## HOUSE BILL 1183

State of Washington 54th Legislature 1995 Regular Session

By Representatives Appelwick and Hickel

Read first time 01/16/95. Referred to Committee on Law and Justice.

AN ACT Relating to updating uniform commercial code provisions on 1 2 investment securities; amending RCW 62A.8-101, 62A.8-102, 62A.8-103, 3 62A.8-104, 62A.8-105, 62A.8-106, 62A.8-107, 62A.8-108, 62A.8-201, 4 62A.8-202, 62A.8-203, 62A.8-204, 62A.8-205, 62A.8-206, 62A.8-207, 5 62A.8-208, 62A.8-301, 62A.8-302, 62A.8-303, 62A.8-304, 62A.8-305, 62A.8-306, 62A.8-307, 62A.8-401, 62A.8-402, 62A.8-403, 62A.8-404, 6 7 62A.8-405, 62A.8-406, 62A.8-407, 62A.1-206, 62A.4-104, 62A.5-114, 62A.9-103, 62A.9-105, 62A.9-106, 62A.9-203, 62A.9-301, 62A.9-304, 8 62A.9-305, 62A.9-306, 62A.9-309, 62A.9-312, and 62A.10-104; reenacting 9 and amending RCW 62A.1-105 and 62A.9-302; adding new sections to Title 10 62A RCW; creating a new section; and repealing RCW 21.17.010, 11 12 21.17.020, 21.17.030, 21.17.040, 21.17.050, 21.17.060, 21.17.070, 21.17.080, 21.17.090, 21.17.900, 21.17.910, 62A.8-308, 62A.8-309, 13 14 62A.8-310, 62A.8-311, 62A.8-312, 62A.8-313, 62A.8-314, 62A.8-315, 15 62A.8-316, 62A.8-317, 62A.8-318, 62A.8-319, 62A.8-320, 62A.8-321, and 62A.8-408. 16

17 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

2 SHORT TITLE AND GENERAL MATTERS 3 RCW 62A.8-101 and 1965 ex.s. c 157 s 8-101 are each Sec. 1. 4 amended to read as follows: 5 This Article ((shall be known and)) may be cited as SHORT TITLE. 6 Uniform Commercial Code--Investment Securities. 7 Sec. 2. RCW 62A.8-102 and 1986 c 35 s 1 are each amended to read 8 as follows: 9 DEFINITIONS ((AND INDEX OF DEFINITIONS)). (1) In this Article( $(\tau)$ 10 unless the context otherwise requires)): (a) ((A)) <u>"Adverse claim" means a claim that a claimant has a</u> 11 property interest in a financial asset and that it is a violation of 12 the rights of the claimant for another person to hold, transfer, or 13 14 deal with the financial asset. 15 (b) "Bearer form," as applied to a certificated security, means a 16 form in which the security is payable to the bearer of the security 17 certificate according to its terms but not by reason of an indorsement. (c) "Broker" means a person defined as a broker or dealer under the 18 federal securities laws, but without excluding a bank acting in that 19 20 capacity. 21 (d) "Certificated security" ((is a share, participation, or other 22 interest in property of or an enterprise of the issuer or an obligation 23 of the issuer which is 24 (i)) means a security that is represented by ((an instrument 25 issued in bearer or registered form; 26 (ii) of a type commonly dealt in on securities exchanges or markets 27 or commonly recognized in any area in which it is issued or dealt in as a medium for investment; and 28 (iii) either one of a class or series or by its terms divisible 29 into a class or series of shares, participations, interests, or 30 31 obligations. 32 (b) An)) a certificate. (e) "Clearing corporation" means: 33 (i) A person that is registered as a "clearing agency" under the 34 35 federal securities laws; 36 (ii) A federal reserve bank; or

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(iii) Any other person that provides clearance or settlement 1 services with respect to financial assets that would require it to 2 3 register as a clearing agency under the federal securities laws but for an exclusion or exemption from the registration requirement, if its 4 activities as a clearing corporation, including adoption of rules, are 5 subject to regulation by a federal or state governmental authority. 6 7 (f) "Communicate" means to: 8 (i) Send a signed writing; or 9 (ii) Transmit information by any mechanism agreed upon by the persons transmitting and receiving the information. 10 (q) "Entitlement holder" means a person identified in the records 11 12 of a securities intermediary as the person having a security entitlement against the securities intermediary. If a person acquires 13 14 a security entitlement by virtue of section 41(2) (b) or (c) of this act, that person is the entitlement holder. 15 (h) "Entitlement order" means a notification communicated to a 16 securities intermediary directing transfer or redemption of a financial 17 18 asset to which the entitlement holder has a security entitlement. 19 (i) "Financial asset," except as otherwise provided in RCW 62A.8-20 103, means: (i) A security; 21

(ii) An obligation of a person or a share, participation, or other interest in a person or in property or an enterprise of a person, which is, or is of a type, dealt in or traded on financial markets, or which is recognized in any area in which it is issued or dealt in as a medium for investment; or

27 (iii) Any property that is held by a securities intermediary for 28 another person in a securities account if the securities intermediary 29 has expressly agreed with the other person that the property is to be 30 treated as a financial asset under this Article.

As context requires, the term means either the interest itself or the means by which a person's claim to it is evidenced, including a certificated or uncertificated security, a security certificate, or a security entitlement.

35 (j) "Good faith," for purposes of the obligation of good faith in 36 the performance or enforcement of contracts or duties within this 37 Article, means honesty in fact and the observance of reasonable 38 commercial standards of fair dealing.

(k) "Indorsement" means a signature that alone or accompanied by 1 other words is made on a security certificate in registered form or on 2 3 a separate document for the purpose of assigning, transferring, or 4 redeeming the security or granting a power to assign, transfer, or redeem it. 5 (1) "Instruction" means a notification communicated to the issuer 6 7 of an uncertificated security which directs that the transfer of the 8 security be registered or that the security be redeemed. 9 (m) "Registered form," as applied to a certificated security, means 10 a form in which: (i) The security certificate specifies a person entitled to the 11 security; and 12 13 (ii) A transfer of the security may be registered upon books 14 maintained for that purpose by or on behalf of the issuer, or the 15 security certificate so states. (n) "Securities intermediary" means: 16 17 (i) A clearing corporation; or (ii) A person, including a bank or broker, that in the ordinary 18 19 course of its business maintains securities accounts for others and is <u>acting in that capacity.</u> 20 (o) "Security," except as otherwise provided in RCW 62A.8-103, 21 means an obligation of an issuer or a share, participation, or other 22 23 interest in an issuer or in property or an enterprise of an issuer: 24 (i) Which is represented by a security certificate in bearer or registered form, or the transfer of which may be registered upon books 25 26 maintained for that purpose by or on behalf of the issuer; (ii) Which is one of a class or series or by its terms is divisible 27 28 into a class or series of shares, participations, interests, or 29 obligations; and 30 (iii) Which: 31 (A) Is, or is of a type, dealt in or traded on securities exchanges or securities markets; or 32 (B) Is a medium for investment and by its terms expressly provides 33 34 that it is a security governed by this Article. 35 (p) "Security certificate" means a certificate representing a 36 security. 37 (q) "Security entitlement" means the rights and property interest of an entitlement holder with respect to a financial asset specified in 38 39 Part 5 of this Article.

<u>(r)</u> "Uncertificated security" ((is a share, participation, or other
 interest in property or an enterprise of the issuer or an obligation of
 the issuer which is

4 (i)) means a security that is not represented by ((an instrument
5 and the transfer of which is registered upon books maintained for that
6 purpose by or on behalf of the issuer;

7 (ii) of a type commonly dealt in on securities exchanges or 8 markets; and

9 (iii) either one of a class or series or by its terms divisible 10 into a class or series of shares, participations, interests, or 11 obligations.

12 (c) A "security" is either a certificated or an uncertificated security. If a security is certificated, the terms "security" and 13 14 "certificated security" may mean either the intangible interest, the 15 instrument representing that interest, or both, as the context requires. A writing that is a certificated security is governed by 16 this Article and not by Article 3, even though it also meets the 17 requirements of that Article. This Article does not apply to money. 18 19 If a certificated security has been retained by or surrendered to the issuer or its transfer agent for reasons other than registration of 20 transfer, other temporary purpose, payment, exchange, or acquisition by 21 22 the issuer, that security shall be treated as an uncertificated security for purposes of this Article. 23

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4 (d) A certificated security is in "registered form" if

25 (i) it specifies a person entitled to the security or the rights it
26 represents, and

(ii) its transfer may be registered upon books maintained for that
purpose by or on behalf of the issuer, or the security so states.

29 (e) A certificated security is in "bearer form" if it runs to
 30 bearer according to its terms and not by reason of any indorsement.

31 (2) A "subsequent purchaser" is a person who takes other than by 32 original issue.

33 (3) A "clearing corporation" is a corporation registered as a 34 "clearing agency" under the federal securities laws or a corporation: 35 (a) At least 90 percent of whose capital stock is held by or for 36 one or more organizations, none of which, other than a national 37 securities exchange or association, holds in excess of 20 percent of 38 the capital stock of the corporation, and each of which is

(i) subject to supervision or regulation pursuant to the provisions 1 2 of federal or state banking laws or state insurance laws, 3 (ii) a broker or dealer or investment company registered under the 4 federal securities laws, or 5 (iii) a national securities exchange or association registered under the federal securities laws; and б 7 (b) Any remaining capital stock of which is held by individuals who 8 have purchased it at or prior to the time of their taking office as 9 directors of the corporation and who have purchased only so much of the 10 capital stock as is necessary to permit them to qualify as directors. (4) A "custodian bank" is a bank or trust company that is 11 12 supervised and examined by state or federal authority having supervision over banks and is acting as custodian for a clearing 13 14 corporation. 15 (5)) a certificate. (2) Other definitions applying to this Article ((or to specified 16 17 Parts thereof)) and the sections in which they appear are: ((<del>"Adverse claim". RCW 62A.8-302.</del> 18 19 "Bona fide purchaser". RCW 62A.8-302. "Broker". RCW 62A.8-303. 20 "Debtor". RCW 62A.9-105. 21 "Financial intermediary". RCW 62A.8-313. 22 23 "Guarantee of the signature". RCW 62A.8-402. 24 "Initial transaction statement". RCW 62A.8-408. "Instruction". RCW 62A.8-308. 25 "Intermediary bank". RCW 62A.4-105. 26 27 "Issuer". RCW 62A.8-201. "Overissue". RCW 62A.8-104. 28 29 "Secured party". RCW 62A.9-105. 30 "Security agreement". RCW 62A.9-105. 31 (6)) Appropriate person RCW 62A.8-107 32 Control RCW 62A.8-106 RCW 62A.8-301 33 Delivery 34 Investment company security <u>RCW 62A.8-103</u> 35 Issuer RCW 62A.8-201 36 Overissue Section 26 of this act 37 Protected purchaser <u>RCW 62A.8-303</u> Securities account 38

Section 41 of this act

1 <u>(3)</u> In addition Article 1 contains general definitions and 2 principles of construction and interpretation applicable throughout 3 this Article.

4 (4) The characterization of a person, business, or transaction for
5 purposes of this Article does not determine the characterization of the
6 person, business, or transaction for purposes of any other law,
7 regulation, or rule.

8 **Sec. 3.** RCW 62A.8-103 and 1986 c 35 s 2 are each amended to read 9 as follows:

10 ((ISSUER'S LIEN. A lien upon a security in favor of an issuer 11 thereof is valid against a purchaser only if:

12 (a) the security is certificated and the right of the issuer to the 13 lien is noted conspicuously thereon; or

14 (b) the security is uncertificated and a notation of the right of the issuer to the lien is contained in the initial transaction 15 statement sent to the purchaser or, if his interest is transferred to 16 17 him other than by registration of transfer, pledge, or release, the 18 initial transaction statement sent to the registered owner or the registered pledgee.)) RULES FOR DETERMINING WHETHER CERTAIN OBLIGATIONS 19 AND INTERESTS ARE SECURITIES OR FINANCIAL ASSETS. (1) A share or 20 similar equity interest issued by a corporation, business trust, joint 21 22 stock company, or similar entity is a security.

23 (2) An "investment company security" is a security. "Investment company security" means a share or similar equity interest issued by an 24 entity that is registered as an investment company under the federal 25 investment company laws, an interest in a unit investment trust that is 26 so registered, or a face-amount certificate issued by a face-amount 27 certificate company that is so registered. Investment company security 28 29 does not include an insurance policy or endowment policy or annuity contract issued by an insurance company. 30

31 (3) An interest in a partnership or limited liability company is 32 not a security unless it is dealt in or traded on securities exchanges 33 or in securities markets, its terms expressly provide that it is a 34 security governed by this Article, or it is an investment company 35 security. However, an interest in a partnership or limited liability 36 company is a financial asset if it is held in a securities account. 37 (4) A writing that is a security certificate is governed by this

38 Article and not by Article 3, even though it also meets the

requirements of that Article. However, a negotiable instrument 1 governed by Article 3 is a financial asset if it is held in a 2 securities account. 3 4 (5) An option or similar obligation issued by a clearing corporation to its participants is not a security, but is a financial 5 6 <u>asset.</u> 7 (6) A commodity contract, as defined in section 61 of this act, is 8 not a security or a financial asset. 9 Sec. 4. RCW 62A.8-104 and 1986 c 35 s 3 are each amended to read 10 as follows: ((EFFECT OF OVERISSUE; "OVERISSUE". (1) The provisions of this 11 12 Article which validate a security or compel its issue or reissue do not apply to the extent that validation, issue, or reissue would result in 13 14 overissue; but if: 15 (a) an identical security which does not constitute an overissue is reasonably available for purchase, the person entitled to issue or 16 validation may compel the issuer to purchase the security for him and 17 18 either to deliver a certificated security or to register the transfer of an uncertificated security to him, against surrender of any 19 certificated security he holds; or 20 21 (b) a security is not so available for purchase, the person 22 entitled to issue or validation may recover from the issuer the price 23 he or the last purchaser for value paid for it with interest from the 24 date of his demand. 25 (2) "Overissue" means the issue of securities in excess of the 26 amount the issuer has corporate power to issue.)) ACQUISITION OF SECURITY OR FINANCIAL ASSET OR INTEREST THEREIN. (1) A person acquires 27 a security or an interest therein, under this Article, if: 28 29 (a) The person is a purchaser to whom a security is delivered pursuant to RCW 62A.8-301; or 30 (b) The person acquires a security entitlement to the security 31 pursuant to section 41 of this act. 32 33 (2) A person acquires a financial asset, other than a security, or an interest therein, under this Article, if the person acquires a 34 security entitlement to the financial asset. 35 36 (3) A person who acquires a security entitlement to a security or other financial asset has the rights specified in Part 5 of this 37 Article, but is a purchaser of any security, security entitlement, or 38

other financial asset held by the securities intermediary only to the
 extent provided in section 43 of this act.

3 (4) Unless the context shows that a different meaning is intended, 4 a person who is required by other law, regulation, rule, or agreement 5 to transfer, deliver, present, surrender, exchange, or otherwise put in 6 the possession of another person a security or financial asset 7 satisfies that requirement by causing the other person to acquire an 8 interest in the security or financial asset pursuant to subsection (1) 9 or (2) of this section.

10 Sec. 5. RCW 62A.8-105 and 1986 c 35 s 4 are each amended to read 11 as follows:

12 ((CERTIFICATED SECURITIES NEGOTIABLE; STATEMENTS AND INSTRUCTIONS 13 NOT NEGOTIABLE; PRESUMPTIONS. (1) Certificated securities governed by 14 this Article are negotiable instruments.

15 (2) Statements (RCW 62A.8-408), notices, or the like, sent by the
 16 issuer of uncertificated securities and instructions (RCW 62A.8-308)
 17 are neither negotiable instruments nor certificated securities.

18 (3) In any action on a security:

19 (a) unless specifically denied in the pleadings, each signature on 20 a certificated security, in a necessary indorsement, on an initial 21 transaction statement, or on an instruction, is admitted;

(b) if the effectiveness of a signature is put in issue, the burden of establishing it is on the party claiming under the signature, but the signature is presumed to be genuine or authorized;

25 (c) if signatures on a certificated security are admitted or 26 established, production of the security entitles a holder to recover on 27 it unless the defendant establishes a defense or a defect going to the 28 validity of the security;

29 (d) if signatures on an initial transaction statement are admitted 30 or established, the facts stated in the statement are presumed to be 31 true as of the time of its issuance; and

32 (e) after it is shown that a defense or defect exists, the 33 plaintiff has the burden of establishing that he or some person under 34 whom he claims is a person against whom the defense or defect is 35 ineffective (RCW 62A.8-202).)) NOTICE OF ADVERSE CLAIM. (1) A person 36 has notice of an adverse claim if:

37 (a) The person knows of the adverse claim;

1 (b) The person is aware of facts sufficient to indicate that there 2 is a significant probability that the adverse claim exists and 3 deliberately avoids information that would establish the existence of 4 the adverse claim; or

5 (c) The person has a duty, imposed by statute or regulation, to 6 investigate whether an adverse claim exists, and the investigation so 7 required would establish the existence of the adverse claim.

8 (2) Having knowledge that a financial asset or interest therein is 9 or has been transferred by a representative imposes no duty of inquiry into the rightfulness of a transaction and is not notice of an adverse 10 claim. However, a person who knows that a representative has 11 transferred a financial asset or interest therein in a transaction that 12 is, or whose proceeds are being used, for the individual benefit of the 13 14 representative or otherwise in breach of duty has notice of an adverse 15 claim.

16 (3) An act or event that creates a right to immediate performance 17 of the principal obligation represented by a security certificate or 18 sets a date on or after which the certificate is to be presented or 19 surrendered for redemption or exchange does not itself constitute 20 notice of an adverse claim except in the case of a transfer more than: 21 (a) One year after a date set for presentment or surrender for 22 redemption or exchange; or

23 (b) Six months after a date set for payment of money against 24 presentation or surrender of the certificate, if money was available 25 for payment on that date.

26 <u>(4) A purchaser of a certificated security has notice of an adverse</u>
27 <u>claim if the security certificate:</u>

28 (a) Whether in bearer or registered form, has been indorsed "for 29 collection" or "for surrender" or for some other purpose not involving 30 transfer; or

31 (b) Is in bearer form and has on it an unambiguous statement that 32 it is the property of a person other than the transferor, but the mere 33 writing of a name on the certificate is not such a statement.

34 (5) Filing of a financing statement under Article 9 is not notice
 35 of an adverse claim to a financial asset.

36 **Sec. 6.** RCW 62A.8-106 and 1986 c 35 s 5 are each amended to read 37 as follows:

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((APPLICABILITY. The law (including the conflict of laws rules) of 1 2 the jurisdiction of organization of the issuer governs the validity of a security, the effectiveness of registration by the issuer, and the 3 4 rights and duties of the issuer with respect to: 5 (a) registration of transfer of a certificated security; (b) registration of transfer, pledge, or release of an б 7 uncertificated security; and 8 (c) sending of statements of uncertificated securities.)) CONTROL. 9 (1) A purchaser has "control" of a certificated security in bearer form if the certificated security is delivered to the purchaser. 10 (2) A purchaser has "control" of a certificated security in 11 12 registered form if the certificated security is delivered to the <u>purchaser, and</u>: 13 14 (a) The certificate is indorsed to the purchaser or in blank by an 15 effective indorsement; or (b) The certificate is registered in the name of the purchaser, 16 upon original issue or registration of transfer by the issuer. 17 (3) A purchaser has "control" of an uncertificated security if: 18 19 (a) The uncertificated security is delivered to the purchaser; or (b) The issuer has agreed that it will comply with instructions 20 originated by the purchaser without further consent by the registered 21 22 owner. 23 (4) A purchaser has "control" of a security entitlement if: 24 (a) The purchaser becomes the entitlement holder; or (b) The securities intermediary has agreed that it will comply with 25 26 entitlement orders originated by the purchaser without further consent by the entitlement holder. 27 (5) If an interest in a security entitlement is granted by the 28 29 entitlement holder to the entitlement holder's own securities 30 intermediary, the securities intermediary has control. (6) A purchaser who has satisfied the requirements of subsection 31 (3)(b) or (4)(b) of this section has control even if the registered 32 owner in the case of subsection (3)(b) of this section or the 33 34 entitlement holder in the case of subsection (4)(b) of this section retains the right to make substitutions for the uncertificated security 35 or security entitlement, to originate instructions or entitlement 36 orders to the issuer or securities intermediary, or otherwise to deal 37 with the uncertificated security or security entitlement. 38

(7) An issuer or a securities intermediary may not enter into an 1 agreement of the kind described in subsection (3)(b) or (4)(b) of this 2 section without the consent of the registered owner or entitlement 3 4 holder, but an issuer or a securities intermediary is not required to enter into such an agreement even though the registered owner or 5 entitlement holder so directs. An issuer or securities intermediary 6 7 that has entered into such an agreement is not required to confirm the 8 existence of the agreement to another party unless requested to do so 9 by the registered owner or entitlement holder.

10 **Sec. 7.** RCW 62A.8-107 and 1986 c 35 s 6 are each amended to read 11 as follows:

12 ((SECURITIES TRANSFERABLE; ACTION FOR PRICE. (1) Unless otherwise 13 agreed and subject to any applicable law or regulation respecting short 14 sales, a person obligated to transfer securities may transfer any 15 certificated security of the specified issue in bearer form or 16 registered in the name of the transferee, or indorsed to him or in 17 blank, or he may transfer an equivalent uncertificated security to the 18 transferee or a person designated by the transferee.

19 (2) If the buyer fails to pay the price as it comes due under a 20 contract of sale, the seller may recover the price of:

21 (a) certificated securities accepted by the buyer;

(b) uncertificated securities that have been transferred to the
 buyer or a person designated by the buyer; and

24 (c) other securities if efforts at their resale would be unduly 25 burdensome or if there is no readily available market for their 26 resale.)) WHETHER INDORSEMENT, INSTRUCTION, OR ENTITLEMENT IS 27 EFFECTIVE. (1) "Appropriate person" means:

(a) With respect to an indorsement, the person specified by a
 security certificate or by an effective special indorsement to be
 entitled to the security;

31 (b) With respect to an instruction, the registered owner of an 32 uncertificated security;

33 (c) With respect to an entitlement order, the entitlement holder;
34 (d) If the person designated in (a), (b), or (c) of this subsection
35 is deceased, the designated person's successor taking under other law
36 or the designated person's personal representative acting for the
37 estate of the decedent; or

(e) If the person designated in (a), (b), or (c) of this subsection
 lacks capacity, the designated person's guardian, conservator, or other
 similar representative who has power under other law to transfer the
 security or financial asset.

5 (2) An indorsement, instruction, or entitlement order is effective
6 if:

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<u>(a) It is made by the appropriate person;</u>

8 (b) It is made by a person who has power under the law of agency to 9 transfer the security or financial asset on behalf of the appropriate 10 person, including, in the case of an instruction or entitlement order, 11 a person who has control under RCW 62A.8-106 (3)(b) or (4)(b); or

12 (c) The appropriate person has ratified it or is otherwise
 13 precluded from asserting its ineffectiveness.

14 <u>(3) An indorsement, instruction, or entitlement order made by a</u> 15 <u>representative is effective even if:</u>

16 (a) The representative has failed to comply with a controlling 17 instrument or with the law of the state having jurisdiction of the 18 representative relationship, including any law requiring the 19 representative to obtain court approval of the transaction; or

20 <u>(b) The representative's action in making the indorsement,</u> 21 <u>instruction, or entitlement order or using the proceeds of the</u> 22 <u>transaction is otherwise a breach of duty.</u>

(4) If a security is registered in the name of or specially indorsed to a person described as a representative, or if a securities account is maintained in the name of a person described as a representative, an indorsement, instruction, or entitlement order made by the person is effective even though the person is no longer serving in the described capacity.

29 (5) Effectiveness of an indorsement, instruction, or entitlement 30 order is determined as of the date the indorsement, instruction, or 31 entitlement order is made, and an indorsement, instruction, or 32 entitlement order does not become ineffective by reason of any later 33 change of circumstances.

34 Sec. 8. RCW 62A.8-108 and 1986 c 35 s 7 are each amended to read 35 as follows:

36 ((REGISTRATION OF PLEDGE AND RELEASE OF UNCERTIFICATED SECURITIES.
37 A security interest in an uncertificated security may be evidenced by
38 the registration of pledge to the secured party or a person designated

by him. There can be no more than one registered pledge of an 1 uncertificated security at any time. The registered owner of an 2 3 uncertificated security is the person in whose name the security is 4 registered, even if the security is subject to a registered pledge. The rights of a registered pledgee of an uncertificated security under 5 this Article are terminated by the registration of release.)) 6 7 WARRANTIES IN DIRECT HOLDING. (1) A person who transfers a certificated security to a purchaser for value warrants to the 8 purchaser, and an indorser, if the transfer is by indorsement, warrants 9 to any subsequent purchaser, that: 10 (a) The certificate is genuine and has not been materially altered; 11 12 (b) The transferor or indorser does not know of any fact that might impair the validity of the security; 13 14 (c) There is no adverse claim to the security; (d) The transfer does not violate any restriction on transfer; 15 (e) If the transfer is by indorsement, the indorsement is made by 16 an appropriate person, or if the indorsement is by an agent, the agent 17 18 has actual authority to act on behalf of the appropriate person; and 19 (f) The transfer is otherwise effective and rightful. (2) A person who originates an instruction for registration of 20 transfer of an uncertificated security to a purchaser for value 21 22 warrants to the purchaser that: 23 (a) The instruction is made by an appropriate person, or if the 24 instruction is by an agent, the agent has actual authority to act on behalf of the appropriate person; 25 26 (b) The security is valid; 27 (c) There is no adverse claim to the security; and 28 (d) At the time the instruction is presented to the issuer: 29 (i) The purchaser will be entitled to the registration of transfer; 30 (ii) The transfer will be registered by the issuer free from all liens, security interests, restrictions, and claims other than those 31 specified in the instruction; 32 (iii) The transfer will not violate any restriction on transfer; 33 34 and (iv) The requested transfer will otherwise be effective and 35 36 rightful. 37 (3) A person who transfers an uncertificated security to a purchaser for value and does not originate an instruction in connection 38 39 with the transfer warrants that:

(a) The uncertificated security is valid; 1 2 (b) There is no adverse claim to the security; 3 (c) The transfer does not violate any restriction on transfer; and 4 (d) The transfer is otherwise effective and rightful. (4) A person who indorses a security certificate warrants to the 5 б issuer that: 7 (a) There is no adverse claim to the security; and 8 (b) The indorsement is effective. 9 (5) A person who originates an instruction for registration of 10 transfer of an uncertificated security warrants to the issuer that: (a) The instruction is effective; and 11 12 (b) At the time the instruction is presented to the issuer the purchaser will be entitled to the registration of transfer. 13 14 (6) A person who presents a certificated security for registration of transfer or for payment or exchange warrants to the issuer that the 15 person is entitled to the registration, payment, or exchange, but a 16 purchaser for value and without notice of adverse claims to whom 17 18 transfer is registered warrants only that the person has no knowledge 19 of any unauthorized signature in a necessary indorsement. (7) If a person acts as agent of another in delivering a 20 certificated security to a purchaser, the identity of the principal was 21 known to the person to whom the certificate was delivered, and the 22 certificate delivered by the agent was received by the agent from the 23 24 principal or received by the agent from another person at the direction of the principal, the person delivering the security certificate 25 26 warrants only that the delivering person has authority to act for the 27 principal and does not know of any adverse claim to the certificated 28 security. 29 (8) A secured party who redelivers a security certificate received, 30 or after payment and on order of the debtor delivers the security 31 certificate to another person, makes only the warranties of an agent under subsection (7) of this section. 32 (9) Except as otherwise provided in subsection (7) of this section, 33 34 a broker acting for a customer makes to the issuer and a purchaser the warranties provided in subsections (1) through (6) of this section. A 35 broker that delivers a security certificate to its customer, or causes 36 its customer to be registered as the owner of an uncertificated 37 security, makes to the customer the warranties provided in subsection 38 39 (1) or (2) of this section, and has the rights and privileges of a

purchaser under this section. The warranties of and in favor of the 1

broker acting as an agent are in addition to applicable warranties 2 given by and in favor of the customer. 3

4 NEW SECTION. Sec. 9. A new section is added to Title 62A RCW, to be codified as RCW 62A.8-109, to read as follows: 5

WARRANTIES IN INDIRECT HOLDING. (1) A person who originates an б 7 entitlement order to a securities intermediary warrants to the securities intermediary that: 8

(a) The entitlement order is made by an appropriate person, or if 9 10 the entitlement order is by an agent, the agent has actual authority to act on behalf of the appropriate person; and 11

12 (b) There is no adverse claim to the security entitlement.

(2) A person who delivers a security certificate to a securities 13 14 intermediary for credit to a securities account or originates an 15 instruction with respect to an uncertificated security directing that the uncertificated security be credited to a securities account makes 16 17 to the securities intermediary the warranties specified in RCW 62A.8-18 108(1) or (2).

19 (3) If a securities intermediary delivers a security certificate to its entitlement holder or causes its entitlement holder to be 20 registered as the owner of an uncertificated security, the securities 21 22 intermediary makes to the entitlement holder the warranties specified 23 in RCW 62A.8-108 (1) or (2).

24 NEW SECTION. Sec. 10. A new section is added to Title 62A RCW, to 25 be codified as RCW 62A.8-110, to read as follows:

APPLICABILITY; CHOICE OF LAW. (1) The local law of the issuer's 26 jurisdiction, as specified in subsection (4) of this section, governs: 27 28

(a) The validity of a security;

29 (b) The rights and duties of the issuer with respect to registration of transfer; 30

(c) The effectiveness of registration of transfer by the issuer; 31 32 (d) Whether the issuer owes any duties to an adverse claimant to a 33 security; and

(e) Whether an adverse claim can be asserted against a person to 34 35 whom transfer of a certificated or uncertificated security is registered or a person who obtains control of an uncertificated 36 37 security.

(2) The local law of the securities intermediary's jurisdiction, as
 specified in subsection (5) of this section, governs:

3 (a) Acquisition of a security entitlement from the securities4 intermediary;

5 (b) The rights and duties of the securities intermediary and 6 entitlement holder arising out of a security entitlement;

7 (c) Whether the securities intermediary owes any duties to an 8 adverse claimant to a security entitlement; and

9 (d) Whether an adverse claim can be asserted against a person who 10 acquires a security entitlement from the securities intermediary or a 11 person who purchases a security entitlement or interest therein from an 12 entitlement holder.

13 (3) The local law of the jurisdiction in which a security 14 certificate is located at the time of delivery governs whether an 15 adverse claim can be asserted against a person to whom the security 16 certificate is delivered.

(4) "Issuer's jurisdiction" means the jurisdiction under which the issuer of the security is organized or, if permitted by the law of that jurisdiction, the law of another jurisdiction specified by the issuer. An issuer organized under the law of this state may specify the law of another jurisdiction as the law governing the matters specified in subsection (1) (b) through (e) of this section.

(5) The following rules determine a "securities intermediary'sjurisdiction" for purposes of this section:

(a) If an agreement between the securities intermediary and its entitlement holder specifies that it is governed by the law of a particular jurisdiction, that jurisdiction is the securities intermediary's jurisdiction.

(b) If an agreement between the securities intermediary and its entitlement holder does not specify the governing law as provided in (a) of this subsection, but expressly specifies that the securities account is maintained at an office in a particular jurisdiction, that jurisdiction is the securities intermediary's jurisdiction.

34 (c) If an agreement between the securities intermediary and its 35 entitlement holder does not specify a jurisdiction as provided in (a) 36 or (b) of this subsection, the securities intermediary's jurisdiction 37 is the jurisdiction in which is located the office identified in an 38 account statement as the office serving the entitlement holder's 39 account. 1 (d) If an agreement between the securities intermediary and its 2 entitlement holder does not specify a jurisdiction as provided in (a) 3 or (b) of this subsection and an account statement does not identify an 4 office serving the entitlement holder's account as provided in (c) of 5 this subsection, the securities intermediary's jurisdiction is the 6 jurisdiction in which is located the chief executive office of the 7 securities intermediary.

8 (6) A securities intermediary's jurisdiction is not determined by 9 the physical location of certificates representing financial assets, or 10 by the jurisdiction in which is organized the issuer of the financial 11 asset with respect to which an entitlement holder has a security 12 entitlement, or by the location of facilities for data processing or 13 other recordkeeping concerning the account.

14 <u>NEW SECTION.</u> Sec. 11. A new section is added to Title 62A RCW, to 15 be codified as RCW 62A.8-111, to read as follows:

16 CLEARING CORPORATION RULES. A rule adopted by a clearing 17 corporation governing rights and obligations among the clearing 18 corporation and its participants in the clearing corporation is 19 effective even if the rule conflicts with this Title and affects 20 another party who does not consent to the rule.

21 <u>NEW SECTION.</u> Sec. 12. A new section is added to Title 62A RCW, to 22 be codified as RCW 62A.8-112, to read as follows:

23 CREDITOR'S LEGAL PROCESS. (1) The interest of a debtor in a 24 certificated security may be reached by a creditor only by actual 25 seizure of the security certificate by the officer making the 26 attachment or levy, except as otherwise provided in subsection (4) of 27 this section. However, a certificated security for which the 28 certificate has been surrendered to the issuer may be reached by a 29 creditor by legal process upon the issuer.

30 (2) The interest of a debtor in an uncertificated security may be 31 reached by a creditor only by legal process upon the issuer at its 32 chief executive office in the United States, except as otherwise 33 provided in subsection (4) of this section.

(3) The interest of a debtor in a security entitlement may be
reached by a creditor only by legal process upon the securities
intermediary with whom the debtor's securities account is maintained,
except as otherwise provided in subsection (4) of this section.

1 (4) The interest of a debtor in a certificated security for which 2 the certificate is in the possession of a secured party, or in an 3 uncertificated security registered in the name of a secured party, or 4 a security entitlement maintained in the name of a secured party, may 5 be reached by a creditor by legal process upon the secured party.

6 (5) A creditor whose debtor is the owner of a certificated 7 security, uncertificated security, or security entitlement is entitled 8 to aid from a court of competent jurisdiction, by injunction or 9 otherwise, in reaching the certificated security, uncertificated 10 security, or security entitlement or in satisfying the claim by means 11 allowed at law or in equity in regard to property that cannot readily 12 be reached by other legal process.

13 <u>NEW SECTION.</u> Sec. 13. A new section is added to Title 62A RCW, to 14 be codified as RCW 62A.8-113, to read as follows:

15 STATUTE OF FRAUDS INAPPLICABLE. A contract or modification of a 16 contract for the sale or purchase of a security is enforceable whether 17 or not there is a writing signed or record authenticated by a party 18 against whom enforcement is sought, even if the contract or 19 modification is not capable of performance within one year of its 20 making.

21 <u>NEW SECTION.</u> **Sec. 14.** A new section is added to Title 62A RCW, to 22 be codified as RCW 62A.8-114, to read as follows:

23 EVIDENTIARY RULES CONCERNING CERTIFICATED SECURITIES. The 24 following rules apply in an action on a certificated security against 25 the issuer:

(1) Unless specifically denied in the pleadings, each signature ona security certificate or in a necessary indorsement is admitted.

(2) If the effectiveness of a signature is put in issue, the burden
 of establishing effectiveness is on the party claiming under the
 signature, but the signature is presumed to be genuine or authorized.

(3) If signatures on a security certificate are admitted or established, production of the certificate entitles a holder to recover on it unless the defendant establishes a defense or a defect going to the validity of the security.

(4) If it is shown that a defense or defect exists, the plaintiffhas the burden of establishing that the plaintiff or some person under

whom the plaintiff claims is a person against whom the defense or
 defect cannot be asserted.

3 <u>NEW SECTION.</u> Sec. 15. A new section is added to Title 62A RCW, to 4 be codified as RCW 62A.8-115, to read as follows:

5 SECURITIES INTERMEDIARY AND OTHERS NOT LIABLE TO ADVERSE CLAIMANT. 6 A securities intermediary that has transferred a financial asset 7 pursuant to an effective entitlement order, or a broker or other agent 8 or bailee that has dealt with a financial asset at the direction of its 9 customer or principal, is not liable to a person having an adverse 10 claim to the financial asset, unless the securities intermediary, or 11 broker or other agent or bailee:

(1) Took the action after it had been served with an injunction, restraining order, or other legal process enjoining it from doing so, issued by a court of competent jurisdiction, and had a reasonable opportunity to act on the injunction, restraining order, or other legal process; or

17 (2) Acted in collusion with the wrongdoer in violating the rights18 of the adverse claimant; or

(3) In the case of a security certificate that has been stolen,acted with notice of the adverse claim.

21 <u>NEW SECTION.</u> **Sec. 16.** A new section is added to Title 62A RCW, to 22 be codified as RCW 62A.8-116, to read as follows:

23 SECURITIES INTERMEDIARY AS PURCHASER FOR VALUE. A securities 24 intermediary that receives a financial asset and establishes a security entitlement to the financial asset in favor of an entitlement holder is 25 a purchaser for value of the financial asset. A securities 26 27 intermediary that acquires a security entitlement to a financial asset 28 from another securities intermediary acquires the security entitlement 29 for value if the securities intermediary acquiring the security entitlement establishes a security entitlement to the financial asset 30 in favor of an entitlement holder. 31

## PART 2 ISSUE((--)) <u>AND</u> ISSUER

32

33

1 sec. 17. RCW 62A.8-201 and 1986 c 35 s 8 are each amended to read 2 as follows:

3 ((-))ISSUER((-)). (1) With respect to <u>an</u> obligation((+)) on or <u>a</u> 4 defense((s)) to a security, <u>an</u> "issuer" includes a person ((who)) <u>that</u>: 5 (a) <u>P</u>laces or authorizes the placing of ((his)) its name on a ((certificated)) security (((otherwise)) certificate, other than as 6 7 authenticating trustee, registrar, transfer agent, or the like((+)), to evidence ((that it represents)) a share, participation, or other 8 interest in ((his)) its property or in an enterprise, or to evidence 9 10 ((his)) its duty to perform an obligation represented by the 11 ((certificated security)) certificate;

12 (b) <u>Creates a share((s))</u>, participation((s)), or other 13 interest((s)) in ((his)) <u>its</u> property or in an enterprise, or 14 undertakes <u>an</u> obligation((s)), ((which shares, participations, 15 interests, or obligations are)) <u>that is an</u> uncertificated 16 ((securities)) <u>security</u>;

17 (c) <u>D</u>irectly or indirectly creates <u>a</u> fractional interest((s)) in 18 ((his)) <u>its</u> rights or property, ((which)) <u>if the</u> fractional interest((s 19 are)) <u>is</u> represented by ((certificated securities)) <u>a security</u> 20 certificate; or

(d) <u>Becomes responsible for, or in place of ((any other)), another</u>
 person described as an issuer in this section.

(2) With respect to <u>an</u> obligation((s)) on or defense((s)) to a
security, a guarantor is an issuer to the extent of ((his)) <u>its</u>
guaranty, whether or not ((his)) <u>its</u> obligation is noted on a
((certificated security or on statements of uncertificated securities
sent pursuant to RCW 62A.8-408)) <u>security certificate</u>.

(3) With respect to registration of <u>a</u> transfer, ((<del>pledge, or</del>
 release (Part 4 of this Article), "))issuer((")) means a person on
 whose behalf transfer books are maintained.

31 **Sec. 18.** RCW 62A.8-202 and 1986 c 35 s 9 are each amended to read 32 as follows:

33 ISSUER'S RESPONSIBILITY AND DEFENSES; NOTICE OF DEFECT OR DEFENSE.
34 (1) Even against a purchaser for value and without notice, the terms of
35 a <u>certificated</u> security include((÷

36 (a) if the security is certificated, those stated on the security;
 37 (b) if the security is uncertificated, those contained in the
 38 initial transaction statement sent to such purchaser, or if his

interest is transferred to him other than by registration of transfer, pledge, or release, the initial transaction statement sent to the registered owner or registered pledgee; and

4 (c) those made part of the security by reference, on the 5 certificated security or in the initial transaction statement, to another instrument, indenture, or document or to a constitution, б 7 statute, ordinance, rule, regulation, order or the like, to the extent 8 that the terms referred to do not conflict with the terms stated on the 9 certificated security or contained in the statement. A reference under 10 this paragraph does not of itself charge a purchaser for value with notice of a defect going to the validity of the security, even though 11 12 the certificated security or statement expressly states that a person 13 accepting it admits notice.

14 (2) A certificated security in the hands of a purchaser for value 15 or an uncertificated security as to which an initial transaction statement has been sent to a purchaser for value, other than a security 16 17 issued by a government or governmental agency or unit, even though 18 issued with a defect going to its validity, is valid with respect to 19 the purchaser if he is without notice of the particular defect unless the defect involves a violation of constitutional provisions, in which 20 21 case the security is valid with respect to a subsequent purchaser for 22 value and without notice of the defect.

23 This subsection)) terms stated on the certificate and terms made 24 part of the security by reference on the certificate to another instrument, indenture, or document or to a constitution, statute, 25 ordinance, rule, regulation, order, or the like, to the extent the 26 terms referred to do not conflict with terms stated on the certificate. 27 A reference under this subsection does not of itself charge a purchaser 28 29 for value with notice of a defect going to the validity of the 30 security, even if the certificate expressly states that a person accepting it admits notice. The terms of an uncertificated security 31 include those stated in any instrument, indenture, or document or in a 32 constitution, statute, ordinance, rule, regulation, order, or the like, 33 34 pursuant to which the security is issued.

35 (2) The following rules apply if an issuer asserts that a security
36 is not valid:

37 (a) A security other than one issued by a government or
 38 governmental subdivision, agency, or instrumentality, even though
 39 issued with a defect going to its validity, is valid in the hands of a

purchaser for value and without notice of the particular defect unless the defect involves a violation of a constitutional provision. In that case, the security is valid in the hands of a purchaser for value and without notice of the defect, other than one who takes by original issue.

(b) Subsection (2)(a) of this section applies to an issuer that is б 7 a government or governmental <u>subdivision</u>, agency, or ((unit)) 8 instrumentality only if ((either)) there has been substantial 9 compliance with the legal requirements governing the issue or the 10 issuer has received a substantial consideration for the issue as a 11 whole or for the particular security and a stated purpose of the issue 12 is one for which the issuer has power to borrow money or issue the 13 security.

14 (3) Except as <u>otherwise</u> provided in ((the case of certain 15 unauthorized signatures ())RCW 62A.8-205((+)), lack of genuineness of 16 a certificated security ((or an initial transaction statement)) is a 17 complete defense, even against a purchaser for value and without 18 notice.

19 (4) All other defenses of the issuer of a ((certificated or 20 uncertificated)) security, including nondelivery and conditional 21 delivery of a certificated security, are ineffective against a 22 purchaser for value who has taken <u>the certificated security</u> without 23 notice of the particular defense.

(5) ((Nothing in)) This section ((shall be construed to)) does not affect the right of a party to cancel a contract for a security "when, as and if issued" or ((a)) "when distributed" ((contract to cancel the contract)) in the event of a material change in the character of the security that is the subject of the contract or in the plan or arrangement pursuant to which the security is to be issued or distributed.

31 (6) If a security is held by a securities intermediary against whom 32 an entitlement holder has a security entitlement with respect to the 33 security, the issuer may not assert any defense that the issuer could 34 not assert if the entitlement holder held the security directly.

35 **Sec. 19.** RCW 62A.8-203 and 1986 c 35 s 10 are each amended to read 36 as follows:

37 STALENESS AS NOTICE OF DEFECT((\$)) OR DEFENSE((\$)). ((+)) After 38 an act or event, other than a call that has been revoked, creating a

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1 right to immediate performance of the principal obligation represented 2 by a certificated security or ((that sets)) setting a date on or after 3 which the security is to be presented or surrendered for redemption or 4 exchange, a purchaser is charged with notice of any defect in its issue 5 or defense of the issuer, if((÷

б

(a))) the act or event ((is one requiring)):

7 (1) <u>Requires</u> the payment of money, the delivery of <u>a</u> certificated 8 ((<del>securities</del>)) security, the registration of transfer of an 9 uncertificated ((securities)) security, or any of ((these)) them on 10 presentation or surrender of the ((certificated)) security certificate, 11 the ((funds)) money or ((securities are)) security is available on the date set for payment or exchange, and ((he)) the purchaser takes the 12 13 security more than one year after that date; ((and

14 (b) the act or event)) or

15 (2) Is not covered by ((paragraph (a))) subsection (1) of this 16 section and ((he)) the purchaser takes the security more than ((2)) two 17 years after the date set for surrender or presentation or the date on 18 which performance became due.

19

((<del>(2) A call that has been revoked is not within subsection (1).</del>))

20 **Sec. 20.** RCW 62A.8-204 and 1986 c 35 s 11 are each amended to read 21 as follows:

EFFECT OF ISSUER'S RESTRICTIONS ON TRANSFER. A restriction on transfer of a security imposed by the issuer, even ((though)) <u>if</u> otherwise lawful, is ineffective against ((any)) <u>a</u> person without ((actual)) knowledge of ((it)) <u>the restriction</u> unless:

26 ((<del>(a)</del>)) <u>(1)</u> The security is certificated and the restriction is 27 noted conspicuously ((thereon)) on the security certificate; or

(((<del>b)</del>)) (2) The security is uncertificated and ((a notation of the restriction is contained in the initial transaction statement sent to the person or, if his interest is transferred to him other than by registration of transfer, pledge, or release, the initial transaction statement sent to)) the registered owner ((or the registered pledgee)) has been notified by the restriction.

34 **Sec. 21.** RCW 62A.8-205 and 1986 c 35 s 12 are each amended to read 35 as follows:

36 EFFECT OF UNAUTHORIZED SIGNATURE ON ((CERTIFICATED)) SECURITY ((OR
 37 INITIAL TRANSACTION STATEMENT)) CERTIFICATE. An unauthorized signature

1 placed on a ((certificated)) security ((prior to)) certificate before 2 or in the course of issue ((or placed on an initial transaction 3 statement)) is ineffective, but the signature is effective in favor of 4 a purchaser for value of the certificated security ((or a purchaser for 5 value of an uncertificated security to whom such initial transaction 6 statement has been sent,)) if the purchaser is without notice of the 7 lack of authority and the signing has been done by:

8 (((<del>a)</del>)) <u>(1) An</u> authenticating trustee, registrar, transfer agent, 9 or other person entrusted by the issuer with the signing of the 10 security((7)) <u>certificate or</u> of similar ((<del>securities, or of initial</del> 11 transaction statements)) <u>certificates</u>, or the immediate preparation for 12 signing of any of them; or

13 (((<del>b)</del>)) (2) An employee of the issuer, or of any of the 14 ((foregoing)) persons listed in subsection (1) of this section, 15 entrusted with responsible handling of the security ((or initial 16 transaction statement)) certificate.

17 **Sec. 22.** RCW 62A.8-206 and 1986 c 35 s 13 are each amended to read 18 as follows:

19 COMPLETION OR ALTERATION OF ((CERTIFICATED)) SECURITY ((OR INITIAL 20 TRANSACTION STATEMENT)) CERTIFICATE. (1) If a ((certificated)) 21 security certificate contains the signatures necessary to its issue or 22 transfer but is incomplete in any other respect:

(a) <u>Any</u> person may complete it by filling in the blanks as
 authorized; and

(b) Even though the blanks are incorrectly filled in, the security
 <u>certificate</u> as completed is enforceable by a purchaser who took it for
 value and without notice of the incorrectness.

(2) A complete ((certificated)) security certificate that has been
 improperly altered, even ((though)) if fraudulently, remains
 enforceable, but only according to its original terms.

31 (((3) If an initial transaction statement contains the signatures 32 necessary to its validity, but is incomplete in any other respect:

33 (a) any person may complete it by filling in the blanks as 34 authorized; and

35 (b) even though the blanks are incorrectly filled in, the statement 36 as completed is effective in favor of the person to whom it is sent if 37 he purchased the security referred to therein for value and without 38 notice of the incorrectness. 1 (4) A complete initial transaction statement that has been 2 improperly altered, even though fraudulently, is effective in favor of 3 a purchaser to whom it has been sent, but only according to its 4 original terms.))

5 Sec. 23. RCW 62A.8-207 and 1986 c 35 s 14 are each amended to read 6 as follows:

7 RIGHTS AND DUTIES OF ISSUER WITH RESPECT TO REGISTERED OWNERS ((AND 8 REGISTERED PLEDGEES)). (1) ((Prior to)) Before due presentment for 9 registration of transfer of a certificated security in registered form or of an instruction requesting registration of transfer of an 10 uncertificated security, the issuer or indenture trustee may treat the 11 12 registered owner as the person exclusively entitled to vote, ((to)) receive notifications, and otherwise ((to)) exercise all the rights and 13 14 powers of an owner.

(2) ((Subject to the provisions of subsections (3), (4), and (6), the issuer or indenture trustee may treat the registered owner of an uncertificated security as the person exclusively entitled to vote, to receive notifications, and otherwise to exercise all the rights and powers of an owner.

20 (3) The registered owner of an uncertificated security that is 21 subject to a registered pledge is not entitled to registration of 22 transfer prior to the due presentment to the issuer of a release 23 instruction. The exercise of conversion rights with respect to a 24 convertible uncertificated security is a transfer within the meaning of 25 this section.

26 (4) Upon due presentment of a transfer instruction from the 27 registered pledgee of an uncertificated security, the issuer shall:

28 (a) register the transfer of the security to the new owner free of 29 pledge, if the instruction specifies a new owner (who may be the 30 registered pledgee) and does not specify a pledgee;

31 (b) register the transfer of the security to the new owner subject 32 to the interest of the existing pledgee, if the instruction specifies 33 a new owner and the existing pledgee; or

34 (c) register the release of the security from the existing pledge
 35 and register the pledge of the security to the other pledgee, if the
 36 instruction specifies the existing owner and another pledgee.

37 (5) Continuity of perfection of a security interest is not broken
 38 by registration of transfer under subsection (4)(b) or by registration

1 of release and pledge under subsection (4)(c), if the security interest

2 <del>is assigned.</del>

3 (6) If an uncertificated security is subject to a registered
4 pledge:

5 (a) any uncertificated securities issued in exchange for or 6 distributed with respect to the pledged security shall be registered 7 subject to the pledge;

8 (b) any certificated securities issued in exchange for or 9 distributed with respect to the pledged security shall be delivered to 10 the registered pledgee; and

11 (c) any money paid in exchange for or in redemption of part or all 12 of the security shall be paid to the registered pledgee.

13 (7) Nothing in)) This Article ((shall be construed to)) does not 14 affect the liability of the registered owner of a security for <u>a</u> 15 call((s)), assessment((s)), or the like.

16 **Sec. 24.** RCW 62A.8-208 and 1986 c 35 s 15 are each amended to read 17 as follows:

18 EFFECT OF SIGNATURE OF AUTHENTICATING TRUSTEE, REGISTRAR, OR 19 TRANSFER AGENT. (1) A person ((placing his signature upon a certificated)) signing a security ((or an initial transaction 20 statement)) certificate as authenticating trustee, registrar, transfer 21 22 agent, or the like, warrants to a purchaser for value of the 23 certificated security ((or a purchaser for value of an uncertificated 24 security to whom the initial transaction statement has been sent)), if 25 the purchaser is without notice of ((the)) a particular defect, that: 26 (a) The ((certificated security or initial transaction statement)) 27 certificate is genuine;

(b) ((his)) <u>The person's</u> own participation in the issue ((or registration of the transfer, pledge, or release)) of the security is within ((his)) <u>the person's</u> capacity and within the scope of the authority received by ((him)) <u>the person</u> from the issuer; and

32 (c) ((he)) <u>The person</u> has reasonable grounds to believe that the 33 <u>certificated</u> security is in the form and within the amount the issuer 34 is authorized to issue.

35 (2) Unless otherwise agreed, a person ((by so placing his 36 signature)) signing under subsection (1) of this section does not 37 assume responsibility for the validity of the security in other 38 respects. <u>NEW SECTION.</u> Sec. 25. A new section is added to Title 62A RCW, to
 be codified as RCW 62A.8-209, to read as follows:

3 ISSUER'S LIEN. A lien in favor of an issuer upon a certificated 4 security is valid against a purchaser only if the right of the issuer 5 to the lien is noted conspicuously on the security certificate.

6 <u>NEW SECTION.</u> Sec. 26. A new section is added to Title 62A RCW, to 7 be codified as RCW 62A.8-210, to read as follows:

8 OVERISSUE. (1) In this section, "overissue" means the issue of 9 securities in excess of the amount the issuer has corporate power to 10 issue, but an overissue does not occur if appropriate action has cured 11 the overissue.

(2) Except as otherwise provided in subsections (3) and (4) of this section, the provisions of this Article which validate a security or compel its issue or reissue do not apply to the extent that validation, issue, or reissue would result in overissue.

16 (3) If an identical security not constituting an overissue is 17 reasonably available for purchase, a person entitled to issue or 18 validation may compel the issuer to purchase the security and deliver 19 it if certificated or register its transfer if uncertificated, against 20 surrender of any security certificate the person holds.

(4) If a security is not reasonably available for purchase, a person entitled to issue or validation may recover from the issuer the price the person or the last purchaser for value paid for it with interest from the date of the person's demand.

25	PART 3
26	(( <del>PURCHASE</del> )) <u>TRANSFER OF CERTIFICATED AND</u>
27	UNCERTIFICATED SECURITIES

28 **Sec. 27.** RCW 62A.8-301 and 1986 c 35 s 16 are each amended to read 29 as follows:

30 ((RIGHTS ACQUIRED BY PURCHASER OR TRANSFEREE. (1) Upon transfer of 31 a security to a purchaser (RCW 62A.8-313), the purchaser acquires the 32 rights in the security which his transferor had or had actual authority 33 to convey unless the purchaser's rights are limited by RCW 62A.8-34 302(4).

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(2) A transferee of a limited interest acquires rights only to the 1 extent of the interest transferred. The creation or release of a 2 security interest in a security is the transfer of a limited interest 3 4 in that security.)) DELIVERY. (1) Delivery of a certificated security 5 to a purchaser occurs when:

(a) The purchaser acquires possession of the security certificate; 6 (b) Another person, other than a securities intermediary, either 7 acquires possession of the security certificate on behalf of the 8 9 purchaser or, having previously acquired possession of the certificate, acknowledges that it holds for the purchaser; or 10

(c) A securities intermediary acting on behalf of the purchaser 11 12 acquires possession of the security certificate, only if the certificate is in registered form and has been specially indorsed to 13 the purchaser by an effective indorsement. 14

(2) Delivery of an uncertificated security to a purchaser occurs 15 16 when:

(a) The issuer registers the purchaser as the registered owner, 17 upon original issue or registration of transfer; or 18

19 (b) Another person, other than a securities intermediary, either becomes the registered owner of the uncertificated security on behalf 20 of the purchaser or, having previously become the registered owner, 21 acknowledges that it holds for the purchaser. 22

23 Sec. 28. RCW 62A.8-302 and 1986 c 35 s 17 are each amended to read 24 as follows:

25 (( "BONA FIDE PURCHASER"; "ADVERSE CLAIM"; TITLE ACQUIRED BY BONA FIDE PURCHASER. (1) A "bona fide purchaser" is a purchaser for value 26 in good faith and without notice of any adverse claim: 27

28 (a) who takes delivery of a certificated security in bearer form or 29 in registered form, issued or indorsed to him or in blank;

(b) to whom the transfer, pledge or release of an uncertificated 30 security is registered on the books of the issuer; or 31

(c) to whom a security is transferred under the provisions of 32 33 paragraph (c), (d)(i), or (g) of RCW 62A.8-313(1).

(2) "Adverse claim" includes a claim that a transfer was or would 34 be wrongful or that a particular adverse person is the owner of or has 35 36 an interest in the security.

(3) A bona fide purchaser in addition to acquiring the rights of a 1 purchaser (RCW 62A.8-301) also acquires his interest in the security 2 3 free of any adverse claim.

4 (4) Notwithstanding RCW 62A.8-301(1), the transferee of a particular certificated security who has been a party to any fraud or 5 illegality affecting the security, or who as a prior holder of that 6 7 certificated security had notice of an adverse claim, cannot improve 8 his position by taking from a bona fide purchaser.)) RIGHTS OF 9 PURCHASER. (1) Except as otherwise provided in subsections (2) and (3) of this section, upon delivery of a certificated or uncertificated 10 security to a purchaser, the purchaser acquires all rights in the 11 security that the transferor had or had power to transfer. 12

(2) A purchaser of a limited interest acquires rights only to the 13 14 extent of the interest purchased.

15 (3) A purchaser of a certificated security who as a previous holder had notice of an adverse claim does not improve its position by taking 16 17 from a protected purchaser.

18 Sec. 29. RCW 62A.8-303 and 1986 c 35 s 18 are each amended to read 19 as follows:

(("BROKER". "Broker" means a person engaged for all or part of his 20 time in the business of buying and selling securities, who in the 21 22 transaction concerned acts for, buys a security from, or sells a 23 security to, a customer. Nothing in this Article determines the 24 capacity in which a person acts for purposes of any other statute or 25 rule to which the person is subject.)) PROTECTED PURCHASER. (1) "Protected purchaser" means a purchaser of a certificated or 26 uncertificated security, or of an interest therein, who: 27

28 (a) Gives value;

## 29

(b) Does not have notice of any adverse claim to the security; and

(c) Obtains control of the certificated or uncertificated security. 30

(2) In addition to acquiring the rights of a purchaser, a protected 31 purchaser also acquires its interest in the security free of any 32 33 adverse claim.

34 **Sec. 30.** RCW 62A.8-304 and 1986 c 35 s 19 are each amended to read 35 as follows:

36 ((NOTICE TO PURCHASER OF ADVERSE CLAIMS. (1) A purchaser 37 (including a broker for the seller or buyer, but excluding an 1 intermediary bank) of a certificated security is charged with notice of

2 adverse claims if:

3 (a) the security, whether in bearer or registered form, has been 4 indorsed "for collection" or "for surrender" or for some other purpose 5 not involving transfer; or

6 (b) the security is in bearer form and has on it an unambiguous 7 statement that it is the property of a person other than the 8 transferor. The mere writing of a name on a security is not such a 9 statement.

10 (2) A purchaser (including a broker for the seller or buyer, but excluding an intermediary bank) to whom the transfer, pledge, or 11 12 release of an uncertificated security is registered is charged with notice of adverse claims as to which the issuer has a duty under RCW 13 14 62A.8-403(4) at the time of registration and which are noted in the 15 initial transaction statement sent to the purchaser or, if his interest is transferred to him other than by registration of transfer, pledge, 16 or release, the initial transaction statement sent to the registered 17 owner or the registered pledgee. 18

19 (3) The fact that the purchaser (including a broker for the seller or buyer) of a certificated or uncertificated security has notice that 20 the security is held for a third person or is registered in the name of 21 22 or indorsed by a fiduciary does not create a duty of inquiry into the rightfulness of the transfer or constitute constructive notice of 23 24 adverse claims. However, if the purchaser (excluding an intermediary 25 bank) has knowledge that the proceeds are being used or the transaction 26 is for the individual benefit of the fiduciary or otherwise in breach 27 of duty, the purchaser is charged with notice of adverse claims.)) INDORSEMENT. (1) An indorsement may be in blank or special. An 28 29 indorsement in blank includes an indorsement to bearer. A special 30 indorsement specifies to whom a security is to be transferred or who has power to transfer it. A holder may convert a blank indorsement to 31 a special indorsement. 32

33 (2) An indorsement purporting to be only of part of a security
 34 certificate representing units intended by the issuer to be separately
 35 transferable is effective to the extent of the indorsement.

36 <u>(3) An indorsement, whether special or in blank, does not</u> 37 <u>constitute a transfer until delivery of the certificate on which it</u> 38 <u>appears or, if the indorsement is on a separate document, until</u> 39 <u>delivery of both the document and the certificate.</u> 1 (4) If a security certificate in registered form has been delivered 2 to a purchaser without a necessary indorsement, the purchaser may 3 become a protected purchaser only when the indorsement is supplied. 4 However, against a transferor, a transfer is complete upon delivery and 5 the purchaser has a specifically enforceable right to have any 6 necessary indorsement supplied.

7 (5) An indorsement of a security certificate in bearer form may
8 give notice of an adverse claim to the certificate, but it does not
9 otherwise affect a right to registration that the holder possesses.

(6) Unless otherwise agreed, a person making an indorsement assumes
 only the obligations provided in RCW 62A.8-108 and not an obligation
 that the security will be honored by the issuer.

13 Sec. 31. RCW 62A.8-305 and 1986 c 35 s 20 are each amended to read 14 as follows:

15 ((STALENESS AS NOTICE OF ADVERSE CLAIMS. An act or event that 16 creates a right to immediate performance of the principal obligation 17 represented by a certificated security or sets a date on or after which 18 a certificated security is to be presented or surrendered for 19 redemption or exchange does not itself constitute any notice of adverse 20 claims except in the case of a transfer:

21 (a) after one year from any date set for presentment or surrender
22 for redemption or exchange; or

23 (b) after 6 months from any date set for payment of money against 24 presentation or surrender of the security if funds are available for payment on that date.)) INSTRUCTION. (1) If an instruction has been 25 originated by an appropriate person but is incomplete in any other 26 respect, any person may complete it as authorized and the issuer may 27 rely on it as completed, even though it has been completed incorrectly. 28 (2) Unless otherwise agreed, a person initiating an instruction 29 assumes only the obligations imposed by RCW 62A.8-108 and not an 30 obligation that the security will be honored by the issuer. 31

32 **Sec. 32.** RCW 62A.8-306 and 1986 c 35 s 21 are each amended to read 33 as follows:

34 ((WARRANTIES ON PRESENTMENT AND TRANSFER OF CERTIFICATED 35 SECURITIES; WARRANTIES OF ORIGINATORS OF INSTRUCTIONS. (1) A person 36 who presents a certificated security for registration of transfer or 37 for payment or exchange warrants to the issuer that he is entitled to

the registration, payment, or exchange. But, a purchaser for value and 1 without notice of adverse claims who receives a new, reissued, or re-2 registered certificated security on registration of transfer or 3 4 receives an initial transaction statement confirming the registration of transfer of an equivalent uncertificated security to him warrants 5 only that he has no knowledge of any unauthorized signature (RCW 62A.8-6 7 311) in a necessary indorsement.

8 (2) A person by transferring a certificated security to a purchaser 9 for value warrants only that:

10

(a) his transfer is effective and rightful;

(b) the security is genuine and has not been materially altered; 11 12 and

13 (c) he knows of no fact which might impair the validity of the security. 14

15 (3) If a certificated security is delivered by an intermediary known to be entrusted with delivery of the security on behalf of 16 another or with collection of a draft or other claim against delivery, 17 18 the intermediary by delivery warrants only his own good faith and 19 authority, even though he has purchased or made advances against the 20 claim to be collected against the delivery.

(4) A pledgee or other holder for security who redelivers a 21 certificated security received, or after payment and on order of the 22 debtor delivers that security to a third person, makes only the 23 24 warranties of an intermediary under subsection (3).

25 (5) A person who originates an instruction warrants to the issuer 26 that:

27

28 (b) at the time the instruction is presented to the issuer he will 29 be entitled to the registration of transfer, pledge, or release.

(a) he is an appropriate person to originate the instruction; and

30 (6) A person who originates an instruction warrants to any person specially guaranteeing his signature (RCW 62A.8-312(3)) that: 31

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(a) he is an appropriate person to originate the instruction; and (b) at the time the instruction is presented to the issuer 33

34 (i) he will be entitled to the registration of transfer, pledge, or 35 release; and

36 (ii) the transfer, pledge, or release requested in the instruction 37 will be registered by the issuer free from all liens, security interests, restrictions, and claims other than those specified in the 38 39 instruction.

1 (7) A person who originates an instruction warrants to a purchaser
2 for value and to any person guaranteeing the instruction (RCW 62A.83 312(6)) that:

4 (a) he is an appropriate person to originate the instruction;

5 (b) the uncertificated security referred to therein is valid; and

6 (c) at the time the instruction is presented to the issuer

7 (i) the transferor will be entitled to the registration of 8 transfer, pledge, or release;

9 (ii) the transfer, pledge, or release requested in the instruction 10 will be registered by the issuer free from all liens, security 11 interests, restrictions, and claims other than those specified in the 12 instruction; and

13 (iii) the requested transfer, pledge, or release will be rightful. 14 (8) If a secured party is the registered pledgee or the registered 15 owner of an uncertificated security, a person who originates an instruction of release or transfer to the debtor or, after payment and 16 on order of the debtor, a transfer instruction to a third person, 17 warrants to the debtor or the third person only that he is an 18 19 appropriate person to originate the instruction and at the time the instruction is presented to the issuer, the transferor will be entitled 20 to the registration of release or transfer. If a transfer instruction 21 22 to a third person who is a purchaser for value is originated on order 23 of the debtor, the debtor makes to the purchaser the warranties of 24 paragraphs (b), (c)(ii) and (c)(iii) of subsection (7).

25 (9) A person who transfers an uncertificated security to a 26 purchaser for value and does not originate an instruction in connection 27 with the transfer warrants only that:

28 (a) his transfer is effective and rightful; and

29 (b) the uncertificated security is valid.

30 (10) A broker gives to his customer and to the issuer and a purchaser the applicable warranties provided in this section and has 31 32 the rights and privileges of a purchaser under this section. The warranties of and in favor of the broker acting as an agent are in 33 34 addition to applicable warranties given by and in favor of his EFFECT OF GUARANTEEING SIGNATURE, INDORSEMENT, OR 35 customer.)) 36 INSTRUCTION. (1) A person who guarantees a signature of an indorser of a security certificate warrants that at the time of signing: 37

38 <u>(a) The signature was genuine;</u>

(b) The signer was an appropriate person to indorse, or if the 1 signature is by an agent, the agent had actual authority to act on 2 3 behalf of the appropriate person; and 4 (c) The signer had legal capacity to sign. 5 (2) A person who guarantees a signature of the originator of an instruction warrants that at the time of signing: 6 7 (a) The signature was genuine; 8 (b) The signer was an appropriate person to originate the instruction, or if the signature is by an agent, the agent had actual 9 authority to act on behalf of the appropriate person, if the person 10 specified in the instruction as the registered owner was, in fact, the 11 12 registered owner, as to which fact the signature guarantor does not 13 make a warranty; and 14 (c) The signer had legal capacity to sign. (3) A person who specially guarantees the signature of an 15 originator of an instruction makes the warranties of a signature 16 quarantor under subsection (2) of this section and also warrants that 17 at the time the instruction is presented to the issuer: 18 19 (a) The person specified in the instruction as the registered owner of the uncertificated security will be the registered owner; and 20 (b) The transfer of the uncertificated security requested in the 21 instruction will be registered by the issuer free from all liens, 22 security interests, restrictions, and claims other than those specified 23 24 in the instruction. 25 (4) A guarantor under subsections (1) and (2) of this section or a special guarantor under subsection (3) of this section does not 26 otherwise warrant the rightfulness of the transfer. 27 (5) A person who guarantees an indorsement of a security 28 29 certificate makes the warranties of a signature guarantor under 30 subsection (1) of this section and also warrants the rightfulness of the transfer in all respects. 31 (6) A person who guarantees an instruction requesting the transfer 32 of an uncertificated security makes the warranties of a special 33 34 signature quarantor under subsection (3) of this section and also warrants the rightfulness of the transfer in all respects. 35 (7) An issuer may not require a special guaranty of signature, a 36 37 guaranty of indorsement, or a guaranty of instruction as a condition to 38 registration of transfer.

1 (8) The warranties under this section are made to a person taking 2 or dealing with the security in reliance on the guaranty, and the 3 guarantor is liable to the person for loss resulting from their breach. 4 An indorser or originator of an instruction whose signature, 5 indorsement, or instruction has been guaranteed is liable to a 6 guarantor for any loss suffered by the guarantor as a result of breach 7 of the warranties of the guarantor.

8 Sec. 33. RCW 62A.8-307 and 1986 c 35 s 22 are each amended to read 9 as follows:

((EFFECT OF DELIVERY WITHOUT INDORSEMENT; RIGHT TO COMPEL 10 INDORSEMENT. If a certificated security in registered form has been 11 12 delivered to a purchaser without a necessary indorsement he may become a bona fide purchaser only as of the time the indorsement is supplied; 13 14 but against the transferor, the transfer is complete upon delivery and the purchaser has a specifically enforceable right to have any 15 16 necessary indorsement supplied.)) PURCHASER'S RIGHT TO REQUISITES FOR REGISTRATION OF TRANSFER. Unless otherwise agreed, the transferor of 17 18 a security on due demand shall supply the purchaser with proof of authority to transfer or with any other requisite necessary to obtain 19 registration of the transfer of the security, but if the transfer is 20 not for value, a transferor need not comply unless the purchaser pays 21 the necessary expenses. If the transferor fails within a reasonable 22 23 time to comply with the demand, the purchaser may reject or rescind the 24 transfer.

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## PART 4 REGISTRATION

27 **Sec. 34.** RCW 62A.8-401 and 1986 c 35 s 37 are each amended to read 28 as follows:

DUTY OF ISSUER TO REGISTER TRANSFER((, PLEDGE, OR RELEASE)). (1) If a certificated security in registered form is presented to the issuer with a request to register transfer or an instruction is presented to the issuer with a request to register transfer((, pledge, or release)) of an uncertificated security, the issuer shall register the transfer((, pledge, or release)) as requested if: (a) ((the security is indorsed or the instruction was originated by
 the appropriate person or persons (RCW 62A.8-308);

3 (b)) Under the terms of the security the person seeking
4 registration of transfer is eligible to have the security registered in
5 its name;

6 (b) The indorsement or instruction is made by the appropriate 7 person or by an agent who has actual authority to act on behalf of the 8 appropriate person;

9 <u>(c)</u> Reasonable assurance is given that ((those)) the 10 indorsement((s)) or instruction((s are)) is genuine and ((effective)) 11 <u>authorized</u> (RCW 62A.8-402);

12 (((c) the issuer has no duty as to adverse claims or has discharged 13 the duty (RCW 62A.8-403);))

(d) <u>Any</u> applicable law relating to the collection of taxes has been
 complied with; ((and))

16 (e) <u>The transfer does not violate any restriction on transfer</u> 17 <u>imposed by the issuer in accordance with RCW 62A.8-204;</u>

(f) A demand that the issuer not register transfer has not become effective under RCW 62A.8-403, or the issuer has complied with RCW 62A.8-403(2) but no legal process or indemnity bond is obtained as provided in RCW 62A.8-403(4); and

<u>(g)</u> The transfer((, pledge, or release)) is in fact rightful or is
 to a ((bona fide)) protected purchaser.

(2) If an issuer is under a duty to register a transfer((, pledge, or release)) of a security, the issuer is ((also)) liable to ((the)) a
person presenting a certificated security or an instruction for
registration or ((his)) to the person's principal for loss resulting
from ((any)) unreasonable delay in registration or ((from)) failure or
refusal to register the transfer((, pledge, or release)).

30 **Sec. 35.** RCW 62A.8-402 and 1986 c 35 s 38 are each amended to read 31 as follows:

ASSURANCE THAT INDORSEMENT((<u>S AND</u>)) <u>OR</u> INSTRUCTION((<u>S ARE</u>)) <u>IS</u> EFFECTIVE. (1) ((<del>The</del>)) <u>An</u> issuer may require the following assurance that each necessary indorsement ((<del>of a certificated security</del>)) or each instruction ((<del>(RCW 62A.8-308)</del>)) is genuine and ((<del>effective</del>)) <u>authorized</u>:

37 (a) <u>In all cases, a ((guarantee)) guaranty</u> of the signature ((<del>(RCW</del> 38 <del>62A.8-312 (1) or (2))</del>)) of the person ((<del>indorsing a certificated</del>

1 security)) making an indorsement or originating an instruction 2 including, in the case of an instruction, ((a warranty of the taxpayer 3 identification number or, in the absence thereof, other)) reasonable 4 assurance of identity;

(b) <u>If</u> the indorsement is made or the instruction is originated by
an agent, appropriate assurance of <u>actual</u> authority to sign;

7 (c) If the indorsement is made or the instruction is originated by 8 a fiduciary <u>pursuant to RCW 62A.8-107(1) (d) or (e)</u>, appropriate 9 evidence of appointment or incumbency;

(d) <u>If</u> there is more than one fiduciary, reasonable assurance that
all who are required to sign have done so; and

(e) <u>If</u> the indorsement is made or the instruction is originated by a person not covered by ((any of the foregoing)) <u>another provision of</u> <u>this subsection</u>, assurance appropriate to the case corresponding as nearly as may be to the ((foregoing)) <u>provisions of this subsection</u>.

16 (2) ((A)) <u>An issuer may elect to require reasonable assurance</u> 17 <u>beyond that specified in this section.</u>

18

<u>(3) In this section:</u>

19 <u>(a)</u> "((guarantee)) <u>Guaranty</u> of the signature" ((in subsection (1)))
20 means a ((guarantee)) <u>guaranty</u> signed by or on behalf of a person
21 reasonably believed by the issuer to be responsible. ((The)) <u>An</u> issuer
22 may adopt standards with respect to responsibility if they are not
23 manifestly unreasonable.

24 (((<del>3)</del>)) (b) "Appropriate evidence of appointment or incumbency" 25 ((in subsection (1) means)):

(((<del>a)</del>)) (<u>i</u>) In the case of a fiduciary appointed or qualified by a court, a certificate issued by or under the direction or supervision of ((that)) the court or an officer thereof and dated within ((<del>60</del>)) <u>sixty</u> days before the date of presentation for transfer((<del>, pledge, or</del> <del>release</del>)); or

31 (((<del>(b)</del>)) <u>(ii) I</u>n any other case, a copy of a document showing the appointment or a certificate issued by or on behalf of a person 32 reasonably believed by ((the)) an issuer to be responsible or, in the 33 34 absence of that document or certificate, other evidence ((reasonably 35 deemed by)) the issuer ((to be)) reasonably considered appropriate. ((The issuer may adopt standards with respect to the evidence if they 36 37 are not manifestly unreasonable. The issuer is not charged with notice of the contents of any document obtained pursuant to this paragraph (b) 38

1 except to the extent that the contents relate directly to the

2 appointment or incumbency.

3 (4) The issuer may elect to require reasonable assurance beyond 4 that specified in this section, but if it does so and, for a purpose 5 other than that specified in subsection (3)(b), both requires and 6 obtains a copy of a will, trust, indenture, articles of co-partnership, 7 bylaws, or other controlling instrument, it is charged with notice of 8 all matters contained therein affecting the transfer, pledge, or 9 release.))

10 **Sec. 36.** RCW 62A.8-403 and 1986 c 35 s 39 are each amended to read 11 as follows:

12 ((ISSUER'S DUTY AS TO ADVERSE CLAIMS. (1) An issuer to whom a 13 certificated security is presented for registration shall inquire into 14 adverse claims if:

15 (a) a written notification of an adverse claim is received at a 16 time and in a manner affording the issuer a reasonable opportunity to act on it prior to the issuance of a new, reissued, or re-registered 17 18 certificated security, and the notification identifies the claimant, 19 the registered owner, and the issue of which the security is a part, and provides an address for communications directed to the claimant; or 20 21 (b) the issuer is charged with notice of an adverse claim from a 22 controlling instrument it has elected to require under RCW 62A.8-23 402(4).

(2) The issuer may discharge any duty of inquiry by any reasonable means, including notifying an adverse claimant by registered or certified mail at the address furnished by him or, if there be no such address, at his residence or regular place of business that the certificated security has been presented for registration of transfer by a named person, and that the transfer will be registered unless within 30 days from the date of mailing the notification, either:

31 (a) an appropriate restraining order, injunction, or other process
 32 issues from a court of competent jurisdiction; or

33 (b) there is filed with the issuer an indemnity bond, sufficient in 34 the issuer's judgment to protect the issuer and any transfer agent, 35 registrar, or other agent of the issuer involved from any loss it or 36 they may suffer by complying with the adverse claim.

37 (3) Unless an issuer is charged with notice of an adverse claim
 38 from a controlling instrument which it has elected to require under RCW

1 62A.8-402(4) or receives notification of an adverse claim under 2 subsection (1), if a certificated security presented for registration 3 is indorsed by the appropriate person or persons the issuer is under no 4 duty to inquire into adverse claims. In particular:

5 (a) an issuer registering a certificated security in the name of a 6 person who is a fiduciary or who is described as a fiduciary is not 7 bound to inquire into the existence, extent, or correct description of 8 the fiduciary relationship; and thereafter the issuer may assume 9 without inquiry that the newly registered owner continues to be the 10 fiduciary until the issuer receives written notice that the fiduciary 11 is no longer acting as such with respect to the particular security;

(b) an issuer registering transfer on an indorsement by a fiduciary is not bound to inquire whether the transfer is made in compliance with a controlling instrument or with the law of the state having jurisdiction of the fiduciary relationship, including any law requiring the fiduciary to obtain court approval of the transfer; and

17 (c) the issuer is not charged with notice of the contents of any 18 court record or file or other recorded or unrecorded document even 19 though the document is in its possession and even though the transfer 20 is made on the indorsement of a fiduciary to the fiduciary himself or 21 to his nominee.

(4) An issuer is under no duty as to adverse claims with respect to
 an uncertificated security except:

24 (a) claims embodied in a restraining order, injunction, or other 25 legal process served upon the issuer if the process was served at a 26 time and in a manner affording the issuer a reasonable opportunity to 27 act on it in accordance with the requirements of subsection (5);

(b) claims of which the issuer has received a written notification from the registered owner or the registered pledgee if the notification was received at a time and in a manner affording the issuer a reasonable opportunity to act on it in accordance with the requirements of subsection (5);

33 (c) claims (including restrictions on transfer not imposed by the 34 issuer) to which the registration of transfer to the present registered 35 owner was subject and were so noted in the initial transaction 36 statement sent to him; and

37 (d) claims as to which an issuer is charged with notice from a 38 controlling instrument it has elected to require under RCW 62A.8-39 402(4). (5) If the issuer of an uncertificated security is under a duty as
 to an adverse claim, he discharges that duty by:

3 (a) including a notation of the claim in any statements sent with 4 respect to the security under RCW 62A.8-408 (3), (6), and (7); and

5 (b) refusing to register the transfer or pledge of the security 6 unless the nature of the claim does not preclude transfer or pledge 7 subject thereto.

8 (6) If the transfer or pledge of the security is registered subject 9 to an adverse claim, a notation of the claim must be included in the 10 initial transaction statement and all subsequent statements sent to the 11 transferee and pledgee under RCW 62A.8-408.

12 (7) Notwithstanding subsections (4) and (5), if an uncertificated 13 security was subject to a registered pledge at the time the issuer 14 first came under a duty as to a particular adverse claim, the issuer 15 has no duty as to that claim if transfer of the security is requested 16 by the registered pledgee or an appropriate person acting for the 17 registered pledgee unless:

18 (a) the claim was embodied in legal process which expressly 19 provides otherwise;

20 (b) the claim was asserted in a written notification from the 21 registered pledgee;

(c) the claim was one as to which the issuer was charged with notice from a controlling instrument it required under RCW 62A.8-402(4) in connection with the pledgee's request for transfer; or

25 (d) the transfer requested is to the registered owner.)) <u>DEMAND</u> 26 THAT ISSUER NOT REGISTER TRANSFER. (1) A person who is an appropriate person to make an indorsement or originate an instruction may demand 27 28 that the issuer not register transfer of a security by communicating to 29 the issuer a notification that identifies the registered owner and the 30 issue of which the security is a part and provides an address for communications directed to the person making the demand. The demand is 31 effective only if it is received by the issuer at a time and in a 32 manner affording the issuer reasonable opportunity to act on it. 33

34 (2) If a certificated security in registered form is presented to 35 an issuer with a request to register transfer or an instruction is 36 presented to an issuer with a request to register transfer of an 37 uncertificated security after a demand that the issuer not register 38 transfer has become effective, the issuer shall promptly communicate to 39 (a) the person who initiated the demand at the address provided in the

demand and (b) the person who presented the security for registration 1 of transfer or initiated the instruction requesting registration of 2 3 transfer a notification stating that: 4 (i) The certificated security has been presented for registration of transfer or instruction for registration of transfer of 5 uncertificated security has been received; 6 7 (ii) A demand that the issuer not register transfer had previously 8 been received; and 9 (iii) The issuer will withhold registration of transfer for a period of time stated in the notification in order to provide the 10 person who initiated the demand an opportunity to obtain legal process 11 12 or an indemnity bond. (3) The period described in subsection (2)(b)(iii) of this section 13 14 may not exceed thirty days after the date of communication of the 15 notification. A shorter period may be specified by the issuer if it is not manifestly unreasonable. 16 (4) An issuer is not liable to a person who initiated a demand that 17 the issuer not register transfer for any loss the person suffers as a 18 19 result of registration of a transfer pursuant to an effective indorsement or instruction if the person who initiated the demand does 20 not, within the time stated in the issuer's communication, either: 21 (a) Obtain an appropriate restraining order, injunction, or other 22 process from a court of competent jurisdiction enjoining the issuer 23 24 from registering the transfer; or (b) File with the issuer an indemnity bond, sufficient in the 25 issuer's judgment to protect the issuer and any transfer agent, 26 registrar, or other agent of the issuer involved from any loss it or 27 they may suffer by refusing to register the transfer. 28 29 (5) This section does not relieve an issuer from liability for 30 registering transfer pursuant to an indorsement or instruction that was 31 not effective. Sec. 37. RCW 62A.8-404 and 1986 c 35 s 40 are each amended to read 32 33 as follows: 34 ((LIABILITY AND NON-LIABILITY FOR REGISTRATION. (1) Except as provided in any law relating to the collection of taxes, the issuer is 35 not liable to the owner, pledgee, or any other person suffering loss as 36 37 a result of the registration of a transfer, pledge, or release of a

38 security if:

(a) there were on or with a certificated security the necessary
 indorsements or the issuer had received an instruction originated by an
 appropriate person (RCW 62A.8-308); and

4 (b) the issuer had no duty as to adverse claims or has discharged
5 the duty (RCW 62A.8-403).

6 (2) If an issuer has registered a transfer of a certificated 7 security to a person not entitled to it, the issuer on demand shall 8 deliver a like security to the true owner unless:

9 (a) the registration was pursuant to subsection (1);

10 (b) the owner is precluded from asserting any claim for registering 11 the transfer under RCW 62A.8-405(1); or

12 (c) the delivery would result in overissue, in which case the 13 issuer's liability is governed by RCW 62A.8-104.

14 (3) If an issuer has improperly registered a transfer, pledge, or 15 release of an uncertificated security, the issuer on demand from the 16 injured party shall restore the records as to the injured party to the 17 condition that would have obtained if the improper registration had not 18 been made unless:

19

(a) the registration was pursuant to subsection (1); or

(b) the registration would result in overissue, in which case the issuer's liability is governed by RCW 62A.8-104.)) WRONGFUL REGISTRATION. (1) Except as otherwise provided in RCW 62A.8-406, an issuer is liable for wrongful registration of transfer if the issuer has registered a transfer of a security to a person not entitled to it, and the transfer was registered:

26

(a) Pursuant to an ineffective indorsement or instruction;

27 (b) After a demand that the issuer not register transfer became 28 effective under RCW 62A.8-403(1) and the issuer did not comply with RCW 29 62A.8-403(2);

30 <u>(c) After the issuer had been served with an injunction,</u> 31 <u>restraining order, or other legal process enjoining it from registering</u> 32 <u>the transfer, issued by a court of competent jurisdiction, and the</u> 33 <u>issuer had a reasonable opportunity to act on the injunction,</u> 34 <u>restraining order, or other legal process; or</u>

35 (d) By an issuer acting in collusion with the wrongdoer.

36 (2) An issuer that is liable for wrongful registration of transfer 37 under subsection (1) of this section on demand shall provide the person 38 entitled to the security with a like certificated or uncertificated 39 security, and any payments or distributions that the person did not 1 receive as a result of the wrongful registration. If an overissue 2 would result, the issuer's liability to provide the person with a like 3 security is governed by section 26 of this act.

4 (3) Except as otherwise provided in subsection (1) of this section 5 or in a law relating to the collection of taxes, an issuer is not 6 liable to an owner or other person suffering loss as a result of the 7 registration of a transfer of a security if registration was made 8 pursuant to an effective indorsement or instruction.

9 Sec. 38. RCW 62A.8-405 and 1986 c 35 s 41 are each amended to read 10 as follows:

REPLACEMENT OF LOST, 11 DESTROYED, ((AND STOLEN CERTIFICATED SECURITIES)) OR WRONGFULLY TAKEN SECURITY CERTIFICATE. 12  $(1) ((\frac{1f}{a})$ 13 certificated security has been lost, apparently destroyed, or wrongfully taken, and the owner fails to notify the issuer of that fact 14 15 within a reasonable time after he has notice of it and the issuer registers a transfer of the security before receiving notification, the 16 owner is precluded from asserting against the issuer any claim for 17 18 registering the transfer under RCW 62A.8-404 or any claim to a new 19 security under this section.

20 (2))) If ((the)) an owner of a certificated security, whether in 21 registered or bearer form, claims that the ((security)) certificate has 22 been lost, destroyed, or wrongfully taken, the issuer shall issue a new 23 ((certificated security or, at the option of the issuer, an equivalent 24 uncertificated security in place of the original security)) certificate 25 if the owner:

(a) So requests before the issuer has notice that the ((security))
 <u>certificate</u> has been acquired by a ((bona fide)) protected purchaser;

(b) <u>F</u>iles with the issuer a sufficient indemnity bond; and

29 (c) <u>Satisfies</u> any other reasonable requirements imposed by the 30 issuer.

(((3))) (2) If, after the issue of a new ((certificated or 31 uncertificated)) security certificate, a ((bona fide)) protected 32 33 purchaser of the original ((certificated security)) certificate presents it for registration of transfer, the issuer shall register the 34 transfer unless ((registration would result in)) an overissue((, in 35 36 which event)) would result. In that case, the issuer's liability is governed by ((RCW 62A.8-104)) section 25 of this act. In addition to 37 any rights on the indemnity bond, ((the)) an issuer may recover the new 38

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1 ((certificated security)) certificate from the person to whom it was 2 issued or any person taking under ((him)) that person, except a ((bona 3 fide)) protected purchaser ((or may cancel the uncertificated security 4 unless a bona fide purchaser or any person taking under a bona fide 5 purchaser is then the registered owner or registered pledgee thereof)).

6 Sec. 39. RCW 62A.8-406 and 1986 c 35 s 42 are each amended to read 7 as follows:

8 ((DUTY OF AUTHENTICATING TRUSTEE, TRANSFER AGENT, OR REGISTRAR. 9 (1) If a person acts as authenticating trustee, transfer agent, 10 registrar, or other agent for an issuer in the registration of 11 transfers of its certificated securities or in the registration of 12 transfers, pledges, and releases of its uncertificated securities, in 13 the issue of new securities, or in the cancellation of surrendered 14 securities:

# 15 (a) he is under a duty to the issuer to exercise good faith and due 16 diligence in performing his functions; and

17 (b) with regard to the particular functions he performs, he has the 18 same obligation to the holder or owner of a certificated security or to 19 the owner or pledgee of an uncertificated security and has the same rights and privileges as the issuer has in regard to those functions. 20 21 (2) Notice to an authenticating trustee, transfer agent, registrar 22 or other agent is notice to the issuer with respect to the functions 23 performed by the agent.)) OBLIGATION TO NOTIFY ISSUER OF LOST, 24 DESTROYED, OR WRONGFULLY TAKEN SECURITY CERTIFICATE. If a security certificate has been lost, apparently destroyed, or wrongfully taken, 25 and the owner fails to notify the issuer of that fact within a 26 27 reasonable time after the owner has notice of it and the issuer registers a transfer of the security before receiving notification, the 28 29 owner may not assert against the issuer a claim for registering the transfer under RCW 62A.8-404 or a claim to a new security certificate 30 under RCW 62A.8-405. 31

32 Sec. 40. RCW 62A.8-407 and 1986 c 35 s 43 are each amended to read 33 as follows: 34 ((EXCHANGEABILITY OF SECURITIES. (1) No issuer is subject to the

35 requirements of this section unless it regularly maintains a system for 36 issuing the class of securities involved under which both certificated 37 and uncertificated securities are regularly issued to the category of

1 owners, which includes the person in whose name the new security is to

2 be registered.

3 (2) Upon surrender of a certificated security with all necessary 4 indorsements and presentation of a written request by the person 5 surrendering the security, the issuer, if he has no duty as to adverse 6 claims or has discharged the duty (RCW 62A.8-403), shall issue to the 7 person or a person designated by him an equivalent uncertificated 8 security subject to all liens, restrictions, and claims that were noted 9 on the certificated security.

10 (3) Upon receipt of a transfer instruction originated by an appropriate person who so requests, the issuer of an uncertificated 11 security shall cancel the uncertificated security and issue an 12 equivalent certificated security on which must be noted conspicuously 13 14 any liens and restrictions of the issuer and any adverse claims (as to 15 which the issuer has a duty under RCW 62A.8-403(4)) to which the uncertificated security was subject. The certificated security shall 16 be registered in the name of and delivered to: 17

18 (a) the registered owner, if the uncertificated security was not 19 subject to a registered pledge; or

(b) the registered pledgee, if the uncertificated security was 20 subject to a registered pledge.)) AUTHENTICATING TRUSTEE, TRANSFER 21 AGENT, AND REGISTRAR. A person acting as authenticating trustee, 22 transfer agent, registrar, or other agent for an issuer in the 23 24 registration of a transfer of its securities, in the issue of new security certificates or uncertificated securities, or in the 25 cancellation of surrendered security certificates has the same 26 obligation to the holder or owner of a certificated or uncertificated 27 security with regard to the particular functions performed as the 28 29 issuer has in regard to those functions.

#### PART 5

### 30 31

#### SECURITY ENTITLEMENTS

32 <u>NEW SECTION.</u> **Sec. 41.** A new section is added to Title 62A RCW, to 33 be codified as RCW 62A.8-501, to read as follows:

34 SECURITIES ACCOUNT; ACQUISITION OF SECURITY ENTITLEMENT FROM 35 SECURITIES INTERMEDIARY. (1) "Securities account" means an account to 36 which a financial asset is or may be credited in accordance with an 37 agreement under which the person maintaining the account undertakes to 1 treat the person for whom the account is maintained as entitled to 2 exercise the rights that comprise the financial asset.

3 (2) Except as otherwise provided in subsections (4) and (5) of this
4 section, a person acquires a security entitlement if a securities
5 intermediary:

6 (a) Indicates by book entry that a financial asset has been 7 credited to the person's securities account;

8 (b) Receives a financial asset from the person or acquires a 9 financial asset for the person and, in either case, accepts it for 10 credit to the person's securities account; or

11 (c) Becomes obligated under other law, regulation, or rule to 12 credit a financial asset to the person's securities account.

(3) If a condition of subsection (2) of this section has been met,
a person has a security entitlement even though the securities
intermediary does not itself hold the financial asset.

16 (4) If a securities intermediary holds a financial asset for 17 another person, and the financial asset is registered in the name of, 18 payable to the order of, or specially indorsed to the other person, and 19 has not been indorsed to the securities intermediary or in blank, the 20 other person is treated as holding the financial asset directly rather 21 than as having a security entitlement with respect to the financial 22 asset.

(5) Issuance of a security is not establishment of a securityentitlement.

25 <u>NEW SECTION.</u> Sec. 42. A new section is added to Title 62A RCW, to 26 be codified as RCW 62A.8-502, to read as follows:

ASSERTION OF ADVERSE CLAIM AGAINST ENTITLEMENT HOLDER. An action based on an adverse claim to a financial asset, whether framed in conversion, replevin, constructive trust, equitable lien, or other theory, may not be asserted against a person who acquires a security entitlement under section 41 of this act for value and without notice of the adverse claim.

33 <u>NEW SECTION.</u> Sec. 43. A new section is added to Title 62A RCW, to 34 be codified as RCW 62A.8-503, to read as follows:

35 PROPERTY INTEREST OF ENTITLEMENT HOLDER IN FINANCIAL ASSET HELD BY 36 SECURITIES INTERMEDIARY. (1) To the extent necessary for a securities 37 intermediary to satisfy all security entitlements with respect to a 1 particular financial asset, all interests in that financial asset held 2 by the securities intermediary are held by the securities intermediary 3 for the entitlement holders, are not property of the securities 4 intermediary, and are not subject to claims of creditors of the 5 securities intermediary, except as otherwise provided in section 51 of 6 this act.

7 (2) An entitlement holder's property interest with respect to a 8 particular financial asset under subsection (1) of this section is a 9 pro rata property interest in all interests in that financial asset held by the securities intermediary, without regard to the time the 10 entitlement holder acquired the security entitlement or the time the 11 securities intermediary acquired the interest in that financial asset. 12 13 (3) An entitlement holder's property interest with respect to a particular financial asset under subsection (1) of this section may be 14 15 enforced against the securities intermediary only by exercise of the entitlement holder's rights under sections 45 through 48 of this act. 16

17 (4) An entitlement holder's property interest with respect to a 18 particular financial asset under subsection (1) of this section may be 19 enforced against a purchaser of the financial asset or interest therein 20 only if:

(a) Insolvency proceedings have been initiated by or against thesecurities intermediary;

(b) The securities intermediary does not have sufficient interests
in the financial asset to satisfy the security entitlements of all of
its entitlement holders to that financial asset;

(c) The securities intermediary violated its obligations under
 section 44 of this act by transferring the financial asset or interest
 therein to the purchaser; and

(d) The purchaser is not protected under subsection (5) of thissection.

The trustee or other liquidator, acting on behalf of all entitlement holders having security entitlements with respect to a particular financial asset, may recover the financial asset, or interest therein, from the purchaser. If the trustee or other liquidator elects not to pursue that right, an entitlement holder whose security entitlement remains unsatisfied has the right to recover its interest in the financial asset from the purchaser.

(5) An action based on the entitlement holder's property interestwith respect to a particular financial asset under subsection (1) of

1 this section, whether framed in conversion, replevin, constructive 2 trust, equitable lien, or other theory, may not be asserted against any 3 purchaser of a financial asset or interest therein who gives value, 4 obtains control, and does not act in collusion with the securities 5 intermediary in violating the securities intermediary's obligations 6 under section 44 of this act.

7 <u>NEW SECTION.</u> Sec. 44. A new section is added to Title 62A RCW, to 8 be codified as RCW 62A.8-504, to read as follows:

9 DUTY OF SECURITIES INTERMEDIARY TO MAINTAIN FINANCIAL ASSET. (1) 10 A securities intermediary shall promptly obtain and thereafter maintain 11 a financial asset in a quantity corresponding to the aggregate of all 12 security entitlements it has established in favor of its entitlement 13 holders with respect to that financial asset. The securities 14 intermediary may maintain those financial assets directly or through 15 one or more other securities intermediaries.

16 (2) Except to the extent otherwise agreed by its entitlement 17 holder, a securities intermediary may not grant any security interests 18 in a financial asset it is obligated to maintain pursuant to subsection 19 (1) of this section.

(3) A securities intermediary satisfies the duty in subsection (1)of this section if:

(a) The securities intermediary acts with respect to the duty as
agreed upon by the entitlement holder and the securities intermediary;
or

(b) In the absence of agreement, the securities intermediary
exercises due care in accordance with reasonable commercial standards
to obtain and maintain the financial asset.

(4) This section does not apply to a clearing corporation that is
 itself the obligor of an option or similar obligation to which its
 entitlement holders have security entitlements.

31 <u>NEW SECTION.</u> Sec. 45. A new section is added to Title 62A RCW, to 32 be codified as RCW 62A.8-505, to read as follows:

DUTY OF SECURITIES INTERMEDIARY WITH RESPECT TO PAYMENTS AND DISTRIBUTIONS. (1) A securities intermediary shall take action to obtain a payment or distribution made by the issuer of a financial asset. A securities intermediary satisfies the duty if:

(a) The securities intermediary acts with respect to the duty as
 agreed upon by the entitlement holder and the securities intermediary;
 or

4 (b) In the absence of agreement, the securities intermediary 5 exercises due care in accordance with reasonable commercial standards 6 to attempt to obtain the payment or distribution.

7 (2) A securities intermediary is obligated to its entitlement 8 holder for a payment or distribution made by the issuer of a financial 9 asset if the payment or distribution is received by the securities 10 intermediary.

11 <u>NEW SECTION.</u> **Sec. 46.** A new section is added to Title 62A RCW, to 12 be codified as RCW 62A.8-506, to read as follows:

DUTY OF SECURITIES INTERMEDIARY TO EXERCISE RIGHTS AS DIRECTED BY ENTITLEMENT HOLDER. A securities intermediary shall exercise rights with respect to a financial asset if directed to do so by an entitlement holder. A securities intermediary satisfies the duty if: (1) The securities intermediary acts with respect to the duty as agreed upon by the entitlement holder and the securities intermediary; or

(2) In the absence of agreement, the securities intermediary either
places the entitlement holder in a position to exercise the rights
directly or exercises due care in accordance with reasonable commercial
standards to follow the direction of the entitlement holder.

24 <u>NEW SECTION.</u> Sec. 47. A new section is added to Title 62A RCW, to 25 be codified as RCW 62A.8-507, to read as follows:

DUTY OF SECURITIES INTERMEDIARY TO COMPLY WITH ENTITLEMENT ORDER. 26 (1) A securities intermediary shall comply with an entitlement order if 27 28 the entitlement order is originated by the appropriate person, the 29 securities intermediary has had reasonable opportunity to assure itself that the entitlement order is genuine and authorized, and the 30 31 securities intermediary has had reasonable opportunity to comply with 32 the entitlement order. A securities intermediary satisfies the duty 33 if:

(a) The securities intermediary acts with respect to the duty as
 agreed upon by the entitlement holder and the securities intermediary;
 or

1 (b) In the absence of agreement, the securities intermediary 2 exercises due care in accordance with reasonable commercial standards 3 to comply with the entitlement order.

4 (2) If a securities intermediary transfers a financial asset 5 pursuant to an ineffective entitlement order, the securities intermediary shall reestablish a security entitlement in favor of the б 7 person entitled to it, and pay or credit any payments or distributions 8 that the person did not receive as a result of the wrongful transfer. 9 If the securities intermediary does not reestablish a security 10 entitlement, the securities intermediary is liable to the entitlement holder for damages. 11

12 <u>NEW SECTION.</u> Sec. 48. A new section is added to Title 62A RCW, to 13 be codified as RCW 62A.8-508, to read as follows:

14 DUTY OF SECURITIES INTERMEDIARY TO CHANGE ENTITLEMENT HOLDER'S POSITION TO OTHER FORM OF SECURITY HOLDING. A securities intermediary 15 shall act at the direction of an entitlement holder to change a 16 security entitlement into another available form of holding for which 17 18 the entitlement holder is eligible, or to cause the financial asset to be transferred to a securities account of the entitlement holder with 19 another securities intermediary. A securities intermediary satisfies 20 21 the duty if:

(1) The securities intermediary acts as agreed upon by theentitlement holder and the securities intermediary; or

(2) In the absence of agreement, the securities intermediary
 exercises due care in accordance with reasonable commercial standards
 to follow the direction of the entitlement holder.

27 <u>NEW SECTION.</u> Sec. 49. A new section is added to Title 62A RCW, to 28 be codified as RCW 62A.8-509, to read as follows:

29 SPECIFICATION OF DUTIES OF SECURITIES INTERMEDIARY BY OTHER STATUTE REGULATION; MANNER OF PERFORMANCE OF DUTIES OF 30 OR SECURITIES INTERMEDIARY AND EXERCISE OF RIGHTS OF ENTITLEMENT HOLDER. (1) If the 31 32 substance of a duty imposed upon a securities intermediary by sections 33 44 through 48 of this act is the subject of other statute, regulation, or rule, compliance with that statute, regulation, or rule satisfies 34 35 the duty.

36 (2) To the extent that specific standards for the performance of37 the duties of a securities intermediary or the exercise of the rights

1 of an entitlement holder are not specified by other statute, 2 regulation, or rule or by agreement between the securities intermediary 3 and entitlement holder, the securities intermediary shall perform its 4 duties and the entitlement holder shall exercise its rights in a 5 commercially reasonable manner.

6 (3) The obligation of a securities intermediary to perform the 7 duties imposed by sections 44 through 48 of this act is subject to:

8 (a) Rights of the securities intermediary arising out of a security 9 interest under a security agreement with the entitlement holder or 10 otherwise; and

(b) Rights of the securities intermediary under other law, regulation, rule, or agreement to withhold performance of its duties as a result of unfulfilled obligations of the entitlement holder to the securities intermediary.

(4) Sections 44 through 48 of this act do not require a securities
intermediary to take any action that is prohibited by other statute,
regulation, or rule.

18 <u>NEW SECTION.</u> Sec. 50. A new section is added to Title 62A RCW, to 19 be codified as RCW 62A.8-510, to read as follows:

20 RIGHTS OF PURCHASER OF SECURITY ENTITLEMENT FROM ENTITLEMENT 21 HOLDER. (1) An action based on an adverse claim to a financial asset 22 or security entitlement, whether framed in conversion, replevin, 23 constructive trust, equitable lien, or other theory, may not be 24 asserted against a person who purchases a security entitlement, or an 25 interest therein, from an entitlement holder if the purchaser gives 26 value, does not have notice of the adverse claim, and obtains control.

(2) If an adverse claim could not have been asserted against an entitlement holder under section 42 of this act, the adverse claim cannot be asserted against a person who purchases a security entitlement, or an interest therein, from the entitlement holder.

(3) In a case not covered by the priority rules in Article 9, 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. Purchasers who have control rank equally, except that a securities intermediary as purchaser has priority over a conflicting purchaser who has control unless otherwise agreed by the securities intermediary.

<u>NEW SECTION.</u> Sec. 51. A new section is added to Title 62A RCW, to
 be codified as RCW 62A.8-511, to read as follows:

3 PRIORITY AMONG SECURITY INTERESTS AND ENTITLEMENT HOLDERS. (1)4 Except as otherwise provided in subsections (2) and (3) of this section, if a securities intermediary does not have sufficient 5 interests in a particular financial asset to satisfy both its б 7 obligations to entitlement holders who have security entitlements to 8 that financial asset and its obligation to a creditor of the securities 9 intermediary who has a security interest in that financial asset, the 10 claims of entitlement holders, other than the creditor, have priority over the claim of the creditor. 11

(2) A claim of a creditor of a securities intermediary who has a security interest in a financial asset held by a securities intermediary has priority over claims of the securities intermediary's entitlement holders who have security entitlements with respect to that financial asset if the creditor has control over the financial asset. (3) If a clearing corporation does not have sufficient financial

assets to satisfy both its obligations to entitlement holders who have security entitlements with respect to a financial asset and its obligation to a creditor of the clearing corporation who has a security interest in that financial asset, the claim of the creditor has priority over the claims of entitlement holders.

23 NEW SECTION. Sec. 52. The following acts or parts of acts are 24 each repealed: 25 (1) RCW 21.17.010 and 1961 c 150 s 1; (2) RCW 21.17.020 and 1961 c 150 s 2; 26 (3) RCW 21.17.030 and 1961 c 150 s 3; 27 (4) RCW 21.17.040 and 1961 c 150 s 4; 28 29 (5) RCW 21.17.050 and 1961 c 150 s 5; (6) RCW 21.17.060 and 1961 c 150 s 6; 30 (7) RCW 21.17.070 and 1961 c 150 s 7; 31 (8) RCW 21.17.080 and 1967 c 208 s 1 & 1961 c 150 s 8; 32 33 (9) RCW 21.17.090 and 1961 c 150 s 9; (10) RCW 21.17.900 and 1961 c 150 s 10; 34 35 (11) RCW 21.17.910 and 1961 c 150 s 11; 36 (12) RCW 62A.8-308 and 1986 c 35 s 23 & 1965 ex.s. c 157 s 8-308; 37 (13) RCW 62A.8-309 and 1986 c 35 s 24 & 1965 ex.s. c 157 s 8-309; 38 (14) RCW 62A.8-310 and 1986 c 35 s 25 & 1965 ex.s. c 157 s 8-310;

1	(15)	RCW	62A.8-311	and	1986	С	35	s	26	&	1965	ex.s.	С	157	s	8-311;
2	(16)	RCW	62A.8-312	and	1986	С	35	s	27	&	1965	ex.s.	С	157	s	8-312;
3	(17)	RCW	62A.8-313	and	1986	С	35	S	28	&	1965	ex.s.	С	157	S	8-313;
4	(18)	RCW	62A.8-314	and	1986	С	35	s	29	&	1965	ex.s.	С	157	s	8-314;
5	(19)	RCW	62A.8-315	and	1986	С	35	s	30	&	1965	ex.s.	С	157	s	8-315;
б	(20)	RCW	62A.8-316	and	1986	С	35	s	31	&	1965	ex.s.	С	157	s	8-316;
7	(21)	RCW	62A.8-317	and	1986	С	35	s	32	&	1965	ex.s.	С	157	s	8-317;
8	(22)	RCW	62A.8-318	and	1986	С	35	s	33	&	1965	ex.s.	С	157	s	8-318;
9	(23)	RCW	62A.8-319	and	1986	С	35	s	34	&	1965	ex.s.	С	157	s	8-319;
10	(24)	RCW	62A.8-320	and	1986	С	35	S	35	&	1965	ex.s.	С	157	S	8-320;
11	(25)	RCW	62A.8-321	and	1986	С	35	S	36	; ;	and					
12	(26)	RCW	62A.8-408	and	1986	С	35	S	44	•						

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## TRANSITION PROVISIONS FOR REVISED ARTICLE 8 AND CONFORMING AMENDMENTS TO ARTICLES 1, 5, 9, AND 10

16 <u>NEW SECTION.</u> Sec. 53. SAVINGS CLAUSE. (1) This act does not 17 affect an action or proceeding commenced before the effective date of 18 this act.

PART 6

(2) If a security interest in a security is perfected by the 19 effective date of this act, and the action by which the security 20 21 interest was perfected would suffice to perfect a security interest 22 under this act, no further action is required to continue perfection. 23 If a security interest in a security is perfected by the effective date 24 of this act, but the action by which the security interest was perfected would not suffice to perfect a security interest under this 25 act, the security interest remains perfected for a period of four 26 27 months after the effective date and continues perfected thereafter if 28 appropriate action to perfect under this act is taken within that 29 period. If a security interest is perfected by the effective date of 30 this act, and the security interest can be perfected by filing under 31 this act, a financing statement signed by the secured party instead of 32 the debtor may be filed within that period to continue perfection or 33 thereafter to perfect.

34 **Sec. 54.** RCW 62A.1-105 and 1993 c 395 s 6-102 and 1993 c 230 s 2A-35 601 are each reenacted and amended to read as follows: 1 TERRITORIAL APPLICATION OF THE TITLE; PARTIES' POWER TO CHOOSE 2 APPLICABLE LAW. (1) Except as provided hereafter in this section, when 3 a transaction bears a reasonable relation to this state and also to 4 another state or nation the parties may agree that the law either of 5 this state or of such other state or nation shall govern their rights 6 and duties. Failing such agreement this Title applies to transactions 7 bearing an appropriate relation to this state.

8 (2) Where one of the following provisions of this Title specifies 9 the applicable law, that provision governs and a contrary agreement is 10 effective only to the extent permitted by the law (including the 11 conflict of laws rules) so specified:

12 Rights of creditors against sold goods. RCW 62A.2-402.

Applicability of the Article on Leases. RCW 62A.2A-105 and 62A.2A-14 106.

Applicability of the Article on Bank Deposits and Collections. RCW 62A.4-102.

Applicability of the Article on Investment Securities. ((RCW
 62A.8-106)) Section 10 of this act.

19 Perfection provisions of the Article on Secured Transactions. RCW 20 62A.9-103.

21 **Sec. 55.** RCW 62A.1-206 and 1965 ex.s. c 157 s 1-206 are each 22 amended to read as follows:

23 STATUTE OF FRAUDS FOR KINDS OF PERSONAL PROPERTY NOT OTHERWISE 24 COVERED. (1) Except in the cases described in subsection (2) of this 25 section a contract for the sale of personal property is not enforceable by way of action or defense beyond five thousand dollars in amount or 26 value of remedy unless there is some writing which indicates that a 27 contract for sale has been made between the parties at a defined or 28 29 stated price, reasonably identifies the subject matter, and is signed by the party against whom enforcement is sought or by his authorized 30 31 agent.

(2) Subsection (1) of this section does not apply to contracts for
the sale of goods (RCW 62A.2-201) nor of securities (((RCW 62A.8-319))
section 13 of this act) nor to security agreements (RCW 62A.9-203).

35 **Sec. 56.** RCW 62A.4-104 and 1993 c 229 s 80 are each amended to 36 read as follows:

DEFINITIONS AND INDEX OF DEFINITIONS. (a) In this Article, unless
 the context otherwise requires:

3 (1) "Account" means any deposit or credit account with a bank, 4 including a demand, time, savings, passbook, share draft, or like 5 account, other than an account evidenced by a certificate of deposit; 6 (2) "Afternoon" means the period of a day between noon and 7 midnight;

8 (3) "Banking day" means the part of a day on which a bank is open 9 to the public for carrying on substantially all of its banking 10 functions, except that it shall not include a Saturday, Sunday, or 11 legal holiday;

12 (4) "Clearing house" means an association of banks or other payors13 regularly clearing items;

14 (5) "Customer" means a person having an account with a bank or for 15 whom a bank has agreed to collect items, including a bank that 16 maintains an account at another bank;

17 (6) "Documentary draft" means a draft to be presented for 18 acceptance or payment if specified documents, certificated securities 19 (RCW 62A.8-102) or instructions for uncertificated securities (RCW 20 ((62A.8-308)) 62A.8-102), or other certificates, statements, or the 21 like are to be received by the drawee or other payor before acceptance 22 or payment of the draft;

(7) "Draft" means a draft as defined in RCW 62A.3-104 or an item,
other than an instrument, that is an order;

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(8) "Drawee" means a person ordered in a draft to make payment;

(9) "Item" means an instrument or a promise or order to pay money
handled by a bank for collection or payment. The term does not include
a payment order governed by Article 4A or a credit or debit card slip;

(10) "Midnight deadline" with respect to a bank is midnight on its next banking day following the banking day on which it receives the relevant item or notice or from which the time for taking action commences to run, whichever is later;

(11) "Settle" means to pay in cash, by clearing-house settlement,
in a charge or credit or by remittance, or otherwise as agreed. A
settlement may be either provisional or final;

36 (12) "Suspends payments" with respect to a bank means that it has 37 been closed by order of the supervisory authorities, that a public 38 officer has been appointed to take it over or that it ceases or refuses 39 to make payments in the ordinary course of business.

1	(b) Other definitions applying to this Article and the sections i	n									
2	which they appear are:										
3	"Agreement for electronic										
4	presentment" RCW 62A.4-110.	RCW 62A.4-110.									
5	"Bank" RCW 62A.4-105.	RCW 62A.4-105.									
6	"Collecting bank" RCW 62A.4-105.	RCW 62A.4-105.									
7	"Depositary bank" RCW 62A.4-105.	RCW 62A.4-105.									
8	"Intermediary bank" RCW 62A.4-105.	RCW 62A.4-105.									
9	"Payor bank" RCW 62A.4-105.	RCW 62A.4-105.									
10	"Presenting bank" RCW 62A.4-105.	RCW 62A.4-105.									
11	"Presentment notice" RCW 62A.4-110.										
12	(c) The following definitions in other Articles apply to thi	s									
13	Article:										
14	"Acceptance" RCW 62A.3-409.										
15	"Alteration" RCW 62A.3-407.										
16	"Cashier's check" RCW 62A.3-104.										
17	"Certificate of deposit" RCW 62A.3-104.										
18	"Certified check" RCW 62A.3-409.										
19	"Check" RCW 62A.3-104.										
20	"Draft" RCW 62A.3-104.										
21	"Good faith" RCW 62A.3-103.										
22	"Holder in due course" RCW 62A.3-302.										
23	"Instrument" RCW 62A.3-104.										
24	"Notice of dishonor" RCW 62A.3-503.										
25	"Order" RCW 62A.3-103.										
26	"Ordinary care" RCW 62A.3-103.										
27	"Person entitled to enforce" RCW 62A.3-301.										
28	"Presentment" RCW 62A.3-501.										
29	"Promise" RCW 62A.3-103.										
30	"Prove" RCW 62A.3-103.										
31	"Teller's check" RCW 62A.3-104.										
32	"Unauthorized signature" RCW 62A.3-403.										

33 (d) In addition Article 1 contains general definitions and 34 principles of construction and interpretation applicable throughout 35 this Article. 1 Sec. 57. RCW 62A.5-114 and 1986 c 35 s 54 are each amended to read 2 as follows:

3 ISSUER'S DUTY AND PRIVILEGE TO HONOR; RIGHT TO REIMBURSEMENT. (1) 4 An issuer must honor a draft or demand for payment which complies with the terms of the relevant credit regardless of whether the goods or 5 documents conform to the underlying contract for sale or other contract 6 7 between the customer and the beneficiary. The issuer is not excused 8 from honor of such a draft or demand by reason of an additional general 9 term that all documents must be satisfactory to the issuer, but an 10 issuer may require that specified documents must be satisfactory to it.

(2) Unless otherwise agreed when documents appear on their face to comply with the terms of a credit but a required document does not in fact conform to the warranties made on negotiation or transfer of a document of title (RCW 62A.7-507) or of a certificated security (RCW ((62A.8-306)) 62A.8-108) or is forged or fraudulent or there is fraud in the transaction:

(a) the issuer must honor the draft or demand for payment if honor is demanded by a negotiating bank or other holder of the draft or demand which has taken the draft or demand under the credit and under circumstances which would make it a holder in due course (RCW 62A.3-302) and in an appropriate case would make it a person to whom a document of title has been duly negotiated (RCW 62A.7-502) or a bona fide purchaser of a certificated security (RCW 62A.8-302); and

(b) in all other cases as against its customer, an issuer acting in good faith may honor the draft or demand for payment despite notification from the customer of fraud, forgery or other defect not apparent on the face of the documents but a court of appropriate jurisdiction may enjoin such honor.

(3) Unless otherwise agreed an issuer which has duly honored a draft or demand for payment is entitled to immediate reimbursement of any payment made under the credit and to be put in effectively available funds not later than the day before maturity of any acceptance made under the credit.

(4) When a credit provides for payment by the issuer on receipt of
 notice that the required documents are in the possession of a
 correspondent or other agent of the issuer

37 (a) any payment made on receipt of such notice is conditional; and

1 (b) the issuer may reject documents which do not comply with the 2 credit if it does so within three banking days following its receipt of 3 the documents; and

4 (c) in the event of such rejection, the issuer is entitled by 5 charge back or otherwise to return of the payment made.

6 (5) In the case covered by subsection (4) failure to reject 7 documents within the time specified in sub-paragraph (b) constitutes 8 acceptance of the documents and makes the payment final in favor of the 9 beneficiary.

10 **Sec. 58.** RCW 62A.9-103 and 1986 c 35 s 45 are each amended to read 11 as follows:

12 PERFECTION OF SECURITY INTEREST((S)) IN MULTIPLE STATE 13 TRANSACTIONS. (1) Documents, instruments and ordinary goods.

(a) This subsection applies to documents and instruments and to
goods other than those covered by a certificate of title described in
subsection (2), mobile goods described in subsection (3), and minerals
described in subsection (5).

(b) Except as otherwise provided in this subsection, perfection and the effect of perfection or nonperfection of a security interest in collateral are governed by the law of the jurisdiction where the collateral is when the last event occurs on which is based the assertion that the security interest is perfected or unperfected.

23 (c) If the parties to a transaction creating a purchase money 24 security interest in goods in one jurisdiction understand at the time 25 that the security interest attaches that the goods will be kept in another jurisdiction, then the law of the other jurisdiction governs 26 27 the perfection and the effect of perfection or nonperfection of the security interest from the time it attaches until thirty days after the 28 29 debtor receives possession of the goods and thereafter if the goods are 30 taken to the other jurisdiction before the end of the thirty-day period. 31

(d) When collateral is brought into and kept in this state while subject to a security interest perfected under the law of the jurisdiction from which the collateral was removed, the security interest remains perfected, but if action is required by Part 3 of this Article to perfect the security interest,

(i) if the action is not taken before the expiration of the periodof perfection in the other jurisdiction or the end of four months after

1 the collateral is brought into this state, whichever period first 2 expires, the security interest becomes unperfected at the end of that 3 period and is thereafter deemed to have been unperfected as against a 4 person who became a purchaser after removal;

5 (ii) if the action is taken before the expiration of the period 6 specified in subparagraph (i), the security interest continues 7 perfected thereafter;

8 (iii) for the purpose of priority over a buyer of consumer goods 9 (subsection (2) of RCW 62A.9-307), the period of the effectiveness of 10 a filing in the jurisdiction from which the collateral is removed is 11 governed by the rules with respect to perfection in subparagraphs (i) 12 and (ii).

13 (2) Certificate of title.

(a) This subsection applies to goods covered by a certificate of
title issued under a statute of this state or of another jurisdiction
under the law of which indication of a security interest on the
certificate is required as a condition of perfection.

(b) Except as otherwise provided in this subsection, perfection and 18 19 the effect of perfection or nonperfection of the security interest are 20 governed by the law (including the conflict of laws rules) of the jurisdiction issuing the certificate until four months after the goods 21 are removed from that jurisdiction and thereafter until the goods are 22 registered in another jurisdiction, but in any event not beyond 23 24 surrender of the certificate. After the expiration of that period, the 25 goods are not covered by the certificate of title within the meaning of 26 this section.

(c) Except with respect to the rights of a buyer described in the next paragraph, a security interest, perfected in another jurisdiction otherwise than by notation on a certificate of title, in goods brought into this state and thereafter covered by a certificate of title issued by this state is subject to the rules stated in paragraph (d) of subsection (1).

33 (d) If goods are brought into this state while a security interest 34 therein is perfected in any manner under the law of the jurisdiction 35 from which the goods are removed and a certificate of title is issued 36 by this state and the certificate does not show that the goods are 37 subject to the security interest or that they may be subject to 38 security interests not shown on the certificate, the security interest 39 is subordinate to the rights of a buyer of the goods who is not in the 1 business of selling goods of that kind to the extent that he gives 2 value and receives delivery of the goods after issuance of the 3 certificate and without knowledge of the security interest.

4

(3) Accounts, general intangibles and mobile goods.

5 (a) This subsection applies to accounts (other than an account described in subsection (5) on minerals) and general intangibles (other 6 7 than uncertificated securities) and to goods which are mobile and which 8 are of a type normally used in more than one jurisdiction, such as 9 vehicles, trailers, rolling stock, airplanes, shipping motor 10 containers, road building and construction machinery and commercial harvesting machinery and the like, if the goods are equipment or are 11 inventory leased or held for lease by the debtor to others, and are not 12 covered by a certificate of title described in subsection (2). 13

(b) The law (including the conflict of laws rules) of the jurisdiction in which the debtor is located governs the perfection and the effect of perfection or nonperfection of the security interest.

17 (c) If, however, the debtor is located in a jurisdiction which is not a part of the United States, and which does not provide for 18 19 perfection of the security interest by filing or recording in that jurisdiction, the law of the jurisdiction in the United States in which 20 the debtor has its major executive office in the United States governs 21 the perfection and the effect of perfection or nonperfection of the 22 23 security interest through filing. In the alternative, if the debtor is 24 located in a jurisdiction which is not a part of the United States or 25 Canada and the collateral is accounts or general intangibles for money 26 due or to become due, the security interest may be perfected by 27 notification to the account debtor. As used in this paragraph, "United States" includes its territories and possessions and the Commonwealth 28 29 of Puerto Rico.

30 (d) A debtor shall be deemed located at his place of business if he 31 has one, at his chief executive office if he has more than one place of 32 business, otherwise at his residence. If, however, the debtor is a 33 foreign air carrier under the Federal Aviation Act of 1958, as amended, 34 it shall be deemed located at the designated office of the agent upon 35 whom service of process may be made on behalf of the foreign air 36 carrier.

(e) A security interest perfected under the law of the jurisdiction
of the location of the debtor is perfected until the expiration of four
months after a change of the debtor's location to another jurisdiction,

1 or until perfection would have ceased by the law of the first 2 jurisdiction, whichever period first expires. Unless perfected in the 3 new jurisdiction before the end of that period, it becomes unperfected 4 thereafter and is deemed to have been unperfected as against a person 5 who became a purchaser after the change.

6

(4) Chattel paper.

7 The rules stated for goods in subsection (1) apply to a possessory 8 security interest in chattel paper. The rules stated for accounts in 9 subsection (3) apply to a nonpossessory security interest in chattel 10 paper, but the security interest may not be perfected by notification 11 to the account debtor.

12 (5) Minerals.

Perfection and the effect of perfection or nonperfection of a security interest which is created by a debtor who has an interest in minerals or the like (including oil and gas) before extraction and which attaches thereto as extracted, or which attaches to an account resulting from the sale thereof at the wellhead or minehead are governed by the law (including the conflict of laws rules) of the jurisdiction wherein the wellhead or minehead is located.

20

(6) ((Uncertificated securities.

The law (including the conflict of laws rules) of the jurisdiction of organization of the issuer governs the perfection and the effect of perfection or non-perfection of a security interest in uncertificated securities.)) Investment property.

25

(a) This subsection applies to investment property.

26 (b) Except as otherwise provided in paragraph (f), during the time that a security certificate is located in a jurisdiction, perfection of 27 a security interest, the effect of perfection or non-perfection, and 28 29 the priority of a security interest in the certificated security 30 represented thereby are governed by the local law of that jurisdiction. 31 (c) Except as otherwise provided in paragraph (f), perfection of a security interest, the effect of perfection or non-perfection, and the 32 priority of a security interest in an uncertificated security are 33 34 governed by the local law of the issuer's jurisdiction as specified in 35 section 10(4) of this act. 36 (d) Except as otherwise provided in paragraph (f), perfection of a

37 <u>security interest</u>, the effect of perfection or non-perfection, and the 38 <u>priority of a security interest in a security entitlement or securities</u> 1 account are governed by the local law of the securities intermediary's
2 jurisdiction as specified in section 10(5) of this act.

3 (e) Except as otherwise provided in paragraph (f), perfection of a 4 security interest, the effect of perfection or non-perfection, and the 5 priority of a security interest in a commodity contract or commodity 6 account are governed by the local law of the commodity intermediary's 7 jurisdiction. The following rules determine a "commodity 8 intermediary's jurisdiction" for purposes of this paragraph:

9 <u>(i) if an agreement between the commodity intermediary and</u> 10 <u>commodity customer specifies that it is governed by the law of a</u> 11 <u>particular jurisdiction, that jurisdiction is the commodity</u> 12 <u>intermediary's jurisdiction.</u>

(ii) if an agreement between the commodity intermediary and commodity customer does not specify the governing law as provided in subparagraph (i), but expressly specifies that the commodity account is maintained at an office in a particular jurisdiction, that jurisdiction is the commodity intermediary's jurisdiction.

(iii) if an agreement between the commodity intermediary and commodity customer does not specify a jurisdiction as provided in subparagraph (i) or (ii), the commodity intermediary's jurisdiction is the jurisdiction in which is located the office identified in an account statement as the office serving the commodity customer's account.

(iv) if an agreement between the commodity intermediary and commodity customer does not specify a jurisdiction as provided in subparagraph (i) or (ii) and an account statement does not identify an office serving the commodity customer's account as provided in subparagraph (iii), the commodity intermediary's jurisdiction is the jurisdiction in which is located the chief executive office of the commodity intermediary.

(f) Perfection of a security interest by filing, automatic perfection of a security interest in investment property granted by a broker or securities intermediary, and automatic perfection of a security interest in a commodity contract or commodity account granted by a commodity intermediary are governed by the local law of the jurisdiction in which the debtor is located.

37 **Sec. 59.** RCW 62A.9-105 and 1986 c 35 s 46 are each amended to read 38 as follows: 1 DEFINITIONS AND INDEX OF DEFINITIONS. (1) In this Article unless 2 the context otherwise requires:

3 (a) "Account debtor" means the person who is obligated on an4 account, chattel paper or general intangible;

5 (b) "Chattel paper" means a writing or writings which evidence both 6 a monetary obligation and a security interest in or a lease of specific 7 goods, but a charter or other contract involving the use or hire of a 8 vessel is not chattel paper. When a transaction is evidenced both by 9 such a security agreement or a lease and by an instrument or a series 10 of instruments, the group of writings taken together constitutes 11 chattel paper;

12 (c) "Collateral" means the property subject to a security interest,13 and includes accounts and chattel paper which have been sold;

(d) "Debtor" means the person who owes payment or other performance 14 15 of the obligation secured, whether or not he owns or has rights in the 16 collateral, and includes the seller of accounts or chattel paper. Where the debtor and the owner of the collateral are not the same 17 person, the term "debtor" means the owner of the collateral in any 18 19 provision of the Article dealing with the collateral, the obligor in 20 any provision dealing with the obligation, and may include both where 21 the context so requires;

(e) "Deposit account" means a demand, time, savings, passbook or like account maintained with a bank, savings and loan association, credit union or like organization, other than an account evidenced by a certificate of deposit;

(f) "Document" means document of title as defined in the general definitions of Article 1 (RCW 62A.1-201), and a receipt of the kind described in subsection (2) of RCW 62A.7-201;

(g) "Encumbrance" includes real estate mortgages and other liens on real estate and all other rights in real estate that are not ownership interests;

(h) "Goods" includes all things which are movable at the time the 32 security interest attaches or which are fixtures (RCW 62A.9-313), but 33 does not include money, documents, instruments, investment property, 34 35 commodity contracts, accounts, chattel paper, general intangibles, or minerals or the like (including oil and gas) before extraction. 36 37 "Goods" also includes standing timber which is to be cut and removed under a conveyance or contract for sale, the unborn young of animals 38 39 and growing crops;

(i) "Instrument" means a negotiable instrument (defined in RCW 2 62A.3-104), ((or a certificated security (defined in RCW 62A.8-102))) 3 or any other writing which evidences a right to the payment of money 4 and is not itself a security agreement or lease and is of a type which 5 is in ordinary course of business transferred by delivery with any 6 necessary indorsement or assignment. The term does not include 7 investment property;

8 (j) "Mortgage" means a consensual interest created by a real estate 9 mortgage, a trust deed on real estate, or the like;

10 (k) An advance is made "pursuant to commitment" if the secured 11 party has bound himself to make it, whether or not a subsequent event 12 of default or other event not within his control has relieved or may 13 relieve him from his obligation;

14 (1) "Security agreement" means an agreement which creates or15 provides for a security interest;

(m) "Secured party" means a lender, seller or other person in whose favor there is a security interest, including a person to whom accounts or chattel paper have been sold. When the holders of obligations issued under an indenture of trust, equipment trust agreement or the like are represented by a trustee or other person, the representative is the secured party;

(n) "Transmitting utility" means any person primarily engaged in the railroad, street railway or trolley bus business, the electric or electronics communications transmission business, the transmission of goods by pipeline, or the transmission or the production and transmission of electricity, steam, gas or water, or the provision of sewer service.

(2) Other definitions applying to this Article and the sections inwhich they appear are:

- 30 "Account". RCW 62A.9-106.
- 31 "Attach". RCW 62A.9-203.
- 32 <u>"Commodity contract". Section 61 of this act.</u>
- 33 <u>"Commodity customer". Section 61 of this act.</u>

34 <u>"Commodity intermediary". Section 61 of this act.</u>

35 "Construction mortgage". RCW 62A.9-313(1).

36 "Consumer goods". RCW 62A.9-109(1).

37 <u>"Control". Section 61 of this act.</u>

38 "Equipment". RCW 62A.9-109(2).

39 "Farm products". RCW 62A.9-109(3).

"Fixture". RCW 62A.9-313. 1 2 "Fixture filing". RCW 62A.9-313. 3 "General intangibles". RCW 62A.9-106. "Inventory". RCW 62A.9-109(4). 4 "Investment property". Section 61 of this act. 5 "Lien creditor". RCW 62A.9-301(3). 6 7 "Proceeds". RCW 62A.9-306(1). 8 "Purchase money security interest". RCW 62A.9-107. 9 "United States". RCW 62A.9-103. 10 (3) The following definitions in other Articles apply to this 11 Article: 12 <u>"Broker". RCW 62A.8-102.</u> 13 "Certificated security". RCW 62A.8-102. 14 "Check". RCW 62A.3-104. 15 "Clearing corporation". RCW 62A.8-102. "Contract for sale". RCW 62A.2-106. 16 <u>"Control". RCW 62A.8-106.</u> 17 "Delivery". RCW 62A.8-301. 18 19 "Entitlement holder". RCW 62A.8-102. "Financial asset". RCW 62A.8-102. 20 "Holder in due course". RCW 62A.3-302. 21 "Note". RCW 62A.3-104. 22 "Sale". RCW 62A.2-106. 23 24 "Securities intermediary". RCW 62A.8-102. 25 <u>"Security". RCW 62A.8-102.</u> "Security certificate". RCW 62A.8-102. 26 "Security entitlement". RCW 62A.8-102. 27 "Uncertificated security". RCW 62A.8-102. 28 29 (4) In addition Article 1 contains general definitions and

30 principles of construction and interpretation applicable throughout 31 this Article.

32 **Sec. 60.** RCW 62A.9-106 and 1981 c 41 s 10 are each amended to read 33 as follows:

34 DEFINITIONS: "ACCOUNT"; "GENERAL INTANGIBLES". "Account" means 35 any right to payment for goods sold or leased or for services rendered 36 which is not evidenced by an instrument or chattel paper, whether or 37 not it has been earned by performance. "General intangibles" means any 38 personal property (including things in action) other than goods, 1 accounts, chattel paper, documents, instruments, investment property, 2 and money. All rights to payment earned or unearned under a charter or 3 other contract involving the use or hire of a vessel and all rights 4 incident to the charter or contract are accounts.

5 <u>NEW SECTION.</u> Sec. 61. A new section is added to Title 62A RCW, to 6 be codified as RCW 62A.9-115, to read as follows:

7

INVESTMENT PROPERTY. (1) In this Article:

8 (a) "Commodity account" means an account maintained by a commodity 9 intermediary in which a commodity contract is carried for a commodity 10 customer.

(b) "Commodity contract" means a commodity futures contract, an option on a commodity futures contract, a commodity option, or other contract that, in each case, is:

(i) traded on or subject to the rules of a board of trade that has
been designated as a contract market for such a contract pursuant to
the federal commodities laws; or

(ii) traded on a foreign commodity board of trade, exchange, or market, and is carried on the books of a commodity intermediary for a commodity customer.

(c) "Commodity customer" means a person for whom a commodityintermediary carries a commodity contract on its books.

22 (d) "Commodity intermediary" means:

(i) a person who is registered as a futures commission merchantunder the federal commodities laws; or

(ii) a person who in the ordinary course of its business provides clearance or settlement services for a board of trade that has been designated as a contract market pursuant to the federal commodities laws.

29 (e) "Control" with respect to a certificated security, uncertificated security, or security entitlement has the meaning 30 specified in RCW 62A.8-106. A secured party has control over a 31 32 commodity contract if by agreement among the commodity customer, the 33 commodity intermediary, and the secured party, the commodity 34 intermediary has agreed that it will apply any value distributed on account of the commodity contract as directed by the secured party 35 36 without further consent by the commodity customer. If a commodity customer grants a security interest in a commodity contract to its own 37 38 commodity intermediary, the commodity intermediary as secured party has

control. A secured party has control over a securities account or
 commodity account if the secured party has control over all security
 entitlements or commodity contracts carried in the securities account
 or commodity account.

5

(f) "Investment property" means:

6 (i) a security, whether certificated or uncertificated;

7 (ii) a security entitlement;

8 (iii) a securities account;

9 (iv) a commodity contract; or

10

(v) a commodity account.

(2) Attachment or perfection of a security interest in a securities account is also attachment or perfection of a security interest in all security entitlements carried in the securities account. Attachment or perfection of a security interest in a commodity account is also attachment or perfection of a security interest in all commodity contracts carried in the commodity account.

17 (3) A description of collateral in a security agreement or financing statement is sufficient to create or perfect a security 18 19 interest in a certificated security, uncertificated security, security entitlement, securities account, commodity contract, or commodity 20 account whether it describes the collateral by those terms, or as 21 investment property, or by description of the underlying security, 22 23 financial asset, or commodity contract. A description of investment 24 property collateral in a security agreement or financing statement is 25 sufficient if it identifies the collateral by specific listing, by 26 category, by quantity, by a computational or allocational formula or 27 procedure, or by any other method, if the identity of the collateral is objectively determinable. 28

(4) Perfection of a security interest in investment property is30 governed by the following rules:

31 (a) A security interest in investment property may be perfected by 32 control.

(b) Except as otherwise provided in paragraphs (c) and (d), asecurity interest in investment property may be perfected by filing.

35 (c) If the debtor is a broker or securities intermediary a security 36 interest in investment property is perfected when it attaches. The 37 filing of a financing statement with respect to a security interest in 38 investment property granted by a broker or securities intermediary has no effect for purposes of perfection or priority with respect to that
 security interest.

3 (d) If a debtor is a commodity intermediary, a security interest in 4 a commodity contract or a commodity account is perfected when it 5 attaches. The filing of a financing statement with respect to a 6 security interest in a commodity contract or a commodity account 7 granted by a commodity intermediary has no effect for purposes of 8 perfection or priority with respect to that security interest.

9 (5) Priority between conflicting security interests in the same 10 investment property is governed by the following rules:

(a) A security interest of a secured party who has control over
 investment property has priority over a security interest of a secured
 party who does not have control over the investment property.

(b) Except as otherwise provided in paragraphs (c) and (d),
conflicting security interests of secured parties each of whom has
control rank equally.

(c) Except as otherwise agreed by the securities intermediary, a security interest in a security entitlement or a securities account granted to the debtor's own securities intermediary has priority over any security interest granted by the debtor to another secured party.

(d) Except as otherwise agreed by the commodity intermediary, a security interest in a commodity contract or a commodity account granted to the debtor's own commodity intermediary has priority over any security interest granted by the debtor to another secured party. (e) Conflicting security interests granted by a broker, a securities intermediary, or a commodity intermediary which are perfected without control rank equally.

(f) In all other cases, priority between conflicting security
interests in investment property is governed by RCW 62A.9-312(5), (6),
and (7). RCW 62A.9-312(4) does not apply to investment property.

(6) If a security certificate in registered form is delivered to a secured party pursuant to agreement, a written security agreement is not required for attachment or enforceability of the security interest, delivery suffices for perfection of the security interest, and the security interest has priority over a conflicting security interest perfected by means other than control, even if a necessary indorsement is lacking. <u>NEW SECTION.</u> Sec. 62. A new section is added to Title 62A RCW, to
 be codified as RCW 62A.9-116, to read as follows:

3 SECURITY INTEREST ARISING IN PURCHASE OR DELIVERY OF FINANCIAL 4 ASSET. (1) If a person buys a financial asset through a securities 5 intermediary in a transaction in which the buyer is obligated to pay the purchase price to the securities intermediary at the time of the 6 7 purchase, and the securities intermediary credits the financial asset 8 to the buyer's securities account before the buyer pays the securities 9 intermediary, the securities intermediary has a security interest in 10 the buyer's security entitlement securing the buyer's obligation to 11 pay. A security agreement is not required for attachment or 12 enforceability of the security interest, and the security interest is 13 automatically perfected.

14 If a certificated security, or other financial (2) asset 15 represented by a writing which in the ordinary course of business is 16 transferred by delivery with any necessary indorsement or assignment is 17 delivered pursuant to an agreement between persons in the business of dealing with such securities or financial assets and the agreement 18 19 calls for delivery versus payment, the person delivering the certificate or other financial asset has a security interest in the 20 certificated security or other financial asset securing the seller's 21 right to receive payment. A security agreement is not required for 22 23 attachment or enforceability of the security interest, and the security 24 interest is automatically perfected.

25 **Sec. 63.** RCW 62A.9-203 and 1986 c 35 s 47 are each amended to read 26 as follows:

27 ATTACHMENT AND ENFORCEABILITY OF SECURITY INTEREST; PROCEEDS((-)); FORMAL REQUISITES. (1) Subject to the provisions of RCW 62A.4-208 on 28 29 the security interest of a collecting bank, ((RCW 62A.8-321)) sections 30 <u>61 and 62 of this act</u> on security interests in ((securities)) investment property, and RCW 62A.9-113 on a security interest arising 31 32 under the Article on Sales, a security interest is not enforceable 33 against the debtor or third parties with respect to the collateral and 34 does not attach unless:

35 (a) the collateral is in the possession of the secured party 36 pursuant to agreement, <u>the collateral is investment property and the</u> 37 <u>secured party has control pursuant to agreement</u>, or the debtor has 38 signed a security agreement which contains a description of the 1 collateral and in addition, when the security interest covers crops 2 growing or to be grown or timber to be cut, a description of the land 3 concerned;

4 5 (b) value has been given; and

(c) the debtor has rights in the collateral.

6 (2) A security interest attaches when it becomes enforceable 7 against the debtor with respect to the collateral. Attachment occurs 8 as soon as all of the events specified in subsection (1) have taken 9 place unless explicit agreement postpones the time of attaching.

(3) Unless otherwise agreed a security agreement gives the securedparty the rights to proceeds provided by RCW 62A.9-306.

(4) A transaction, although subject to this Article, is also subject to chapters 31.04, ((31.08,)) 31.12, 31.16, 31.20, and 31.24 RCW, and in the case of conflict between the provisions of this Article and any such statute, the provisions of such statute control. Failure to comply with any applicable statute has only the effect which is specified therein.

18 Sec. 64. RCW 62A.9-301 and 1982 c 186 s 2 are each amended to read 19 as follows:

20 PERSONS WHO TAKE PRIORITY OVER UNPERFECTED SECURITY INTERESTS; 21 RIGHTS OF "LIEN CREDITOR". (1) Except as otherwise provided in 22 subsection (2), an unperfected security interest is subordinate to the 23 rights of

24 (a) persons entitled to priority under RCW 62A.9-312;

(b) a person who becomes a lien creditor before the securityinterest is perfected;

(c) in the case of goods, instruments, documents, and chattel paper, a person who is not a secured party and who is a transferee in bulk or other buyer not in ordinary course of business, or is a buyer of farm products in ordinary course of business, to the extent that he gives value and receives delivery of the collateral without knowledge of the security interest and before it is perfected;

(d) in the case of accounts ((and)), general intangibles, and investment property, a person who is not a secured party and who is a transferee to the extent that he gives value without knowledge of the security interest and before it is perfected.

(2) If the secured party files with respect to a purchase moneysecurity interest before or within twenty days after the debtor

receives possession of the collateral, he takes priority over the 1 rights of a transferee in bulk or of a lien creditor which arise 2 between the time the security interest attaches and the time of filing. 3 4 (3) A "lien creditor" means a creditor who has acquired a lien on the property involved by attachment, levy or the like and includes an 5 assignee for benefit of creditors from the time of assignment, and a 6 7 trustee in bankruptcy from the date of the filing of the petition or a 8 receiver in equity from the time of appointment.

9 (4) A person who becomes a lien creditor while a security interest 10 is perfected takes subject to the security interest only to the extent 11 that it secures advances made before he becomes a lien creditor or 12 within forty-five days thereafter or made without knowledge of the lien 13 or pursuant to a commitment entered into without knowledge of the lien.

14 Sec. 65. RCW 62A.9-302 and 1987 c 189 s 1 and 1986 c 35 s 48 are 15 each reenacted and amended to read as follows:

16 WHEN FILING IS REQUIRED TO PERFECT SECURITY INTEREST; SECURITY 17 INTERESTS TO WHICH FILING PROVISIONS OF THIS ARTICLE DO NOT APPLY. (1) 18 A financing statement must be filed to perfect all security interests 19 except the following:

(a) a security interest in collateral in possession of the securedparty under RCW 62A.9-305;

(b) a security interest temporarily perfected in instruments,
 <u>certificated securities</u>, or documents without delivery under RCW 62A.9 304 or in proceeds for a ten day period under RCW 62A.9-306;

(c) a security interest created by an assignment of a beneficial
 interest in a trust or a decedent's estate;

(d) a purchase money security interest in consumer goods; but filing is required for a motor vehicle required to be registered and other property subject to subsection (3) of this section; and fixture filing is required for priority over conflicting interests in fixtures to the extent provided in RCW 62A.9-313;

(e) a security interest of a collecting bank (RCW 62A.4-208) ((or
 in securities (RCW 62A.8-321))) or arising under the Article on Sales
 (RCW 62A.9-113) or covered in subsection (3) of this section;

35 (f) an assignment for the benefit of all the creditors of the 36 transferor, and subsequent transfers by the assignee thereunder<u>;</u>

37 (g) a security interest in investment property which is perfected
 38 without filing under section 61 or 62 of this act.

1 (2) If a secured party assigns a perfected security interest, no 2 filing under this Article is required in order to continue the 3 perfected status of the security interest against creditors of and 4 transferees from the original debtor.

5 (3) The filing of a financing statement otherwise required by this 6 Article is not necessary or effective to perfect a security interest in 7 property subject to

8 (a) a statute or treaty of the United States which provides for a 9 national or international registration or a national or international 10 certificate of title or which specifies a place of filing different 11 from that specified in this Article for filing of the security 12 interest; or

(b) the following statute of this state: RCW 46.12.095 or 88.02.070; but during any period in which collateral is inventory held for sale by a person who is in the business of selling goods of that kind, the filing provisions of this Article (Part 4) apply to a security interest in that collateral created by him as debtor; or

(c) a certificate of title statute of another jurisdiction under the law of which indication of a security interest on the certificate is required as a condition of perfection (subsection (2) of RCW 62A.9-103).

(4) Compliance with a statute or treaty described in subsection (3) 22 is equivalent to the filing of a financing statement under this 23 24 Article, and a security interest in property subject to the statute or 25 treaty can be perfected only by compliance therewith except as provided 26 in RCW 62A.9-103 on multiple state transactions. Duration and renewal 27 of perfection of a security interest perfected by compliance with the statute or treaty are governed by the provisions of the statute or 28 29 treaty; in other respects the security interest is subject to this 30 Article.

(5) Part 4 of this Article does not apply to a security interest in 31 property of any description created by a deed of trust or mortgage made 32 33 by any corporation primarily engaged in the railroad or street railway business, the furnishing of telephone or telegraph service, the 34 35 transmission of oil, gas or petroleum products by pipe line, or the production, transmission or distribution of electricity, steam, gas or 36 37 water, but such security interest may be perfected under this Article by filing such deed of trust or mortgage with the department of 38 39 licensing. When so filed, such instrument shall remain effective until

1 terminated, without the need for filing a continuation statement.
2 Assignments and releases of such instruments may also be filed with the
3 department of licensing. The director of licensing shall be a filing
4 officer for the foregoing purposes.

5 Sec. 66. RCW 62A.9-304 and 1986 c 35 s 49 are each amended to read 6 as follows:

PERFECTION OF SECURITY INTEREST IN INSTRUMENTS, DOCUMENTS, AND 7 GOODS COVERED BY DOCUMENTS; PERFECTION BY PERMISSIVE FILING; TEMPORARY 8 9 PERFECTION WITHOUT FILING OR TRANSFER OF POSSESSION. (1) A security interest in chattel paper or negotiable documents may be perfected by 10 11 A security interest in money or instruments (other than filing. 12 ((certificated securities or)) instruments which constitute part of chattel paper) can be perfected only by the secured party's taking 13 14 possession, except as provided in subsections (4) and (5) of this section and subsections (2) and (3) of RCW 62A.9-306 on proceeds. 15

16 (2) During the period that goods are in the possession of the 17 issuer of a negotiable document therefor, a security interest in the 18 goods is perfected by perfecting a security interest in the document, 19 and any security interest in the goods otherwise perfected during such 20 period is subject thereto.

(3) A security interest in goods in the possession of a bailee other than one who has issued a negotiable document therefor is perfected by issuance of a document in the name of the secured party or by the bailee's receipt of notification of the secured party's interest or by filing as to the goods.

(4) A security interest in instruments (((other than)), certificated securities(()), or negotiable documents is perfected without filing or the taking of possession for a period of twenty-one days from the time it attaches to the extent that it arises for new value given under a written security agreement.

31 (5) A security interest remains perfected for a period of twenty-32 one days without filing where a secured party having a perfected 33 security interest in an instrument  $(((other than)))_{\perp}$  a certificated 34 security((+)), a negotiable document or goods in possession of a bailee 35 other than one who has issued a negotiable document therefor

(a) makes available to the debtor the goods or documents
 representing the goods for the purpose of ultimate sale or exchange or
 for the purpose of loading, unloading, storing, shipping,

1 transshipping, manufacturing, processing or otherwise dealing with them 2 in a manner preliminary to their sale or exchange but priority between 3 conflicting security interests in the goods is subject to subsection 4 (3) of RCW 62A.9-312; or

5 (b) delivers the instrument <u>or certificated security</u> to the debtor 6 for the purpose of ultimate sale or exchange or of presentation, 7 collection, renewal, or registration of transfer.

8 (6) After the twenty-one day period in subsections (4) and (5) 9 perfection depends upon compliance with applicable provisions of this 10 Article.

11 **Sec. 67.** RCW 62A.9-305 and 1986 c 35 s 50 are each amended to read 12 as follows:

13 WHEN POSSESSION BY SECURED PARTY PERFECTS SECURITY INTEREST WITHOUT 14 FILING. A security interest in letters of credit and advices of credit 15 (subsection (2)(a) of RCW 62A.5-116), goods, instruments ((<del>(other than</del> 16 certificated securities)), money, negotiable documents, or chattel paper may be perfected by the secured party's taking possession of the 17 18 collateral. If such collateral other than goods covered by a 19 negotiable document is held by a bailee, the secured party is deemed to have possession from the time the bailee receives notification of the 20 secured party's interest. A security interest is perfected by 21 22 possession from the time possession is taken without relation back and 23 continues only so long as possession is retained, unless otherwise 24 specified in this Article. The security interest may be otherwise 25 perfected as provided in this Article before or after the period of possession by the secured party. 26

27 **Sec. 68.** RCW 62A.9-306 and 1981 c 41 s 19 are each amended to read 28 as follows:

29 "PROCEEDS"; SECURED PARTY'S RIGHTS ON DISPOSITION OF COLLATERAL. (1) "Proceeds" includes whatever is received upon the sale, exchange, 30 collection or other disposition of collateral or proceeds. Insurance 31 payable by reason of loss or damage to the collateral is proceeds, 32 33 except to the extent that it is payable to a person other than a party to the security agreement. Any payments or distributions made with 34 35 respect to investment property collateral are proceeds. Money, checks, deposit accounts, and the like are "cash proceeds". All other proceeds 36 37 are "non-cash proceeds".

1 (2) Except where this Article otherwise provides, a security 2 interest continues in collateral notwithstanding sale, exchange or 3 other disposition thereof unless the disposition was authorized by the 4 secured party in the security agreement or otherwise, and also 5 continues in any identifiable proceeds including collections received 6 by the debtor.

7 (3) The security interest in proceeds is a continuously perfected 8 security interest if the interest in the original collateral was 9 perfected but it ceases to be a perfected security interest and becomes 10 unperfected ten days after receipt of the proceeds by the debtor unless (a) a filed financing statement covers the original collateral and 11 the proceeds are collateral in which a security interest may be 12 perfected by filing in the office or offices where the financing 13 statement has been filed and, if the proceeds are acquired with cash 14 15 proceeds, the description of collateral in the financing statement indicates the types of property constituting the proceeds; ((or)) 16

(b) a filed financing statement covers the original collateral and
the proceeds are identifiable cash proceeds or instruments; ((or))

19 (c) <u>the original collateral was investment property and the</u> 20 <u>proceeds are identifiable cash proceeds; or</u>

21 (d) the security interest in the proceeds is perfected before the 22 expiration of the ten day period.

Except as provided in this section, a security interest in proceeds can be perfected only by the methods or under the circumstances permitted in this Article for original collateral of the same type.

(4) In the event of insolvency proceedings instituted by or against a debtor, a secured party with a perfected security interest in proceeds has a perfected security interest only in the following proceeds:

30 (a) in identifiable non-cash proceeds and in separate deposit31 accounts containing only proceeds;

32 (b) in identifiable cash proceeds in the form of money which is 33 neither commingled with other money nor deposited in a deposit account 34 prior to the insolvency proceedings;

35 (c) in identifiable cash proceeds in the form of checks and the 36 like which are not deposited in a deposit account prior to the 37 insolvency proceedings; and

1 (d) in all cash and deposit accounts of the debtor in which 2 proceeds have been commingled with other funds, but the perfected 3 security interest under this paragraph (d) is

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(i) subject to any right of set-off; and

5 (ii) limited to an amount not greater than the amount of any cash 6 proceeds received by the debtor within ten days before the institution 7 of the insolvency proceedings less the sum of (I) the payments to the 8 secured party on account of cash proceeds received by the debtor during 9 such period and (II) the cash proceeds received by the debtor during 10 such period to which the secured party is entitled under paragraphs (a) 11 through (c) of this subsection (4).

(5) If a sale of goods results in an account or chattel paper which is transferred by the seller to a secured party, and if the goods are returned to or are repossessed by the seller or the secured party, the following rules determine priorities:

16 (a) If the goods were collateral at the time of sale for an indebtedness of the seller which is still unpaid, the original security 17 interest attaches again to the goods and continues as a perfected 18 19 security interest if it was perfected at the time when the goods were 20 sold. If the security interest was originally perfected by a filing which is still effective, nothing further is required to continue the 21 perfected status; in any other case, the secured party must take 22 23 possession of the returned or repossessed goods or must file.

(b) An unpaid transferee of the chattel paper has a security interest in the goods against the transferor. Such security interest is prior to a security interest asserted under paragraph (a) to the extent that the transferee of the chattel paper was entitled to priority under RCW 62A.9-308.

(c) An unpaid transferee of the account has a security interest in
 the goods against the transferor. Such security interest is
 subordinate to a security interest asserted under paragraph (a).

(d) A security interest of an unpaid transferee asserted under
 paragraph (b) or (c) must be perfected for protection against creditors
 of the transferor and purchasers of the returned or repossessed goods.

35 **Sec. 69.** RCW 62A.9-309 and 1986 c 35 s 51 are each amended to read 36 as follows:

37 PROTECTION OF PURCHASERS OF INSTRUMENTS, DOCUMENTS, AND SECURITIES.38 Nothing in this Article limits the rights of a holder in due course of

1 a negotiable instrument (RCW 62A.3-302) or a holder to whom a 2 negotiable document of title has been duly negotiated (RCW 62A.7-501) 3 or a ((bona fide)) protected purchaser of a security (RCW ((62A.8-302)) 4 62A.8-303) and such holders or purchasers take priority over an earlier 5 security interest even though perfected. Filing under this Article 6 does not constitute notice of the security interest to such holders or 7 purchasers.

8 Sec. 70. RCW 62A.9-312 and 1989 c 251 s 1 are each amended to read 9 as follows:

10 PRIORITIES AMONG CONFLICTING SECURITY INTERESTS IN THE SAME COLLATERAL. (1) The rules of priority stated in other sections of this 11 12 Part and in the following sections shall govern when applicable: RCW 62A.4-208 with respect to the security interests of collecting banks in 13 14 items being collected, accompanying documents and proceeds; RCW 62A.9-15 103 on security interests related to other jurisdictions; RCW 62A.9-114 on consignments; section 61 of this act on security interests in 16 investment property. 17

18 (2) Conflicting priorities between security interests in crops19 shall be governed by chapter 60.11 RCW.

(3) A perfected purchase money security interest in inventory has priority over a conflicting security interest in the same inventory and also has priority in identifiable cash proceeds received on or before the delivery of the inventory to a buyer if

(a) the purchase money security interest is perfected at the timethe debtor receives possession of the inventory; and

(b) the purchase money secured party gives notification in writing to the holder of the conflicting security interest if the holder had filed a financing statement covering the same types of inventory (i) before the date of the filing made by the purchase money secured party, or (ii) before the beginning of the twenty-one day period where the purchase money security interest is temporarily perfected without filing or possession (subsection (5) of RCW 62A.9-304); and

33 (c) the holder of the conflicting security interest receives the 34 notification within five years before the debtor receives possession of 35 the inventory; and

(d) the notification states that the person giving the notice has
 or expects to acquire a purchase money security interest in inventory
 of the debtor, describing such inventory by item or type.

1 (4) A purchase money security interest in collateral other than 2 inventory has priority over a conflicting security interest in the same 3 collateral or its proceeds if the purchase money security interest is 4 perfected at the time the debtor receives possession of the collateral 5 or within twenty days thereafter.

6 (5) In all cases not governed by other rules stated in this section 7 (including cases of purchase money security interests which do not 8 qualify for the special priorities set forth in subsections (3) and (4) 9 of this section), priority between conflicting security interests in 10 the same collateral shall be determined according to the following 11 rules:

(a) Conflicting security interests rank according to priority in
time of filing or perfection. Priority dates from the time a filing is
first made covering the collateral or the time the security interest is
first perfected, whichever is earlier, provided that there is no period
thereafter when there is neither filing nor perfection.

(b) So long as conflicting security interests are unperfected, thefirst to attach has priority.

19 (6) For the purposes of subsection (5) a date of filing or 20 perfection as to collateral is also a date of filing or perfection as 21 to proceeds.

22 (7) If future advances are made while a security interest is 23 perfected by filing, the taking of possession, or under ((RCW 62A.8-321 24 on securities)) section 61 or 62 of this act on investment property, 25 the security interest has the same priority for the purposes of subsection (5) with respect to the future advances as it does with 26 respect to the first advance. If a commitment is made before or while 27 the security interest is so perfected, the security interest has the 28 29 same priority with respect to advances made pursuant thereto. In other 30 cases a perfected security interest has priority from the date the advance is made. 31

32 **Sec. 71.** RCW 62A.10-104 and 1965 ex.s. c 157 s 10-104 are each 33 amended to read as follows:

LAWS NOT REPEALED. (((1))) The Article on Documents of Title (Article 7) does not repeal or modify any laws prescribing the form or contents of documents of title or the services or facilities to be afforded by bailees, or otherwise regulating bailees' businesses in respects not specifically dealt with herein; but the fact that such

1 laws are violated does not affect the status of a document of title 2 which otherwise complies with the definition of a document of title 3 (RCW 62A.1-201).

4 (((2) This Title does not repeal chapter 150, Laws of 1961 (chapter 5 21.17 RCW), cited as the Uniform Act for the Simplification of 6 Fiduciary Security Transfers, and if in any respect there is any 7 inconsistency between that Act and the Article of this Title on 8 investment securities (Article 8) the provisions of the former Act 9 shall control.))

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