissory notes ineffective.-

2768 (1)Subject to subsections (2) through (9) and (13), an 2769 account debtor on an account, chattel paper, or a payment 2770 intangible may discharge its obligation by paying the assignor 2771 until, but not after, the account debtor receives a 2772 notification, signed authenticated by the assignor or the 2773 assignee, that the amount due or to become due has been assigned 2774 and that payment is to be made to the assignee. After receipt of 2775 the notification, the account debtor may discharge its 2776 obligation by paying the assignee and may not discharge the 2777 obligation by paying the assignor.

2778 (2) Subject to <u>subsections (8) and (13)</u> subsection (8), 2779 notification is ineffective under subsection (1):

2780

(a) If it does not reasonably identify the rights assigned;

(b) To the extent that an agreement between an account debtor and a seller of a payment intangible limits the account debtor's duty to pay a person other than the seller and the limitation is effective under law other than this chapter; or

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(c) At the option of an account debtor, if the notification notifies the account debtor to make less than the full amount of any installment or other periodic payment to the assignee, even if:

2789 1. Only a portion of the account, chattel paper, or payment 2790 intangible has been assigned to that assignee;

2791

2. A portion has been assigned to another assignee; or

2792 3. The account debtor knows that the assignment to that 2793 assignee is limited.

(3) Subject to <u>subsections (8) and (13)</u> subsection (8), if
requested by the account debtor, an assignee shall seasonably
furnish reasonable proof that the assignment has been made.
Unless the assignee complies, the account debtor may discharge
its obligation by paying the assignor, even if the account
debtor has received a notification under subsection (1).

(4) For the purposes of this subsection, the term "promissory note" includes a negotiable instrument that evidences chattel paper. Except as otherwise provided in subsections (5) and (12) and ss. 680.303 and 679.4071, and subject to subsection (8), a term in an agreement between an account debtor and an assignor or in a promissory note is ineffective to the extent that it:

(a) Prohibits, restricts, or requires the consent of the
account debtor or person obligated on the promissory note to the
assignment or transfer of, or the creation, attachment,
perfection, or enforcement of a security interest in, the
account, chattel paper, payment intangible, or promissory note;
or

2813

(b) Provides that the assignment or transfer or the

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16-00478-23 2814 creation, attachment, perfection, or enforcement of the security 2815 interest may give rise to a default, breach, right of 2816 recoupment, claim, defense, termination, right of termination, 2817 or remedy under the account, chattel paper, payment intangible, 2818 or promissory note. 2819 Subject to subsections (8) and (13) subsection (8), an (7) 2820 account debtor may not waive or vary its option under paragraph 2821 (2)(c). 2822 (13) Subsections (1), (2), (3), and (7) do not apply to a 2823 controllable account or controllable payment intangible. Section 100. Subsection (9) is added to section 679.4081, 2824 2825 Florida Statutes, to read: 2826 679.4081 Restrictions on assignment of promissory notes, health-care-insurance receivables, and certain general 2827 2828 intangibles ineffective.-2829 (9) For the purposes of this section, the term "promissory 2830 note" includes a negotiable instrument that evidences chattel 2831 paper. 2832 Section 101. Subsections (1) and (2) of section 679.509, 2833 Florida Statutes, are amended to read: 2834 679.509 Persons entitled to file a record.-2835 (1) A person may file an initial financing statement, 2836 amendment that adds collateral covered by a financing statement, 2837 or amendment that adds a debtor to a financing statement only 2838 if: 2839 (a) The debtor authorizes the filing in a signed an 2840 authenticated record or pursuant to subsection (2) or subsection 2841 (3); or 2842 The person holds an agricultural lien that has become (b)

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16-00478-23 2843 effective at the time of filing and the financing statement 2844 covers only collateral in which the person holds an agricultural 2845 lien. 2846 By signing authenticating or becoming bound as a debtor (2) 2847 by a security agreement, a debtor or new debtor authorizes the 2848 filing of an initial financing statement, and an amendment, 2849 covering: 2850 (a) The collateral described in the security agreement; and 2851 (b) Property that becomes collateral under s. 2852 679.3151(1)(b), whether or not the security agreement expressly 2853 covers proceeds. 2854 Section 102. Subsections (2) and (3) of section 679.513, 2855 Florida Statutes, are amended to read: 2856 679.513 Termination statement.-2857 (2) To comply with subsection (1), a secured party shall 2858 cause the secured party of record to file the termination 2859 statement: (a) Within 1 month after there is no obligation secured by 2860 2861 the collateral covered by the financing statement and no 2862 commitment to make an advance, incur an obligation, or otherwise 2863 give value; or 2864 (b) If earlier, within 20 days after the secured party 2865 receives a signed an authenticated demand from a debtor. 2866 (3) In cases not governed by subsection (1), within 20 days 2867 after a secured party receives a signed an authenticated demand 2868 from a debtor, the secured party shall cause the secured party 2869 of record for a financing statement to send to the debtor a 2870 termination statement for the financing statement or file the 2871 termination statement in the filing office if:

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(a) Except in the case of a financing statement covering accounts or chattel paper that has been sold or goods that are the subject of a consignment, there is no obligation secured by the collateral covered by the financing statement and no commitment to make an advance, incur an obligation, or otherwise give value;

(b) The financing statement covers accounts or chattel paper that has been sold but as to which the account debtor or other person obligated has discharged its obligation;

(c) The financing statement covers goods that were the subject of a consignment to the debtor but are not in the debtor's possession; or

2884 (d) The debtor did not authorize the filing of the initial 2885 financing statement.

2886 Section 103. Subsection (2) of section 679.601, Florida 2887 Statutes, is amended to read:

2888 679.601 Rights after default; judicial enforcement; 2889 consignor or buyer of accounts, chattel paper, payment 2890 intangibles, or promissory notes.-

(2) A secured party in possession of collateral or control
 of collateral under s. 679.1041, s. 679.1051, <u>s. 679.1052, s.</u>
 <u>679.1053,</u> s. 679.1061, or s. 679.1071 has the rights and duties
 provided in s. 679.2071.

2895 Section 104. Subsection (4) of Section 679.604, Florida 2896 Statutes, is amended to read:

2897 679.604 Procedure if security agreement covers real 2898 property or fixtures.-

A secured party that removes collateral shall promptlyreimburse any encumbrancer or owner of the real property, other

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| 2901 | than the debtor, for the cost of repair of any physical injury |
| 2902 | caused by the removal. The secured party need not reimburse the |
| 2903 | encumbrancer or owner for any diminution in value of the real |
| 2904 | property caused by the absence of the goods removed or by any |
| 2905 | necessity of replacing them. A person entitled to reimbursement |
| 2906 | may refuse permission to remove until the secured party gives |
| 2907 | adequate assurance for the performance of the obligation to |
| 2908 | reimburse. This subsection does not prohibit a secured party and |
| 2909 | the person entitled to reimbursement from entering into <u>a signed</u> |
| 2910 | an authenticated record providing for the removal of fixtures |
| 2911 | and reimbursement for any damage caused thereby. |
| 2912 | Section 105. Section 679.605, Florida Statutes, is amended |
| 2913 | to read: |
| 2914 | 679.605 Unknown debtor or secondary obligor |
| 2915 | (1) Except as provided in subsection (2), a secured party |
| 2916 | does not owe a duty based on its status as secured party: |
| 2917 | <u>(a)(1) To a person who is a debtor or obligor, unless the</u> |
| 2918 | secured party knows: |
| 2919 | 1.(a) That the person is a debtor or obligor; |
| 2920 | 2.(b) The identity of the person; and |
| 2921 | 3.(c) How to communicate with the person; or |
| 2922 | <u>(b)-(2)</u> To a secured party or lienholder that has filed a |
| 2923 | financing statement against a person, unless the secured party |
| 2924 | knows: |
| 2925 | 1.(a) That the person is a debtor; and |
| 2926 | 2.(b) The identity of the person. |
| 2927 | (2) A secured party owes a duty based on its status as a |
| 2928 | secured party to a person if, at the time the secured party |
| 2929 | obtains control of collateral that is a controllable account, |
| | |

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2930 controllable electronic record, or controllable payment 2931 intangible or at the time the security interest attaches to the 2932 collateral, whichever is later: 2933 (a) The person is a debtor or obligor; and 2934 (b) The secured party knows that the information relating 2935 to the person in subparagraphs (1), (2) or (3) of subsection 2936 (1) (a) is not provided by the collateral, a record attached to or logically associated with the collateral, or the system in 2937 2938 which the collateral is recorded. 2939 Section 106. Paragraph (a) of subsection (1) and subsection 2940 (3) of section 679.608, Florida Statutes, are amended to read: 2941 679.608 Application of proceeds of collection or 2942 enforcement; liability for deficiency and right to surplus.-2943 (1) If a security interest or agricultural lien secures 2944 payment or performance of an obligation, the following rules 2945 apply: 2946 A secured party shall apply or pay over for application (a) 2947 the cash proceeds of collection or enforcement under s. 679.607 2948 in the following order to: 2949 1. The reasonable expenses of collection and enforcement 2950 and, to the extent provided for by agreement and not prohibited 2951 by law, reasonable attorney's fees and legal expenses incurred 2952 by the secured party; 2. The satisfaction of obligations secured by the security 2953 2954 interest or agricultural lien under which the collection or 2955 enforcement is made; and 2956 3. The satisfaction of obligations secured by any 2957 subordinate security interest in or other lien on the collateral subject to the security interest or agricultural lien under 2958

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2959 which the collection or enforcement is made if the secured party 2960 receives <u>a signed</u> an <u>authenticated</u> demand for proceeds before 2961 distribution of the proceeds is completed.

2962 (3) If the secured party in good faith cannot determine the 2963 validity, extent, or priority of a subordinate security interest 2964 or other lien or there are conflicting claims of subordinate interests or liens, the secured party may commence an 2965 2966 interpleader action with respect to remaining proceeds in excess 2967 of \$2,500 in the circuit or county court, as applicable based 2968 upon the amount to be deposited, where the collateral was 2969 located or collected or in the county where the debtor has its 2970 chief executive office or principal residence in this state, as applicable. If authorized in a signed an authenticated record, 2971 2972 the interpleading secured party is entitled to be paid from the 2973 remaining proceeds the actual costs of the filing fee and an 2974 attorney's fee in the amount of \$250 incurred in connection with 2975 filing the interpleader action and obtaining an order approving 2976 the interpleader of funds. The debtor in a consumer transaction 2977 may not be assessed for the attorney's fees and costs incurred 2978 in the interpleader action by the holders of subordinate 2979 security interests or other liens based upon disputes among said 2980 holders, and a debtor in a transaction other than a consumer 2981 transaction may only recover such fees and costs to the extent 2982 provided for in a signed an authenticated record. If authorized 2983 in a signed an authenticated record, the court in the 2984 interpleader action may award reasonable attorney's fees and 2985 costs to the prevailing party in a dispute between the debtor 2986 and a holder of a security interest or lien which claims an 2987 interest in the remaining interplead proceeds, but only if the

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16-00478-23 2988 debtor challenges the validity, priority, or extent of said 2989 security interest or lien. Except as provided in this 2990 subsection, a debtor may not be assessed attorney's fees and 2991 costs incurred by any party in an interpleader action commenced 2992 under this section. 2993 Section 107. Subsections (1), (2), (3), (5) and (6) of 2994 section 679.611, Florida Statutes, are amended to read: 2995 679.611 Notification before disposition of collateral.-(1) In this section, the term "notification date" means the 2996 2997 earlier of the date on which: 2998 (a) A secured party sends to the debtor and any secondary 2999 obligor a signed an authenticated notification of disposition; 3000 or 3001 (b) The debtor and any secondary obligor waive the right to 3002 notification. 3003 (2) Except as otherwise provided in subsection (4), a 3004 secured party that disposes of collateral under s. 679.610 shall 3005 send to the persons specified in subsection (3) a reasonable 3006 signed authenticated notification of disposition. 3007 (3) To comply with subsection (2), the secured party shall 3008 send a signed an authenticated notification of disposition to: 3009 (a) The debtor: 3010 (b) Any secondary obligor; and 3011 (c) If the collateral is other than consumer goods: 1. Any other person from whom the secured party has 3012 3013 received, before the notification date, a signed an 3014 authenticated notification of a claim of an interest in the 3015 collateral; 3016 2. Any other secured party or lienholder that, 10 days

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3017 before the notification date, held a security interest in or 3018 other lien on the collateral perfected by the filing of a 3019 financing statement that:

3020

a. Identified the collateral;

3021

b. Was indexed under the debtor's name as of that date; and

3022 c. Was filed in the office in which to file a financing 3023 statement against the debtor covering the collateral as of that 3024 date; and

3025 3. Any other secured party that, 10 days before the 3026 notification date, held a security interest in the collateral 3027 perfected by compliance with a statute, regulation, or treaty 3028 described in s. 679.3111(1).

3029 (5) A secured party complies with the requirement for 3030 notification prescribed by subparagraph (3)(c)2. if:

(a) Not later than 20 days or earlier than 30 days before the notification date, the secured party requests, in a commercially reasonable manner, information concerning financing statements indexed under the debtor's name in the office indicated in subparagraph (3) (c)2.; and

3036

3037

3038

3045

(b) Before the notification date, the secured party:

 Did not receive a response to the request for information; or

3039 2. Received a response to the request for information and 3040 sent <u>a signed</u> an <u>authenticated</u> notification of disposition to 3041 each secured party or other lienholder named in that response 3042 whose financing statement covered the collateral.

3043 (6) For purposes of subsection (3), the secured party may 3044 send the <u>signed</u> authenticated notification as follows:

(a) If the collateral is other than consumer goods, to the

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3046 debtor at the address in the financing statement, unless the 3047 secured party has received <u>a signed</u> an <u>authenticated</u> record from 3048 the debtor notifying the secured party of a different address 3049 for such notification purposes or the secured party has actual 3050 knowledge of the address of the debtor's chief executive office 3051 or principal residence, as applicable, at the time the 3052 notification is sent;

3053 (b) If the collateral is other than consumer goods, to any 3054 secondary obligor at the address, if any, in the signed 3055 authenticated agreement, unless the secured party has received a 3056 signed an authenticated record from the secondary obligor 3057 notifying the secured party of a different address for such 3058 notification purposes or the secured party has actual knowledge 3059 of the address of the secondary obligor's chief executive office 3060 or principal residence, as applicable, at the time the notification is sent; and 3061

3062

(c) If the collateral is other than consumer goods:

3063 1. To the person described in subparagraph (3)(c)1., at the 3064 address stated in the notification;

3065 2. To the person described in subparagraph (3)(c)2., at the 3066 address stated in the financing statement;

3067 3. To the person described in subparagraph (3)(c)3., at the 3068 address stated in the official records of the recording or 3069 registration agency.

3070 Section 108. Subsection (5) of section 679.613, Florida 3071 Statutes, is amended to read:

3072 679.613 Contents and form of notification before
3073 disposition of collateral; general.—Except in a consumer-goods
3074 transaction, the following rules apply:

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| 3075 | (5)(a) The following form of notification and the form |
| 3076 | appearing in <u>s. 679.614(3)(a)</u> s. 679.614(3) , when completed <u>in</u> |
| 3077 | accordance with the instructions in paragraph (b), each provides |
| 3078 | sufficient information: |
| 3079 | |
| 3080 | NOTIFICATION OF DISPOSITION |
| 3081 | OF COLLATERAL |
| 3082 | |
| 3083 | To:(Name of debtor, obligor, or other person to which the |
| 3084 | notification is sent) |
| 3085 | From:(Name, address, and telephone number of secured |
| 3086 | party) |
| 3087 | {1} Name of any debtor that is not an addressee |
| 3088 | Debtor(s):(Name of each debtor Include only if debtor(s) are |
| 3089 | not an addressee) |
| 3090 | [For a public disposition:] |
| 3091 | {2} We will sell {or lease or license, as applicable} the |
| 3092 | \ldots (describe collateral)to the highest qualified bidder <u>at</u> |
| 3093 | public sale. A sale could include a lease or a license. The sale |
| 3094 | will be held in public as follows: |
| 3095 | Date: |
| 3096 | Time: |
| 3097 | Place: |
| 3098 | [For a private disposition:] |
| 3099 | {3} We will sell for lease or license, as applicab (le) the |
| 3100 | (describe collateral) <u>at a private sale</u> privately sometime |
| 3101 | after(day and date) <u>A sale could include a lease or a</u> |
| 3102 | license. |
| 3103 | $\{4\}$ You are entitled to an accounting of the unpaid |
| | |

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| 3104 | indebtedness secured by the property that we intend to sell ${ m or}_{,}$ |
| 3105 | <u>as applicable, [or lease or license.</u> |
| 3106 | {5} If you request an accounting, you must pay , as |
| 3107 | <pre>applicable] for a charge of \$(_amount)</pre> |
| 3108 | {6} You may request an accounting by calling us at |
| 3109 | (telephone number) |
| 3110 | (b) The following instructions apply to the form of |
| 3111 | notification in paragraph(a): |
| 3112 | 1. The instructions in this paragraph refer to the numbers |
| 3113 | in braces before items in the form of notification in paragraph |
| 3114 | (a). Do not include the numbers or braces in the notification. |
| 3115 | The numbers and braces are used only for the purpose of these |
| 3116 | instructions. |
| 3117 | 2. Include and complete item {1} only if there is a debtor |
| 3118 | that is not an addressee of the notification and list the name |
| 3119 | or names. |
| 3120 | 3. Include and complete either item {2}, if the |
| 3121 | notification relates to a public disposition of the collateral, |
| 3122 | or item {3}, if the notification relates to a private |
| 3123 | disposition of the collateral. If item {2} is included, include |
| 3124 | the words "to the highest qualified bidder" only if applicable. |
| 3125 | 4. Include and complete items {4} and {6}. |
| 3126 | 5. Include and complete item {5} only if the sender will |
| 3127 | charge the recipient for an accounting. |
| 3128 | Section 109. Subsection (3) of section 679.614, Florida |
| 3129 | Statutes, is amended to read: |
| 3130 | 679.614 Contents and form of notification before |
| 3131 | disposition of collateral; consumer-goods transactionIn a |
| 3132 | consumer-goods transaction, the following rules apply: |
| | |

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| 3133 | (3) <u>(a)</u> The following form of notification, when completed |
| 3134 | in accordance with the instructions in paragraph (b), provides |
| 3135 | sufficient information: |
| 3136 | |
| 3137 | (Name and address of secured party) |
| 3138 | (Date) |
| 3139 | |
| 3140 | NOTICE OF OUR PLAN TO SELL PROPERTY |
| 3141 | |
| 3142 | (Name and address of any obligor who is also a debtor) |
| 3143 | Subject:(<u>Identify</u> Identification of Transaction) |
| 3144 | We have your(describe collateral), because you broke |
| 3145 | promises in our agreement. |
| 3146 | [For a public disposition:] |
| 3147 | $\{1\}$ We will sell (describe collateral) at public |
| 3148 | sale. A sale could include a lease or license. The sale will be |
| 3149 | held as follows: |
| 3150 | Date: |
| 3151 | Time: |
| 3152 | Place: |
| 3153 | |
| 3154 | You may attend the sale and bring bidders if you want. |
| 3155 | {For a private disposition:} |
| 3156 | $\{2\}$ We will sell(describe collateral) at private |
| 3157 | sale sometime after(date) A sale could include a lease |
| 3158 | or license. |
| 3159 | |
| 3160 | $\{3\}$ The money that we get from the sale (after paying our |
| 3161 | costs) will reduce the amount you owe. If we get less money than |
| | |

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| 3162 | you owe, you(will or will not, as applicable) still owe |
| 3163 | us the difference. If we get more money than you owe, you will |
| 3164 | get the extra money, unless we must pay it to someone else. |
| 3165 | |
| 3166 | $\{4\}$ You can get the property back at any time before we |
| 3167 | sell it by paying us the full amount you owe <u>,</u> (not just the past |
| 3168 | due payments $ ightarrow$, including our expenses. To learn the exact amount |
| 3169 | you must pay, call us at(telephone number) |
| 3170 | |
| 3171 | {5} If you want us to explain to you(in writing or in |
| 3172 | description of electronic record) how we have figured the |
| 3173 | amount that you owe us, $\{6\}$ you may call us at(telephone |
| 3174 | number) <u>,</u> or write us at(secured party's address) <u>, or</u> |
| 3175 | contact us by (description of electronic communication |
| 3176 | <pre>method) {7} and request a written explanation, an explanation</pre> |
| 3177 | in (description of electronic record) |
| 3178 | |
| 3179 | $\{8\}$ We will charge you \$ for the explanation if we sent |
| 3180 | you another written explanation of the amount you owe us within |
| 3181 | the last 6 months. |
| 3182 | |
| 3183 | $\{9\}$ If you need more information about the sale, call us at |
| 3184 | (telephone number) <u>,</u> or write us at(secured party's |
| 3185 | address), or contact us by(description of electronic |
| 3186 | communication method) |
| 3187 | |
| 3188 | $\{10\}$ We are sending this notice to the following other |
| 3189 | people who have an interest in(describe collateral) or |
| 3190 | who owe money under your agreement: |

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| 3191 | (Names of all other debtors and obligors, if any) |
| 3192 | (b) The following instructions apply to the form of |
| 3193 | notification in paragraph (a): |
| 3194 | 1. The instructions in this paragraph refer to the numbers |
| 3195 | in braces before items in the form of notification in paragraph |
| 3196 | (a). Do not include the numbers or braces in the notification. |
| 3197 | The numbers and braces are used only for the purpose of these |
| 3198 | instructions. |
| 3199 | 2. Include and complete either item {1}, if the |
| 3200 | notification relates to a public disposition of the collateral, |
| 3201 | or item {2}, if the notification relates to a private |
| 3202 | disposition of the collateral. |
| 3203 | 3. Include and complete items {3}, {4}, {5}, {6}, and {7}. |
| 3204 | 4. In item {5}, include and complete any one of the three |
| 3205 | alternative methods for the explanation-writing, writing or |
| 3206 | electronic record, or electronic record. |
| 3207 | 5. In item {6}, include the telephone number. In addition, |
| 3208 | the sender may include and complete either or both of the two |
| 3209 | additional alternative methods of communication-writing or |
| 3210 | electronic communication-for the recipient of the notification |
| 3211 | to communicate with the sender. Neither of the two additional |
| 3212 | methods of communication is required to be included. |
| 3213 | 6. In item {7}, include and complete the method or methods |
| 3214 | for the explanation-writing, writing or electronic record, or |
| 3215 | electronic record-included in item {5}. |
| 3216 | 7. Include and complete item {8} only if a written |
| 3217 | explanation is included in item {5} as a method for |
| 3218 | communicating the explanation and the sender will charge the |
| 3219 | recipient for another written explanation. |
| | |

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| 3220 | 8. In item {9}, include either the telephone number or the |
| 3221 | address or both the telephone number and the address. In |
| 3222 | addition, the sender may include and complete the additional |
| 3223 | method of communication-electronic communication-for the |
| 3224 | recipient of the notification to communicate with the sender. |
| 3225 | The additional method of electronic communication is not |
| 3226 | required to be included. |
| 3227 | 9. If item {10} does not apply, insert "None" after |
| 3228 | "agreement:." |
| 3229 | Section 110. Subsection (1) of section 679.615, Florida |
| 3230 | Statutes, are amended to read: |
| 3231 | 679.615 Application of proceeds of disposition; liability |
| 3232 | for deficiency and right to surplus |
| 3233 | (1) A secured party shall apply or pay over for application |
| 3234 | the cash proceeds of disposition under s. 679.610 in the |
| 3235 | following order to: |
| 3236 | (a) The reasonable expenses of retaking, holding, preparing |
| 3237 | for disposition, processing, and disposing, and, to the extent |
| 3238 | provided for by agreement and not prohibited by law, reasonable |
| 3239 | attorney's fees and legal expenses incurred by the secured |
| 3240 | party; |
| 3241 | (b) The satisfaction of obligations secured by the security |
| 3242 | interest or agricultural lien under which the disposition is |
| 3243 | made; |
| 3244 | (c) The satisfaction of obligations secured by any |
| 3245 | subordinate security interest in or other subordinate lien on |
| 3246 | the collateral if: |
| 3247 | 1. The secured party receives from the holder of the |
| 3248 | subordinate security interest or other lien <u>a signed</u> an |
| | |

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16-00478-23 3249 authenticated demand for proceeds before distribution of the 3250 proceeds is completed; and 3251 2. In a case in which a consignor has an interest in the 3252 collateral, the subordinate security interest or other lien is 3253 senior to the interest of the consignor; and 3254 (d) A secured party that is a consignor of the collateral 3255 if the secured party receives from the consignor a signed an 3256 authenticated demand for proceeds before distribution of the 3257 proceeds is completed. 3258 Section 111. Subsections (1), (2), and (3) of section 3259 679.616, Florida Statutes, are amended to read: 3260 679.616 Explanation of calculation of surplus or 3261 deficiency.-3262 (1) In this section, the term: 3263 (a) "Explanation" means a record writing that: 3264 1. States the amount of the surplus or deficiency; 3265 2. Provides an explanation in accordance with subsection 3266 (3) of how the secured party calculated the surplus or 3267 deficiency; 3268 3. States, if applicable, that future debits, credits, 3269 charges, including additional credit service charges or 3270 interest, rebates, and expenses may affect the amount of the 3271 surplus or deficiency; and 3272 4. Provides a telephone number or mailing address from 3273 which additional information concerning the transaction is 3274 available. 3275 (b) "Request" means a record: 3276 1. Signed Authenticated by a debtor or consumer obligor; 3277 2. Requesting that the recipient provide an explanation;

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16-00478-23 3278 and 3279 3. Sent after disposition of the collateral under s. 3280 679.610. In a consumer-goods transaction in which the debtor is 3281 (2)entitled to a surplus or a consumer obligor is liable for a 3282 3283 deficiency under s. 679.615, the secured party shall: 3284 Send an explanation to the debtor or consumer obligor, (a) 3285 as applicable, after the disposition and: 3286 1. Before or when the secured party accounts to the debtor 3287 and pays any surplus or first makes written demand in a record 3288 on the consumer obligor after the disposition for payment of the 3289 deficiency; and 3290 2. Within 14 days after receipt of a request; or 3291 3292 (b) In the case of a consumer obligor who is liable for a 3293 deficiency, within 14 days after receipt of a request, send to 3294 the consumer obligor a record waiving the secured party's right 3295 to a deficiency. 3296 (3) To comply with subparagraph (1) (a) 2., an explanation a 3297 writing must provide the following information in the following 3298 order: 3299 The aggregate amount of obligations secured by the (a) 3300 security interest under which the disposition was made, and, if 3301 the amount reflects a rebate of unearned interest or credit 3302 service charge, an indication of that fact, calculated as of a 3303 specified date: 3304 1. If the secured party takes or receives possession of the 3305 collateral after default, not more than 35 days before the 3306 secured party takes or receives possession; or

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3307 2. If the secured party takes or receives possession of the 3308 collateral before default or does not take possession of the 3309 collateral, not more than 35 days before the disposition;

(b) The amount of proceeds of the disposition;

3311 (c) The aggregate amount of the obligations after deducting 3312 the amount of proceeds;

(d) The amount, in the aggregate or by type, and types of expenses, including expenses of retaking, holding, preparing for disposition, processing, and disposing of the collateral, and attorney's fees secured by the collateral which are known to the secured party and relate to the current disposition;

(e) The amount, in the aggregate or by type, and types of credits, including rebates of interest or credit service charges, to which the obligor is known to be entitled and which are not reflected in the amount in paragraph (a); and

3322

3310

(f) The amount of the surplus or deficiency.

3323 Section 112. Subsection (1) of section 679.619, Florida 3324 Statutes, is amended to read:

3325

679.619 Transfer of record or legal title.-

3326 (1) In this section, the term "transfer statement" means a 3327 record <u>signed</u> authenticated by a secured party stating:

3328 (a) That the debtor has defaulted in connection with an3329 obligation secured by specified collateral;

3330 (b) That the secured party has exercised its post-default 3331 remedies with respect to the collateral;

3332 (c) That, by reason of the exercise, a transferee has3333 acquired the rights of the debtor in the collateral; and

3334 (d) The name and mailing address of the secured party, 3335 debtor, and transferee.

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16-00478-23 3336 Section 113. Subsections (1), (2), (3), and (6) of section 3337 679.620, Florida Statutes, are amended to read: 3338 679.620 Acceptance of collateral in full or partial 3339 satisfaction of obligation; compulsory disposition of 3340 collateral.-3341 (1) Except as otherwise provided in subsection (7), a secured party may accept collateral in full or partial 3342 3343 satisfaction of the obligation it secures only if: 3344 (b) The secured party does not receive, within the time set 3345 forth in subsection (4), a notification of objection to the 3346 proposal signed authenticated by: 3347 1. A person to whom the secured party was required to send 3348 a proposal under s. 679.621; or 3349 2. Any other person, other than the debtor, holding an 3350 interest in the collateral subordinate to the security interest 3351 that is the subject of the proposal; 3352 (2) A purported or apparent acceptance of collateral under this section is ineffective unless: 3353 3354 The secured party consents to the acceptance in a (a) signed an authenticated record or sends a proposal to the 3355 3356 debtor; and 3357 (b) The conditions of subsection (1) are met. 3358 (3) For purposes of this section: 3359 (a) A debtor consents to an acceptance of collateral in 3360 partial satisfaction of the obligation it secures only if the 3361 debtor agrees to the terms of the acceptance in a record signed 3362 authenticated after default; and 3363 (b) A debtor consents to an acceptance of collateral in 3364 full satisfaction of the obligation it secures only if the

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3365 debtor agrees to the terms of the acceptance in a record <u>signed</u> 3366 <u>authenticated</u> after default or the secured party:

3367 1. Sends to the debtor after default a proposal that is 3368 unconditional or subject only to a condition that collateral not 3369 in the possession of the secured party be preserved or 3370 maintained;

2. In the proposal, proposes to accept collateral in full satisfaction of the obligation it secures, and, in a consumer transaction, provides notice that the proposal will be deemed accepted if it is not objected to by <u>a signed</u> an <u>authenticated</u> notice within 30 days after the date the proposal is sent by the secured party; and

3377 3. Does not receive a notification of objection <u>signed</u> 3378 authenticated by the debtor within 30 days after the proposal is 3379 sent.

3380 (6) To comply with subsection (5), the secured party shall 3381 dispose of the collateral:

3382

(a) Within 90 days after taking possession; or

3383 (b) Within any longer period to which the debtor and all 3384 secondary obligors have agreed in an agreement to that effect 3385 entered into and <u>signed</u> authenticated after default.

3386 Section 114. Subsection (1) of section 679.621, Florida 3387 Statutes, is amended to read:

3388

679.621 Notification of proposal to accept collateral.-

(1) A secured party that desires to accept collateral in full or partial satisfaction of the obligation it secures shall send its proposal to:

(a) Any person from whom the secured party has received,
before the debtor consented to the acceptance, <u>a signed an</u>

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3394 authenticated notification of a claim of an interest in the 3395 collateral;

(b) Any other secured party or lienholder that, 10 days before the debtor consented to the acceptance, held a security interest in or other lien on the collateral perfected by the filing of a financing statement that:

3400

1. Identified the collateral;

3401

1. Identified the corracerar,

2. Was indexed under the debtor's name as of that date; and

3402 3. Was filed in the office or offices in which to file a 3403 financing statement against the debtor covering the collateral 3404 as of that date; and

(c) Any other secured party that, 10 days before the debtor consented to the acceptance, held a security interest in the collateral perfected by compliance with a statute, regulation, or treaty described in s. 679.3111(1).

3409 Section 115. Section 679.624, Florida Statutes, is amended 3410 to read:

3411

679.624 Waiver.-

(1) A debtor or secondary obligor may waive the right to notification of disposition of collateral under s. 679.611 only by an agreement to that effect entered into and <u>signed</u> authenticated after default.

3416 (2) A debtor may waive the right to require disposition of
3417 collateral under s. 679.620(5) only by an agreement to that
3418 effect entered into and <u>signed</u> authenticated after default.

(3) Except in a consumer-goods transaction, a debtor or secondary obligor may waive the right to redeem collateral under s. 679.623 only by an agreement to that effect entered into and signed authenticated after default.

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3423 Section 116. Subsections (1) and (5) of section 679.625, 3424 Florida Statutes, are amended, to read:

3425

679.625 Remedies for failure to comply with article.-

3426 (1) If it is established that a secured party is not 3427 proceeding in accordance with this chapter, a court may order or 3428 restrain collection, enforcement, or disposition of collateral 3429 on appropriate terms and conditions. This subsection shall not 3430 preclude a debtor other than a consumer and a secured party, or 3431 two or more secured parties in other than a consumer transaction, from agreeing in a signed an authenticated record 3432 3433 that the debtor or secured party must first provide to the 3434 alleged offending secured party notice of a violation of this 3435 chapter and opportunity to cure before commencing any legal 3436 proceeding under this section.

(5) In lieu of damages recoverable under subsection (2), the debtor, consumer obligor, or person named as a debtor in a filed record, as applicable, may recover \$500 in each case from a person who:

3441

(a) Fails to comply with s. 679.2081;

3442

(b) Fails to comply with s. 679.209;

3443 (c) Files a record that the person is not entitled to file 3444 under s. 679.509(1);

(d) Fails to cause the secured party of record to file or send a termination statement as required by s. 679.513(1) or (3) after receipt of <u>a signed</u> an <u>authenticated</u> record notifying the person of such noncompliance;

(e) Fails to comply with s. 679.616(2)(a) and whose failure is part of a pattern, or consistent with a practice, of noncompliance; or

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16-00478-23 3452 (f) Fails to comply with s. 679.616(2)(b). 3453 Section 117. Subsections (1) and (2) of section 679.628, 3454 Florida Statutes, are amended, and subsection (6) is added to 3455 that section, to read: 3456 679.628 Nonliability and limitation on liability of secured 3457 party; liability of secondary obligor.-3458 (1) Subject to subsection (6), unless a secured party knows 3459 that a person is a debtor or obligor, knows the identity of the 3460 person, and knows how to communicate with the person: 3461 (a) The secured party is not liable to the person, or to a 3462 secured party or lienholder that has filed a financing statement 3463 against the person, for failure to comply with this chapter; and 3464 The secured party's failure to comply with this chapter (b) 3465 does not affect the liability of the person for a deficiency. 3466 Subject to subsection (6), a secured party is not (2) 3467 liable because of its status as a secured party: 3468 (a) To a person who is a debtor or obligor, unless the 3469 secured party knows: 3470 1. That the person is a debtor or obligor; 3471 2. The identity of the person; and 3472 3. How to communicate with the person; or 3473 (b) To a secured party or lienholder that has filed a 3474 financing statement against a person, unless the secured party 3475 knows: 1. That the person is a debtor; and 3476 3477 2. The identity of the person. 3478 (6) Subsections (1) and (2) do not apply to limit the 3479 liability of a secured party to a person if, at the time the 3480 secured party obtains control of collateral that is a

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| 3481 | controllable account, controllable electronic record, or |
| 3482 | controllable payment intangible or at the time the security |
| 3483 | interest attaches to the collateral, whichever is later: |
| 3484 | (a) The person is a debtor or obligor; and |
| 3485 | (b) The secured party knows that the information in |
| 3486 | subparagraph (2)(a)1., (a)2., or (a)3. is not provided by the |
| 3487 | collateral, a record attached to or logically associated with |
| 3488 | the collateral, or the system in which the collateral is |
| 3489 | recorded. |
| 3490 | Section 118. Part IX of chapter 679, Florida Statutes, |
| 3491 | consisting of section 679.901 through 679.902, is created and |
| 3492 | entitled "Transitional Provisions for 2024 Amendments." |
| 3493 | Section 119. Section 679.901, Florida Statutes, is created |
| 3494 | to read: |
| 3495 | 679.901 Saving clause for 2024 AmendmentsExcept as |
| 3496 | provided in ss. 669.501-669.706, a transaction validly entered |
| 3497 | into before July 1, 2024, and the rights, duties, and interests |
| 3498 | flowing from the transaction remain valid thereafter and may be |
| 3499 | terminated, completed, consummated, or enforced as required or |
| 3500 | permitted by law other than the Uniform Commercial Code or, if |
| 3501 | applicable, the Uniform Commercial Code as though ch. 2024-XX, |
| 3502 | Laws of Florida, had not taken effect. |
| 3503 | Section 120. Section 679.902, Florida Statutes, is created |
| 3504 | to read: |
| 3505 | 679.902 Transitional Provisions for 2024 Amendments |
| 3506 | Effective July 1, 2024, chapter 679 shall be amended by ch. |
| 3507 | 2024-XX, Laws of Florida, including the transitional provisions |
| 3508 | for chapters 669 and 679, as amended by ch. 2024-XX, Laws of |
| 3509 | Florida, as provided in part II of chapter 669 (ss. 669.501- |
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| 3510 | <u>669.706).</u> |
| 3511 | Section 121. Section 680.1021, Florida Statutes, is amended |
| 3512 | to read: |
| 3513 | 680.1021 Scope |
| 3514 | (1) This chapter applies to any transaction, regardless of |
| 3515 | form, that creates a lease and, in the case of a hybrid lease, |
| 3516 | applies to the extent provided in subsection (2). |
| 3517 | (2) In a hybrid lease: |
| 3518 | (a) If the lease-of-goods aspects do not predominate: |
| 3519 | 1. Only the provisions of this chapter which relate |
| 3520 | primarily to the lease-of-goods aspects of the transaction |
| 3521 | apply, and the provisions that relate primarily to the |
| 3522 | transaction as a whole do not apply; |
| 3523 | 2. Section 608.209 applies if the lease is a finance lease; |
| 3524 | and |
| 3525 | 3. Section 608.407 applies to the promises of the lessee in |
| 3526 | a finance lease to the extent the promises are consideration for |
| 3527 | the right to possession and use of the leased goods; and |
| 3528 | (b) If the lease-of-goods aspects predominate, this chapter |
| 3529 | applies to the transaction, but does not preclude application in |
| 3530 | appropriate circumstances of other law to aspects of the lease |
| 3531 | which do not relate to the lease of goods. |
| 3532 | Section 122. Present paragraphs (i) through (z) of |
| 3533 | subsection (1) of section 680.1031, Florida Statutes, are |
| 3534 | redesignated as paragraphs (j) through (aa), respectively, a new |
| 3535 | paragraph (i) is added to that subsection, and paragraphs (d), |
| 3536 | (e), (f), (h), (j), (l), and (m) of subsection (3) of that |
| 3537 | section are amended, to read: |
| 3538 | 680.1031 Definitions and index of definitions |
| | |

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3539 (1) In this chapter, unless the context otherwise requires: 3540 (i) "Hybrid lease" means a single transaction involving a 3541 lease of goods and: 3542 1. The provision of services; 3543 2. A sale of other goods; or 3544 3. A sale, lease, or license of property other than goods. 3545 (3) The following definitions in other chapters of this 3546 code apply to this chapter: (d) "Chattel paper," s. 679.1021s. 679.1021(1)(k). 3547 3548 (e) "Consumer goods," s. 679.1021s. 679.1021(1)(w). "Document," s. 679.1021 s. 679.1021(1)(dd). 3549 (f) 3550 (h) "General intangible," s. 679.1021s. 679.1021(1)(pp). 3551 "Instrument," s. 679.1021 s. 679.1021(1)(uu). (j) 3552 "Mortgage," s. 679.1021 s. 679.1021(1)(ccc). (1) 3553 "Pursuant to a commitment," s. 679.1021 s. (m) 3554 679.1021(1)(ppp). 3555 Section 123. Section 680.1071, Florida Statutes, is amended to read: 3556 3557 680.1071 Waiver or renunciation of claim or right after 3558 default.-Any claim or right arising out of an alleged default or 3559 breach of warranty may be discharged in whole or in part without 3560 consideration by a written waiver or renunciation in a signed 3561 record and delivered by the aggrieved party. 3562 Section 124. Paragraph (b) of subsection (1), and 3563 subsections (3) and (5) of section 680.201, Florida Statutes, 3564 are amended to read: 680.201 Statute of frauds.-3565 (1) A lease contract is not enforceable by way of action or 3566 3567 defense unless:

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3568 (b) There is a <u>record</u> writing, signed by the party against 3569 whom enforcement is sought or by that party's authorized agent, 3570 sufficient to indicate that a lease contract has been made 3571 between the parties and to describe the goods leased and the 3572 lease term.

3573 (3) A <u>record</u> writing is not insufficient because it omits 3574 or incorrectly states a term agreed upon, but the lease contract 3575 is not enforceable under paragraph (1)(b) beyond the lease term 3576 and the quantity of goods shown in the record writing.

3577 (5) The lease term under a lease contract referred to in 3578 subsection (4) is:

(a) If there is a <u>record</u> writing signed by the party
against whom enforcement is sought or by that party's authorized
agent specifying the lease term, the term so specified;

3582 (b) If the party against whom enforcement is sought admits 3583 in that party's pleading, testimony, or otherwise in court a 3584 lease term, the term so admitted; or

3585

(c) A reasonable lease term.

3586 Section 125. Section 680.202, Florida Statutes, is amended 3587 to read:

3588 680.202 Final written expression: parol or extrinsic 3589 evidence.-Terms with respect to which the confirmatory memoranda 3590 of the parties agree or which are otherwise set forth in a 3591 record writing intended by the parties as a final expression of 3592 their agreement with respect to such terms as are included 3593 therein may not be contradicted by evidence of any prior 3594 agreement or of a contemporaneous oral agreement but may be 3595 explained or supplemented:

3596

(1) By course of dealing or usage of trade or by course of

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3597 performance; and

3598 (2) By evidence of consistent additional terms unless the 3599 court finds the <u>record</u> writing to have been intended also as a 3600 complete and exclusive statement of the terms of the agreement.

3601 Section 126. Section 680.203, Florida Statutes, is amended 3602 to read:

3603 680.203 Seals inoperative.—The affixing of a seal to a 3604 <u>record</u> writing evidencing a lease contract or an offer to enter 3605 into a lease contract does not render the <u>record</u> writing a 3606 sealed instrument, and the law with respect to sealed 3607 instruments does not apply to the lease contract or offer.

3608 Section 127. Section 680.205, Florida Statutes, is amended 3609 to read:

3610 680.205 Firm offers.-An offer by a merchant to lease goods 3611 to or from another person in a signed record writing that by its 3612 terms gives assurance it will be held open is not revocable, for 3613 lack of consideration, during the time stated or, if no time is 3614 stated, for a reasonable time, but in no event may the period of 3615 irrevocability exceed 3 months. Any such term of assurance on a 3616 form supplied by the offeree must be separately signed by the 3617 offeror.

3618 Section 128. Subsection (2) of section 680.208, Florida 3619 Statutes, is amended to read:

3620

680.208 Modification, rescission, and waiver.-

3621 (2) A signed lease agreement that excludes modification or
3622 rescission except by a signed <u>record</u> writing may not be
3623 otherwise modified or rescinded, but, except as between
3624 merchants, such a requirement on a form supplied by a merchant
3625 must be separately signed by the other party.

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| 3626 | Section 129. Part VI of chapter 680 Florida Statutes, |
| 3627 | consisting of section 680.601, is created and entitled |
| 3628 | "Transitional Provisions." |
| 3629 | Section 130. Section 680.601, Florida Statutes, is created |
| 3630 | to read: |
| 3631 | 680.601 Saving clause for 2024 AmendmentsExcept as |
| 3632 | provided in ss. 669.501-669.706, a transaction validly entered |
| 3633 | into before July 1, 2024, and the rights, duties, and interests |
| 3634 | flowing from the transaction remain valid thereafter and may be |
| 3635 | terminated, completed, consummated, or enforced as required or |
| 3636 | permitted by law other than the Uniform Commercial Code or, if |
| 3637 | applicable, the Uniform Commercial Code as though ch. 2024-XX, |
| 3638 | Laws of Florida, had not taken effect. |
| 3639 | Section 131. Subsection (2) and paragraph (b) of |
| 3640 | subsection (3) of section 319.27, Florida Statutes, are amended |
| 3641 | to read: |
| 3642 | 319.27 Notice of lien on motor vehicles or mobile homes; |
| 3643 | notation on certificate; recording of lien |
| 3644 | (2) No lien for purchase money or as security for a debt in |
| 3645 | the form of a security agreement, retain title contract, |
| 3646 | conditional bill of sale, chattel mortgage, or other similar |
| 3647 | instrument or any other nonpossessory lien, including a lien for |
| 3648 | child support, upon a motor vehicle or mobile home upon which a |
| 3649 | Florida certificate of title has been issued shall be |
| 3650 | enforceable in any of the courts of this state against creditors |
| 3651 | or subsequent purchasers for a valuable consideration and |
| 3652 | without notice, unless a sworn notice of such lien has been |
| 3653 | filed in the department and such lien has been noted upon the |
| 3654 | certificate of title of the motor vehicle or mobile home. Such |
| | |

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3655 notice shall be effective as constructive notice when filed. The 3656 interest of a statutory nonpossessory lienor; the interest of a 3657 nonpossessory execution, attachment, or equitable lienor; or the 3658 interest of a lien creditor as defined in s. 679.1021s. 3659 679.1021(1)(zz), if nonpossessory, shall not be enforceable 3660 against creditors or subsequent purchasers for a valuable 3661 consideration unless such interest becomes a possessory lien or 3662 is noted upon the certificate of title for the subject motor 3663 vehicle or mobile home prior to the occurrence of the subsequent 3664 transaction. Provided the provisions of this subsection relating 3665 to a nonpossessory statutory lienor; a nonpossessory execution, 3666 attachment, or equitable lienor; or the interest of a lien 3667 creditor as defined in s. 679.1021s. 679.1021(1)(zz) shall not 3668 apply to liens validly perfected prior to October 1, 1988. The 3669 notice of lien shall provide the following information:

3670 (a) The date of the lien if a security agreement, retain 3671 title contract, conditional bill of sale, chattel mortgage, or 3672 other similar instrument was executed prior to the filing of the notice of lien; 3673

3674

(b) The name and address of the registered owner;

3675 (c) A description of the motor vehicle or mobile home, 3676 showing the make, type, and vehicle identification number; and 3677

3678 (3)

(d) The name and address of the lienholder.

3679 (b)

As applied to a determination of the respective rights 3680 of a secured party under this chapter and a lien creditor as defined by s. 679.1021 s. 679.1021(1)(zz), or a nonpossessory 3681 3682 statutory lienor, a security interest under this chapter shall 3683 be perfected upon the filing of the notice of lien with the

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16-00478-23 3684 department, the county tax collector, or their agents. Provided, 3685 however, the date of perfection of a security interest of such 3686 secured party shall be the same date as the execution of the 3687 security agreement or other similar instrument if the notice of 3688 lien is filed in accordance with this subsection within 15 days 3689 after the debtor receives possession of the motor vehicle or 3690 mobile home and executes such security agreement or other 3691 similar instrument. The date of filing of the notice of lien 3692 shall be the date of its receipt by the department central 3693 office in Tallahassee, if first filed there, or otherwise by the 3694 office of the county tax collector, or their agents. 3695 Section 132. Paragraphs (d), (e), (g), (h), (j), (l), and 3696 (n) of subsection (2) of section 328.0015, Florida Statutes, are 3697 amended to read: 3698 328.0015 Definitions.-3699 The following definitions and terms also apply to this (2) 3700 part: 3701 (d) "Consumer goods" as defined in s. 679.1021s. 3702 679.1021(1)(w). (e) "Debtor" as defined in s. 679.1021 s. 679.1021(1)(bb). 3703 3704 (g) "Lease" as defined in s. 680.1031s. 680.1031(1)(j). 3705 "Lessor" as defined in s. 680.1031s. 680.1031(1)(p). (h) 3706 (j) "Representative" as defined in s. 671.201s. 3707 $\frac{671.201(37)}{}$ 3708 (1) "Security agreement" as defined in s. 679.1021s. 3709 679.1021(1)(uuu). 3710 (n) "Send" as defined in s. 671.201s. 671.201(40). 3711 Section 133. Paragraph (f) of subsection (2) of section 3712 559.9232, Florida Statutes, is amended to read:

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| 3713 | 559.9232 Definitions; exclusion of rental-purchase |
| 3714 | agreements from certain regulations |
| 3715 | (2) A rental-purchase agreement that complies with this act |
| 3716 | shall not be construed to be, nor be governed by, any of the |
| 3717 | following: |
| 3718 | (f) A security interest as defined in <u>s. 671.201</u> s. |
| 3719 | 671.201(39) . |
| 3720 | Section 134. Paragraph (g) of subsection (2) of section |
| 3721 | 563.022, Florida Statutes, is amended to read: |
| 3722 | 563.022 Relations between beer distributors and |
| 3723 | manufacturers |
| 3724 | (2) DEFINITIONSIn construing this section, unless the |
| 3725 | context otherwise requires, the word, phrase, or term: |
| 3726 | (g) "Good faith" means honesty in fact in the conduct or |
| 3727 | transaction concerned as defined and interpreted under <u>s.</u> |
| 3728 | <u>671.201</u> s. 671.201(21) . |
| 3729 | Section 135. Paragraph (d) of subsection (16) of section |
| 3730 | 668.50, Florida Statutes, is amended to read: |
| 3731 | 668.50 Uniform Electronic Transaction Act |
| 3732 | (16) TRANSFERABLE RECORDS |
| 3733 | (d) Except as otherwise agreed, a person having control of |
| 3734 | a transferable record is the holder, as defined in <u>s. 671.201</u> s. |
| 3735 | 671.201(21) , of the transferable record and has the same rights |
| 3736 | and defenses as a holder of an equivalent record or writing |
| 3737 | under the Uniform Commercial Code, including, if the applicable |
| 3738 | statutory requirements under s. 673.3021, s. 677.501, or s. |
| 3739 | 679.330 are satisfied, the rights and defenses of a holder in |
| 3740 | due course, a holder to which a negotiable document of title has |
| 3741 | been duly negotiated, or a purchaser, respectively. Delivery, |

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3742 possession, and indorsement are not required to obtain or 3743 exercise any of the rights under this paragraph.

3744 Section 136. For the purpose of incorporating the amendment 3745 made by this act to section 671.105, Florida Statutes, 3746 subsections (1) and (2) of section 655.55, Florida Statutes, are 3747 reenacted to read:

3748 655.55 Law applicable to deposits in and contracts relating 3749 to extensions of credit by a deposit or lending institution 3750 located in this state.-

3751 The law of this state, excluding its law regarding (1)comity and conflict of laws, governs all aspects, including 3752 3753 without limitation the validity and effect, of any deposit 3754 account in a branch or office in this state of a deposit or 3755 lending institution, including a deposit account otherwise 3756 covered by s. 671.105(1), regardless of the citizenship, 3757 residence, location, or domicile of any other party to the 3758 contract or agreement governing such deposit account, and 3759 regardless of any provision of any law of the jurisdiction of 3760 the residence, location, or domicile of such other party, 3761 whether or not such deposit account bears any other relation to 3762 this state, except that this section does not apply to any such 3763 deposit account:

3764 (a) To the extent provided to the contrary in s.3765 671.105(2); or

(b) To the extent that all parties to the contract or agreement governing such deposit account have agreed in writing that the law of another jurisdiction will govern it.

3769 (2) The law of this state, excluding its law regarding 3770 comity and conflict of laws, governs all aspects, including

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3771 without limitation the validity and effect, of any contract 3772 relating to an extension of credit made by a branch or office in 3773 this state of a deposit or lending institution, including a 3774 contract otherwise covered by s. 671.105(1), if the contract 3775 expressly provides that it will be governed by the law of this 3776 state, regardless of the citizenship, residence, location, or 3777 domicile of any other party to such contract and regardless of 3778 any provision of any law of the jurisdiction of the residence, 3779 location, or domicile of such other party, whether or not such 3780 contract bears any other relation to this state, except that 3781 this section does not apply to any such contract to the extent 3782 provided to the contrary in s. 671.105(2).

3783 Section 137. For the purpose of incorporating the amendment 3784 made by this act to section 671.105, Florida Statutes, in a 3785 reference thereto, subsection (2) of section 685.101, Florida 3786 Statutes, is reenacted to read:

685.101 Choice of law.-

3788 (2) This section does not apply to any contract, agreement,3789 or undertaking:

3790 (a) Regarding any transaction which does not bear a
3791 substantial or reasonable relation to this state in which every
3792 party is either or a combination of:

3793 1. A resident and citizen of the United States, but not of 3794 this state; or

3795 2. Incorporated or organized under the laws of another
3796 state and does not maintain a place of business in this state;

3797

3787

(b) For labor or employment;

3798 (c) Relating to any transaction for personal, family, or3799 household purposes, unless such contract, agreement, or

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16 - 00478 - 233800 undertaking concerns a trust at least one trustee of which 3801 resides or transacts business as a trustee in this state, in 3802 which case this section applies; 3803 (d) To the extent provided to the contrary in s. 3804 671.105(2); or (e) To the extent such contract, agreement, or undertaking 3805 3806 is otherwise covered or affected by s. 655.55. 3807 Section 138. For the purpose of incorporating the amendment 3808 made by this act to section 673.1041, Florida Statutes, in a 3809 reference thereto, subsection (1) of section 90.953, Florida 3810 Statutes, is reenacted to read: 3811 90.953 Admissibility of duplicates.-A duplicate is 3812 admissible to the same extent as an original, unless: 3813 (1) The document or writing is a negotiable instrument as 3814 defined in s. 673.1041, a security as defined in s. 678.1021, or 3815 any other writing that evidences a right to the payment of 3816 money, is not itself a security agreement or lease, and is of a 3817 type that is transferred by delivery in the ordinary course of 3818 business with any necessary endorsement or assignment. 3819 Section 139. For the purpose of incorporating the amendment made by this act to section 673.1041, Florida Statutes, in a 3820 3821 reference thereto, subsections (1), (3), and (4) of section 3822 673.1061, Florida Statutes, are reenacted to read: 3823 673.1061 Unconditional promise or order.-3824 (1) Except as provided in this section, for the purposes of 3825 s. 673.1041(1), a promise or order is unconditional unless it 3826 states: 3827 (a) An express condition to payment; 3828 (b) That the promise or order is subject to or governed by

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3832

3829 another writing; or

3830 (c) That rights or obligations with respect to the promise 3831 or order are stated in another writing.

3833 A reference to another writing does not of itself make the 3834 promise or order conditional.

(3) If a promise or order requires, as a condition to 3835 3836 payment, a countersignature by a person whose specimen signature 3837 appears on the promise or order, the condition does not make the 3838 promise or order conditional for the purposes of s. 673.1041(1). 3839 If the person whose specimen signature appears on an instrument 3840 fails to countersign the instrument, the failure to countersign 3841 is a defense to the obligation of the issuer, but the failure 3842 does not prevent a transferee of the instrument from becoming a 3843 holder of the instrument.

3844 (4) If a promise or order at the time it is issued or first 3845 comes into possession of a holder contains a statement, required 3846 by applicable statutory or administrative law, to the effect 3847 that the rights of a holder or transferee are subject to claims 3848 or defenses that the issuer could assert against the original 3849 payee, the promise or order is not thereby made conditional for 3850 the purposes of s. 673.1041(1); but if the promise or order is 3851 an instrument, there cannot be a holder in due course of the 3852 instrument.

3853 Section 140. For the purpose of incorporating the amendment 3854 made by this act to section 673.1041, Florida Statutes, in a 3855 reference thereto, subsection (2) of section 673.1151, Florida 3856 Statutes, is reenacted to read:

3857

673.1151 Incomplete instrument.-

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16 - 00478 - 233858 (2) Subject to subsection (3), if an incomplete instrument 3859 is an instrument under s. 673.1041, it may be enforced according 3860 to its terms if it is not completed, or according to its terms 3861 as augmented by completion. If an incomplete instrument is not 3862 an instrument under s. 673.1041, but, after completion, the 3863 requirements of s. 673.1041 are met, the instrument may be enforced according to its terms as augmented by completion. 3864 3865 Section 141. For the purpose of incorporating the amendment 3866 made by this act to sections 673.1041 and 673.1051, Florida 3867 Statutes, in a reference thereto, subsection (2) of section 3868 673.1031, Florida Statutes, is reenacted to read: 3869 673.1031 Definitions.-3870 (2) Other definitions applying to this chapter and the 3871 sections in which they appear are: 3872 "Acceptance," s. 673.4091. 3873 "Accommodated party," s. 673.4191. 3874 "Accommodation party," s. 673.4191. "Alteration," s. 673.4071. 3875 3876 "Anomalous indorsement," s. 673.2051. 3877 "Blank indorsement," s. 673.2051. 3878 "Cashier's check," s. 673.1041. 3879 "Certificate of deposit," s. 673.1041. 3880 "Certified check," s. 673.4091. "Check," s. 673.1041. 3881 3882 "Consideration," s. 673.3031. "Draft," s. 673.1041. 3883 3884 "Holder in due course," s. 673.3021. 3885 "Incomplete instrument," s. 673.1151. 3886 "Indorsement," s. 673.2041.

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| 3887 | "Indorser," s. 673.2041. |
| 3888 | "Instrument," s. 673.1041. |
| 3889 | "Issue," s. 673.1051. |
| 3890 | "Issuer," s. 673.1051. |
| 3891 | "Negotiable instrument," s. 673.1041. |
| 3892 | "Negotiation," s. 673.2011. |
| 3893 | "Note," s. 673.1041. |
| 3894 | "Payable at a definite time," s. 673.1081. |
| 3895 | "Payable on demand," s. 673.1081. |
| 3896 | "Payable to bearer," s. 673.1091. |
| 3897 | "Payable to order," s. 673.1091. |
| 3898 | "Payment," s. 673.6021. |
| 3899 | "Person entitled to enforce," s. 673.3011. |
| 3900 | "Presentment," s. 673.5011. |
| 3901 | "Reacquisition," s. 673.2071. |
| 3902 | "Special indorsement," s. 673.2051. |
| 3903 | "Teller's check," s. 673.1041. |
| 3904 | "Transfer of instrument," s. 673.2031. |
| 3905 | "Traveler's check," s. 673.1041. |
| 3906 | "Value," s. 673.3031. |
| 3907 | Section 142. For the purpose of incorporating the amendment |
| 3908 | made by this act to section 675.104, Florida Statutes, in a |
| 3909 | reference thereto, paragraph (j) of subsection (1) of section |
| 3910 | 675.103, Florida Statutes, is reenacted to read: |

- 3911 3912
- 675.103 Definitions.-
 - (1) For purposes of this chapter:

(j) "Letter of credit" means a definite undertaking that 3913 3914 satisfies the requirements of s. 675.104 by an issuer to a 3915 beneficiary at the request or for the account of an applicant

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3916 or, in the case of a financial institution, to itself or for its 3917 own account, to honor a documentary presentation by payment or 3918 delivery of an item of value.

3919 Section 143. For the purpose of incorporating the amendment 3920 made by this act to section 678.1061, Florida Statutes, in a 3921 reference thereto, subsection (3) of section 678.5101, Florida 3922 Statutes, is reenacted to read:

3923 678.5101 Rights of purchaser of security entitlement from 3924 entitlement holder.-

(3) In a case not covered by the priority rules in chapter 679, a purchaser for value of a security entitlement, or an interest therein, who obtains control has priority over a purchaser of a security entitlement, or an interest therein, who does not obtain control. Except as otherwise provided in subsection (4), purchasers who have control rank according to priority in time of:

(a) The purchaser's becoming the person for whom the
securities account, in which the security entitlement is
carried, is maintained, if the purchaser obtained control under
s. 678.1061(4)(a);

(b) The securities intermediary's agreement to comply with the purchaser's entitlement orders with respect to security entitlements carried or to be carried in the securities account in which the security entitlement is carried, if the purchaser obtained control under s. 678.1061(4)(b); or

(c) If the purchaser obtained control through another person under s. 678.1061(4)(c), the time on which priority would be based under this subsection if the other person were the secured party.

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3945 Section 144. For the purpose of incorporating the amendment 3946 made by this act to section 678.1061, Florida Statutes, in a 3947 reference thereto, subsection (1) of section 679.1061, Florida 3948 Statutes, is reenacted to read:

3949

679.1061 Control of investment property.-

3950 (1) A person has control of a certificated security,
3951 uncertificated security, or security entitlement as provided in
3952 s. 678.1061.

3953 Section 145. For the purpose of incorporating the amendment 3954 made by this act to section 678.1061, Florida Statutes, in a 3955 reference thereto, subsection (2) of section 679.328, Florida 3956 Statutes, is reenacted to read:

3957 679.328 Priority of security interests in investment 3958 property.—The following rules govern priority among conflicting 3959 security interests in the same investment property:

(2) Except as otherwise provided in subsections (3) and (4), conflicting security interests held by secured parties each of which has control under s. 679.1061 rank according to priority in time of:

3964

(a) If the collateral is a security, obtaining control;

3965 (b) If the collateral is a security entitlement carried in 3966 a securities account and:

3967 1. If the secured party obtained control under s. 3968 678.1061(4)(a), the secured party's becoming the person for 3969 which the securities account is maintained;

3970 2. If the secured party obtained control under s.
3971 678.1061(4)(b), the securities intermediary's agreement to
3972 comply with the secured party's entitlement orders with respect
3973 to security entitlements carried or to be carried in the

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3974 securities account; or

3975 3. If the secured party obtained control through another 3976 person under s. 678.1061(4)(c), the time on which priority would 3977 be based under this paragraph if the other person were the 3978 secured party; or

(c) If the collateral is a commodity contract carried with a commodity intermediary, the satisfaction of the requirement for control specified in s. 679.1061(2)(b) with respect to commodity contracts carried or to be carried with the commodity intermediary.

3984 Section 146. For the purpose of incorporating the amendment 3985 made by this act to section 678.1101, Florida Statutes, in a 3986 reference thereto, paragraph (e) of subsection (2) of section 3987 671.105, Florida Statutes, is reenacted to read:

3988 671.105 Territorial application of the code; parties' power 3989 to choose applicable law.-

3990 (2) When one of the following provisions of this code 3991 specifies the applicable law, that provision governs; and a 3992 contrary agreement is effective only to the extent permitted by 3993 the law (including the conflict-of-laws rules) so specified:

3994 (e) Applicability of the chapter on investment securities. 3995 (s. 678.1101)

3996 Section 147. For the purpose of incorporating the amendment 3997 made by this act to section 679.1041, Florida Statutes, in a 3998 reference thereto, subsection (1) of section 679.327, Florida 3999 Statutes, is reenacted to read:

4000 679.327 Priority of security interests in deposit account.4001 The following rules govern priority among conflicting security
4002 interests in the same deposit account:

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16-00478-23 4003 (1) A security interest held by a secured party having 4004 control of the deposit account under s. 679.1041 has priority 4005 over a conflicting security interest held by a secured party 4006 that does not have control. 4007 Section 148. For the purpose of incorporating the amendment 4008 made by this act to section 679.2031, Florida Statutes, in a 4009 reference thereto, paragraph (k) of subsection (4) of section 4010 679.1091, Florida Statutes, is reenacted to read: 4011 679.1091 Scope.-4012 (4) This chapter does not apply to: (k) The creation or transfer of an interest in or lien on 4013 4014 real property, including a lease or rents thereunder, except to 4015 the extent that provision is made for: 4016 1. Liens on real property in ss. 679.2031 and 679.3081; 4017 2. Fixtures in s. 679.334; 4018 3. Fixture filings in ss. 679.5011, 679.5021, 679.512, 4019 679.516, and 679.519; and 4020 4. Security agreements covering personal and real property 4021 in s. 679.604; 4022 Section 149. For the purpose of incorporating the amendment made by this act to section 679.2031, Florida Statutes, in a 4023 4024 reference thereto, paragraph (b) of subsection (1) of section 4025 679.3171, Florida Statutes, is reenacted to read: 4026 679.3171 Interests that take priority over or take free of 4027 security interest or agricultural lien.-4028 (1) A security interest or agricultural lien is subordinate 4029 to the rights of: 4030 (b) Except as otherwise provided in subsection (5), a 4031 person who becomes a lien creditor before the earlier of the

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4032 time:

4033 1. The security interest or agricultural lien is perfected; 4034 or

4035 2. One of the conditions specified in s. 679.2031(2)(c) is 4036 met and a financing statement covering the collateral is filed.

4037 Section 150. For the purpose of incorporating the amendment 4038 made by this act to section 679.2031, Florida Statutes, in a 4039 reference thereto, subsection (2) of section 679.709, Florida 4040 Statutes, is reenacted to read:

4041

679.709 Priority.-

4042 (2) For purposes of s. 679.322(1), the priority of a 4043 security interest that becomes enforceable under s. 679.2031 of 4044 this act dates from the time this act takes effect if the 4045 security interest is perfected under this act by the filing of a 4046 financing statement before this act takes effect which would not 4047 have been effective to perfect the security interest under 4048 chapter 679, Florida Statutes 2000. This subsection does not 4049 apply to conflicting security interests each of which is 4050 perfected by the filing of such a financing statement.

4051 Section 151. For the purpose of incorporating the amendment 4052 made by this act to section 679.2081, Florida Statutes, in a 4053 reference thereto, subsection (5) of section 679.625, Florida 4054 Statutes, is reenacted to read:

4055

679.625 Remedies for failure to comply with article.-

(5) In lieu of damages recoverable under subsection (2), the debtor, consumer obligor, or person named as a debtor in a filed record, as applicable, may recover \$500 in each case from a person who:

4060

(a) Fails to comply with s. 679.2081;

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(b) Fails to comply with s. 679.209;

4062 (c) Files a record that the person is not entitled to file 4063 under s. 679.509(1);

(d) Fails to cause the secured party of record to file or send a termination statement as required by s. 679.513(1) or (3) after receipt of an authenticated record notifying the person of such noncompliance;

4068 (e) Fails to comply with s. 679.616(2)(a) and whose failure 4069 is part of a pattern, or consistent with a practice, of 4070 noncompliance; or

4071

4061

(f) Fails to comply with s. 679.616(2)(b).

4072 Section 152. For the purpose of incorporating the amendment 4073 made by this act to section 679.3121, Florida Statutes, in a 4074 reference thereto, subsection (1) of section 679.3101, Florida 4075 Statutes, is reenacted to read:

4076 679.3101 When filing required to perfect security interest 4077 or agricultural lien; security interests and agricultural liens 4078 to which filing provisions do not apply.-

4079 (1) Except as otherwise provided in subsection (2) and s.
4080 679.3121(2), a financing statement must be filed to perfect all
4081 security interests and agricultural liens.

4082 Section 153. For the purpose of incorporating the amendment 4083 made by this act to section 679.3141, Florida Statutes, in a 4084 reference thereto, subsection (2) of section 679.327, Florida 4085 Statutes, is reenacted to read:

4086 679.327 Priority of security interests in deposit account.4087 The following rules govern priority among conflicting security
4088 interests in the same deposit account:

4089

(2) Except as otherwise provided in subsections (3) and

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4118

4090 (4), security interests perfected by control under s. 679.31414091 rank according to priority in time of obtaining control.

Section 154. For the purpose of incorporating the amendment made by this act to section 679.3141, Florida Statutes, in a reference thereto, subsection (5) of section 679.328, Florida Statutes, is reenacted to read:

4096 679.328 Priority of security interests in investment 4097 property.—The following rules govern priority among conflicting 4098 security interests in the same investment property:

(5) A security interest in a certificated security in registered form which is perfected by taking delivery under s. 679.3131(1) and not by control under s. 679.3141 has priority over a conflicting security interest perfected by a method other than control.

4104 Section 155. For the purpose of incorporating the amendment 4105 made by this act to section 679.3141, Florida Statutes, in a 4106 reference thereto, subsection (2) of section 679.329, Florida 4107 Statutes, is reenacted to read:

4108 679.329 Priority of security interests in letter-of-credit 4109 right.—The following rules govern priority among conflicting 4110 security interests in the same letter-of-credit right:

4111 (2) Security interests perfected by control under s.
4112 679.3141 rank according to priority in time of obtaining
4113 control.

4114 Section 156. For the purpose of incorporating the amendment 4115 made by this act to section 679.3161, Florida Statutes, in a 4116 reference thereto, paragraph (j) of subsection (2) of section 4117 679.3101, Florida Statutes, is reenacted to read:

679.3101 When filing required to perfect security interest

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4119 or agricultural lien; security interests and agricultural liens 4120 to which filing provisions do not apply.-

4121 (2) The filing of a financing statement is not necessary to 4122 perfect a security interest:

4123

(j) That is perfected under s. 679.3161.

4124 Section 157. For the purpose of incorporating the amendment 4125 made by this act to section 679.3161, Florida Statutes, in a 4126 reference thereto, subsection (3) of section 679.320, Florida 4127 Statutes, is reenacted to read:

4128 4129

4147

679.320 Buyer of 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 s. 679.3161(1) and (2).

4134 Section 158. For the purpose of incorporating the amendment 4135 made by this act to section 679.3171, Florida Statutes, in a 4136 reference thereto, subsection (3) of section 680.307, Florida 4137 Statutes, is reenacted to read:

4138 680.307 Priority of liens arising by attachment or levy on, 4139 security interests in, and other claims to goods.-

(3) Except as otherwise provided in ss. 679.3171, 679.321, and 679.323, a lessee takes a leasehold interest subject to a security interest held by a creditor or lessor.

Section 159. For the purpose of incorporating the amendment made by this act to section 679.3171, Florida Statutes, in a reference thereto, paragraph (b) of subsection (8) of section 727.109, Florida Statutes, is reenacted to read:

727.109 Power of the court.-The court shall have power to:

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4148 (8) Hear and determine any of the following actions brought4149 by the assignee, which she or he is empowered to maintain:

(b) Determine the validity, priority, and extent of a lien or other interests in assets of the estate, or to subordinate or avoid an unperfected security interest pursuant to the assignee's rights as a lien creditor under s. 679.3171.

4154 Section 160. For the purpose of incorporating the amendment 4155 made by this act to section 679.330, Florida Statutes, in a 4156 reference thereto, paragraph (d) of subsection (16) of section 4157 668.50, Florida Statutes, is reenacted to read:

4158 4159 668.50 Uniform Electronic Transaction Act.-

(16) TRANSFERABLE RECORDS.-

4160 (d) Except as otherwise agreed, a person having control of 4161 a transferable record is the holder, as defined in s. s. 4162 $671.201(22) = \frac{671.201(21)}{1000}$, of the transferable record and has 4163 the same rights and defenses as a holder of an equivalent record 4164 or writing under the Uniform Commercial Code, including, if the 4165 applicable statutory requirements under s. 673.3021, s. 677.501, 4166 or s. 679.330 are satisfied, the rights and defenses of a holder 4167 in due course, a holder to which a negotiable document of title 4168 has been duly negotiated, or a purchaser, respectively. 4169 Delivery, possession, and indorsement are not required to obtain 4170 or exercise any of the rights under this paragraph.

4171 Section 161. For the purpose of incorporating the amendment 4172 made by this act to section 679.331, Florida Statutes, in a 4173 reference thereto, subsection (4) of section 679.330, Florida 4174 Statutes, is reenacted to read:

4175 679.330 Priority of purchaser of chattel paper or 4176 instrument.-

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4177 (4) Except as otherwise provided in s. 679.331(1), a 4178 purchaser of an instrument has priority over a security interest 4179 in the instrument perfected by a method other than possession if 4180 the purchaser gives value and takes possession of the instrument 4181 in good faith and without knowledge that the purchase violates 4182 the rights of the secured party.

4183 Section 162. For the purpose of incorporating the amendment 4184 made by this act to section 679.605, Florida Statutes, in a 4185 reference thereto, subsection (4) of section 679.601, Florida 4186 Statutes, is reenacted to read:

679.601 Rights after default; judicial enforcement; 4187 4188 consignor or buyer of accounts, chattel paper, payment 4189 intangibles, or promissory notes.-

4190 (4) Except as otherwise provided in subsection (7) and s. 4191 679.605, after default, a debtor and an obligor have the rights 4192 provided in this part and by agreement of the parties.

4193 Section 163. For the purpose of incorporating the amendment 4194 made by this act to section 679.628, Florida Statutes, in a 4195 reference thereto, subsection (3) of section 679.625, Florida 4196 Statutes, is reenacted to read:

4197

679.625 Remedies for failure to comply with article.-

4198

(3) Except as otherwise provided in s. 679.628:

4199 (a) A person who, at the time of the failure, was a debtor, 4200 was an obligor, or held a security interest in or other lien on 4201 the collateral may recover damages under subsection (2) for the 4202 person's loss; and

4203 (b) If the collateral is consumer goods, a person who was a 4204 debtor or a secondary obligor at the time a secured party failed 4205 to comply with this part may recover for that failure in any

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4206 event an amount not less than the credit service charge plus 10 4207 percent of the principal amount of the obligation or the time-4208 price differential plus 10 percent of the cash price.

4209 Section 164. For the purpose of incorporating the amendment 4210 made by this act to section 679.628, Florida Statutes, in a 4211 reference thereto, subsection (3) of section 679.626, Florida 4212 Statutes, is reenacted to read:

4213 679.626 Action in which deficiency or surplus is in issue.-4214 In an action arising from a transaction in which the amount of a 4215 deficiency or surplus is in issue, the following rules apply:

4216 (3) Except as otherwise provided in s. 679.628, if a 4217 secured party fails to prove that the collection, enforcement, 4218 disposition, or acceptance was conducted in accordance with the 4219 provisions of this part relating to collection, enforcement, 4220 disposition, or acceptance, the liability of a debtor or a 4221 secondary obligor for a deficiency is limited to an amount by 4222 which the sum of the secured obligation, reasonable expenses, 4223 and, to the extent provided for by agreement and not prohibited 4224 by law, attorney's fees exceeds the greater of:

4225 (a) The proceeds of the collection, enforcement,4226 disposition, or acceptance; or

(b) The amount of proceeds that would have been realized had the noncomplying secured party proceeded in accordance with the provisions of this part relating to collection, enforcement, disposition, or acceptance.

4231

Section 165. This act shall take effect July 1, 2024.

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