

## GOV. MSG. NO. 1235

#### EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

JOSH GREEN, M.D. GOVERNOR KE KIA'ĀINA

June 29, 2023

The Honorable Ronald D. Kouchi President of the Senate, and Members of the Senate Thirty-Second State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Scott K. Saiki Speaker, and Members of the House of Representatives Thirty-Second State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on June 29, 2023, the following bill was signed into law:

HB525 HD2 SD2

RELATING TO THE UNIFORM COMMERCIAL CODE. **ACT 132** 

Sincerely,

Josh Green, M.D.

Governor, State of Hawai'i

on JUN 2 9 2023

HOUSE OF REPRESENTATIVES
THIRTY-SECOND LEGISLATURE, 2023
STATE OF HAWAII

ACT 132

H.B. NO. 525 H.D. 2 S.D. 2

## A BILL FOR AN ACT

RELATING TO THE UNIFORM COMMERCIAL CODE.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Chapter 490, Hawaii Revised Statutes, is
- 2 amended as follows:
- 3 1. By adding two new articles to be appropriately
- 4 designated and to read:
- 5 "ARTICLE A
- 6 CONTROLLABLE ELECTRONIC RECORDS
- 7 §490:A-101 Short title. This article may be cited as
- 8 Uniform Commercial Code--Controllable Electronic Records.
- 9 §490:A-102 Definitions. (a) In this article:
- 10 "Controllable electronic record" means a record stored in
- 11 an electronic medium that may be subjected to control under
- 12 section 490:A-105. "Controllable electronic record" does not
- 13 include a controllable account, a controllable payment
- 14 intangible, a deposit account, an electronic copy of a record
- 15 evidencing chattel paper, an electronic document of title,
- 16 electronic money, investment property, or a transferable record.

1	"Qualifying purchaser" means a purchaser of a controllable
2	electronic record or an interest in a controllable electronic
3	record that obtains control of the controllable electronic
4	record for value, in good faith, and without notice of a claim
5	of a property right in the controllable electronic record.
6	"Transferable record" has the same meaning as in:
7	(1) Section 201(a)(1) of the Electronic Signatures in
8	Global and National Commerce Act, title 15 United
9	States Code section 7021(a)(1), as amended; or
10	(2) Section 489E-16(a).
11	"Value" has the same meaning as in section 490:3-303(a), as
12	if references in that section to an "instrument" were references
13	to a controllable account, controllable electronic record, or
14	controllable payment intangible.
15	(b) The following definitions in other articles of this
16	chapter shall apply to this article:
17	"Account debtor". Section 490:9-102.
18	"Chattel paper". Section 490:9-102.
19	"Controllable account". Section 490:9-102.
20	"Controllable payment intangible". Section 490:9-102.

"Deposit account". Section 490:9-102.

21

- 1 "Electronic money". Section 490:9-102.
- "Investment property". Section 490:9-102.
- 3 (c) Article 1 contains general definitions and principles
- 4 of construction and interpretation applicable throughout this
- 5 article.
- 6 §490:A-103 Relation to article 9 and consumer laws. (a)
- 7 If there is conflict between this article and article 9,
- 8 article 9 shall govern.
- 9 (b) A transaction subject to this article shall be subject
- 10 to any applicable rule of law that establishes a different rule
- 11 for consumers, including any other statute or rule that
- 12 regulates the rates, charges, agreements, and practices for
- 13 loans, credit sales, or other extensions of credit and any
- 14 consumer protection statutes or rules.
- 15 §490:A-104 Rights in controllable account, controllable
- 16 electronic record, and controllable payment intangible. (a)
- 17 This section shall apply to the acquisition and purchase of
- 18 rights in a controllable account or controllable payment
- 19 intangible, including the rights and benefits under subsections
- 20 (c), (d), (e), (g), and (h) of a purchaser and qualifying

- 1 purchaser, in the same manner this section applies to a
- 2 controllable electronic record.
- 3 (b) To determine whether a purchaser of a controllable
- 4 account or a controllable payment intangible is a qualifying
- 5 purchaser, the purchaser shall be deemed to obtain control of
- 6 the account or payment intangible if it obtains control of the
- 7 controllable electronic record that evidences the account or
- 8 payment intangible.
- 9 (c) Except as provided in this section, laws other than
- 10 this article shall determine whether a person acquires a right
- 11 in a controllable electronic record and the right the person
- 12 acquires.
- (d) A purchaser of a controllable electronic record shall
- 14 be deemed to acquire all rights in the controllable electronic
- 15 record that the transferor had or had power to transfer, except
- 16 that a purchaser of a limited interest in a controllable
- 17 electronic record shall be deemed to acquire rights only to the
- 18 extent of the interest purchased.
- 19 (e) A qualifying purchaser shall be deemed to acquire its
- 20 rights in the controllable electronic record free of a claim of
- 21 a property right in the controllable electronic record.

- 1 (f) Except as provided in subsections (a) and (e) for a
- 2 controllable account and a controllable payment intangible or
- 3 law other than this article, a qualifying purchaser shall take a
- 4 right to payment, right to performance, or other interest in
- 5 property evidenced by the controllable electronic record subject
- 6 to a claim of a property right in the right to payment, right to
- 7 performance, or other interest in property.
- 8 (g) An action shall not be asserted against a qualifying
- 9 purchaser based on both a purchase by the qualifying purchaser
- 10 of a controllable electronic record and a claim of a property
- 11 right in another controllable electronic record, whether the
- 12 action is framed in conversion, replevin, constructive trust,
- 13 equitable lien, or other theory.
- 14 (h) Filing of a financing statement under article 9 shall
- 15 not be deemed to be a notice of a claim of a property right in a
- 16 controllable electronic record.
- 17 §490:A-105 Control of controllable electronic record. (a)
- 18 A person shall be deemed to have control of a controllable
- 19 electronic record if the electronic record; a record attached
- 20 to, or logically associated with, the electronic record; or a
- 21 system in which the electronic record is recorded:

1	(1)	Gives the person:
2		(A) Power to avail itself of substantially all the
3		benefit from the electronic record; and
4		(B) Exclusive power, subject to subsection (b), to:
5		(i) Prevent others from availing themselves of
6		substantially all the benefit from the
7		electronic record; and
8		(ii) Transfer control of the electronic record to
9		another person or cause another person to
10		obtain control of another controllable
11		electronic record as a result of the
12		transfer of the electronic record; and
13	(2)	Enables the person to readily identify itself in any
14		way, including by name, identifying number,
15		cryptographic key, office, or account number, as
16		having the powers specified in paragraph (1).
17	(b)	Subject to subsection (c), a power shall be deemed
18	exclusive	under subsection (a)(1)(B) regardless of whether:
19	(1)	The controllable electronic record; a record attached
20		to, or logically associated with, the electronic
21		record: or a system in which the electronic record is

# H.B. NO. $^{525}_{\text{H.D. 2}}$

1	recorded limits the use of the electronic	record or
2	2 has a protocol programmed to cause a chang	e, including
3	a transfer or loss of control or a modifie	ation of
4	4 benefits afforded by the electronic record	l; or
5	5 (2) The power is shared with another person.	
6	6 (c) A power of a person shall not be deemed to	be shared
7	7 with another person under subsection (b)(2) and the	person's
8	8 power shall not be deemed exclusive if:	
9	9 (1) The person may exercise the power only if	the power
0	also is exercised by the other person; and	ı
1	(2) The other person:	
2	(A) May exercise the power without exerci	se of the
13	power by the person; or	
14	(B) Is the transferor to the person of ar	n interest in
15	the controllable electronic record or	ca.
16	controllable account or controllable	payment
17	intangible evidenced by the controlla	able
18	electronic record.	
19	(d) If a person has the powers specified in su	ubsection
20	(a)(1)(B), the powers shall be presumed to be exclusive	sive.

1	(e) A person shall be deemed to have control of a
2	controllable electronic record if another person, other than the
3	transferor to the person of an interest in the controllable
4	electronic record or a controllable account or controllable
5	payment intangible evidenced by the controllable electronic
6	record:
7	(1) Has control of the electronic record and acknowledges
8	that it has control on behalf of the person; or
9	(2) Obtains control of the electronic record after having
10	acknowledged that it will obtain control of the
11	electronic record on behalf of the person.
12	(f) A person having control under this section shall not
13	be required to acknowledge that it has control on behalf of
14	another person.
15	(g) If a person acknowledges that it has or will obtain
16	control on behalf of another person, unless the person otherwise
17	agrees or law other than this article or article 9 otherwise
18	provides, the person shall not owe any duty to the other person
19	and shall not be required to confirm the acknowledgment to any

20

other person.

1	<b>§4</b> 90	:A-106 Discharge of account debtor on controllable
2	account o	r controllable payment intangible. (a) An account
3	debtor on	a controllable account or controllable payment
4	intangibl	e may discharge its obligation by paying:
5	(1)	The person having control of the controllable
6		electronic record that evidences the controllable
7		account or controllable payment intangible; or
8	(2)	Except as provided in subsection (b), a person that
9		formerly had control of the controllable electronic
10		record.
11	(b)	Subject to subsection (d), the account debtor shall
12	not disch	arge its obligation by paying a person that formerly
13	had contr	ol of the controllable electronic record if the account
14	debtor re	ceives a notification that:
15	(1)	Is signed by a person that formerly had control or the
16		person to which control was transferred;
17	(2)	Reasonably identifies the controllable account or
18		controllable payment intangible;
19	(3)	Notifies the account debtor that control of the
20		controllable electronic record that evidences the

1		Concionable account of controllable payment
2		intangible was transferred;
3	(4)	Identifies the transferee, in any reasonable way,
4		including by name, identifying number, cryptographic
5		key, office, or account number; and
6	(5)	Provides a commercially reasonable method by which the
7		account debtor shall pay the transferee.
8	(c)	After receipt of a notification that complies with
9	subsection	n (b), the account debtor may discharge its obligation
0	by paying	in accordance with the notification and shall not
1	discharge	the obligation by paying a person that formerly had
12	control.	
13	(d)	Subject to subsection (h), notification shall be
14	deemed in	effective under subsection (b):
15	(1)	Unless, before the notification is sent, the account
16		debtor and the person that, at that time, had control
17		of the controllable electronic record that evidences
18		the controllable account or controllable payment
19		intangible agree in a signed record to a commercially
20		reasonable method by which a person may furnish
21		reasonable proof that control has been transferred;

1	(2) To the extent an agreement between the account deptor
2	and seller of a payment intangible limits the account
3	debtor's duty to pay a person other than the seller
4	and the limitation is effective under law other than
5	this article; or
6	(3) At the option of the account debtor if the
7	notification notifies the account debtor to:
8	(A) Divide a payment;
9	(B) Make less than the full amount of an installment
10	or other periodic payment; or
11	(C) Pay any part of a payment by more than one method
12	or to more than one person.
13	(e) Subject to subsection (h), if requested by the account
14	debtor, the person giving the notification under subsection (b)
15	shall seasonably furnish reasonable proof, using the method in
16	the agreement referred to in subsection (d)(1), that control of
17	the controllable electronic record has been transferred. Unless
18	the person complies with the request, the account debtor may
19	discharge its obligation by paying a person that formerly had
20	control, even if the account debtor has received a notification
21	under subsection (b).

1	(f) A person shall be deemed to have furnished reasonable
2	proof under subsection (e) that control has been transferred if
3	the person demonstrates, using the method in the agreement
4	referred to in subsection (d)(1), that the transferee has the
5	power to:
6	(1) Avail itself of substantially all the benefit from the
7	controllable electronic record;
8	(2) Prevent others from availing themselves of
9	substantially all the benefit from the controllable
10	electronic record; and
11	(3) Transfer the powers specified in paragraphs (1) and
12	(2) to another person.
13	(g) Subject to subsection (h), an account debtor shall no
14	waive or vary its rights under subsections (d)(1) and (e) or its
15	option under subsection (d)(3).
16	(h) This section shall be subject to law other than this
17	article that establishes a different rule for an account debtor
18	who is an individual and who incurred the obligation primarily
19	for personal, family, or household purposes.

§490:A-107 Governing law. (a) Except as provided in

subsection (b), the local law of a controllable electronic

20

21

1	record's ]	urisdiction shall govern a matter covered by this
2	article.	
3	(b)	For a controllable electronic record that evidences a
4	controllab	le account or controllable payment intangible, the
5	local law	of the controllable electronic record's jurisdiction
6	shall gove	rn a matter covered by section 490:A-106 unless an
7	effective	agreement determines that the local law of another
8	jurisdicti	on shall govern.
9	(c)	The following rules shall determine a controllable
10	electronic	record's jurisdiction under this section:
11	(1)	If the controllable electronic record, or a record
12		attached to, or logically associated with, the
13		controllable electronic record and readily available
14		for review, expressly provides that a particular
15		jurisdiction is the controllable electronic record's
16		jurisdiction for purposes of this chapter or article,
17		that jurisdiction shall be the controllable electronic
18		record's jurisdiction;
19	(2)	If paragraph (1) does not apply and the rules of the
20		system in which the controllable electronic record is
21		recorded are readily available for review and

1		expressly provide that a particular jurisdiction is
2		the controllable electronic record's jurisdiction for
3		purposes of this chapter or article, that jurisdiction
4		shall be the controllable electronic record's
5		jurisdiction;
6	(3)	If paragraphs (1) and (2) do not apply and the
7		controllable electronic record, or a record attached
8		to, or logically associated with, the controllable
9		electronic record and readily available for review,
10		expressly provides that the controllable electronic
11		record is governed by the law of a particular
12		jurisdiction, that jurisdiction shall be the
13		controllable electronic record's jurisdiction;
14	(4)	If paragraphs (1), (2), and (3) do not apply and the
15		rules of the system in which the controllable
16		electronic record is recorded are readily available
17		for review and expressly provide that the controllable
18		electronic record or the system is governed by the law
19		of a particular jurisdiction, that jurisdiction shall
20		be the controllable electronic record's jurisdiction;
21		and .

	(5) II paragraphs (1) chrough (4) do not uppry, the
2	controllable electronic record's jurisdiction shall be
3	the District of Columbia.
4	(d) If subsection (c)(5) applies and article 12 of the
5	Uniform Commercial Code Amendments (2022) is not in effect in
6	the District of Columbia without material modification, the
7	governing law for a matter covered by this article shall be the
8	law of the District of Columbia as though article 12 of the
9	Uniform Commercial Code Amendments (2022) were in effect in the
10	District of Columbia without material modification.
11	(e) To the extent subsections (a) and (b) provide that the
12	local law of the controllable electronic record's jurisdiction
13	governs a matter covered by this article, that law shall govern
14	regardless of whether the matter or a transaction to which the
15	matter relates does not bear any relation to the controllable
16	electronic record's jurisdiction.
17	(f) The rights acquired under section 490:A-104 by a
18	purchaser or qualifying purchaser shall be governed by the law
19	applicable under this section at the time of purchase.
20	ARTICLE B

1	TRANSITIONAL PROVISIONS FOR UNIFORM COMMERCIAL CODE AMENDMENTS
2	(2022)
3	PART 1. GENERAL PROVISIONS AND DEFINITIONS
4	§490:B-101 Short title. This article may be cited as
5	Transitional Provisions for Uniform Commercial Code Amendments
6	(2022).
7	§490:B-102 Definitions. (a) In this article:
8	"Adjustment date" means July 1, 2025, or the date that is
9	one year after the effective date of this Act, whichever is
10	later.
11	"Article A property" means a controllable account,
12	controllable electronic record, or controllable payment
13	intangible.
14	(b) The following definitions in other articles of this
15	chapter shall apply to this article:
16	"Controllable account". Section 490:9-102.
17	"Controllable electronic record". Section 490:A-102.
18	"Controllable payment intangible". Section 490:9-102.
19	"Electronic money". Section 490:9-102.

"Financing statement". Section 490:9-102.

20

- 1 (c) Article 1 contains general definitions and principles
- 2 of construction and interpretation applicable throughout this
- 3 article.
- 4 PART 2. GENERAL TRANSITIONAL PROVISION
- 5 §490:B-201 Savings clause. Except as provided in part 3,
- 6 a transaction validly entered into before the effective date of
- 7 this article and the rights, duties, and interests flowing from
- 8 the transaction shall remain valid thereafter and may be
- 9 terminated, completed, consummated, or enforced as required or
- 10 permitted by law other than this chapter or, if applicable, this
- 11 chapter, as though this article had not taken effect.
- 12 PART 3. TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND A
- 13 §490:B-301 Savings clause. (a) Except as provided in
- 14 this part, article 9 as amended by Act , Session Laws of
- 15 Hawaii 2023, and article A shall apply to a transaction, lien,
- 16 or other interest in property, regardless of whether the
- 17 transaction, lien, or interest was entered into, created, or
- 18 acquired before the effective date of this article.
- 19 (b) Except as provided in subsection (c) and sections
- 20 490:B-302 through 490:B-306:

1	(1)	A transaction, lien, or interest in property that was
2		validly entered into, created, or transferred before
3		the effective date of this article and was not
4		governed by this chapter, but would be subject to
5		article 9, as amended by Act , Session Laws of
6		Hawaii 2023, or article A if it had been entered into,
7		created, or transferred on or after the effective date
8		of this article, including the rights, duties, and
9		interests flowing from the transaction, lien, or
10		interest, shall remain valid on and after the
11		effective date of this article; and
12	(2)	The transaction, lien, or interest may be terminated,
13		completed, consummated, and enforced as required or
14		permitted by this article or by the law that would
15		apply if this article had not taken effect.
16	(c)	This article shall not affect an action, case, or
17	proceedin	g commenced before the effective date of this article.
18	§490	:B-302 Security interest perfected before the
19	effective	date. (a) A security interest that is enforceable
20	and perfe	cted immediately before the effective date of this
21	article s	hall be a perfected security interest under this

2	requiremen	nts for enforceability and perfection under this
3	article a	re satisfied without further action.
4	(b)	If a security interest is enforceable and perfected
5	immediate:	ly before the effective date of this article, but the
6	requiremen	nts for enforceability or perfection under this article
7	are not s	atisfied on the effective date of this article, the
8	security :	interest shall:
9	(1)	Be deemed a perfected security interest until the
10		earlier of the time perfection would have ceased under
11		the law in effect immediately before the effective
12		date of this article or the adjustment date;
13	(2)	Remain enforceable thereafter only if the security
14		interest satisfies the requirements for enforceability
15		under section 490:9-203, as amended by Act ,
16		Session Laws of Hawaii 2023, before the adjustment
17		date; and
18	(3)	Remain perfected thereafter only if the requirements
19	·	for perfection under this article are satisfied before
20		the time specified in paragraph (1).

article if, on the effective date of this article, the

1	§490	:B-303 Security interest unperfected before the
2	effective	date. A security interest that is enforceable
3	immediate	ly before the effective date of this article but is
4	unperfect	ed at that time shall:
5	(1)	Remain an enforceable security interest until the
6		adjustment date;
7	(2)	Remain enforceable thereafter if the security interest
8		becomes enforceable under section 490:9-203, as
9		amended by Act , Session Laws of Hawaii 2023, on
10		the effective date of this article or before the
11		adjustment date; and
12	(3)	Become perfected:
13		(A) Without further action, on the effective date of
14		this article if the requirements for perfection
15		under this article are satisfied before or at
16		that time; or
17		(B) When the requirements for perfection are
18		satisfied if the requirements are satisfied after
19		that time.
20	\$490	:B-304 Effectiveness of actions taken before the
21	effective	date. (a) If action, other than the filing of a

- 1 financing statement, is taken before the effective date of this
- 2 article and the action would have resulted in perfection of the
- 3 security interest had the security interest become enforceable
- 4 before the effective date of this article, the action shall be
- 5 effective to perfect a security interest that attaches under
- 6 this article before the adjustment date. An attached security
- 7 interest shall become unperfected on the adjustment date unless
- 8 the security interest becomes a perfected security interest
- 9 under this article before the adjustment date.
- 10 (b) The filing of a financing statement before the
- 11 effective date of this article shall be effective to perfect a
- 12 security interest on the effective date of this article to the
- 13 extent that the filing would satisfy the requirements for
- 14 perfection under this article.
- (c) The taking of an action before the effective date of
- 16 this article shall be sufficient for the enforceability of a
- 17 security interest on the effective date of this article if the
- 18 action would satisfy the requirements for enforceability under
- 19 this article.

- 1 §490:B-305 Priority. (a) Subject to subsections (b) and
- 2 (c), this article shall determine the priority of conflicting
- 3 claims to collateral.
- 4 (b) Subject to subsection (c), if the priorities of claims
- 5 to collateral were established before the effective date of this
- 6 article, article 9, as in effect before the effective date of
- 7 this article, shall determine priority.
- 8 (c) On the adjustment date, to the extent the priorities
- 9 determined by article 9, as amended by Act , Session Laws of
- 10 Hawaii 2023, modify the priorities established before the
- 11 effective date of this article, the priorities of claims to
- 12 article A property and electronic money established before the
- 13 effective date of this article shall cease to apply.
- 14 §490:B-306 Priority of claims when priority rules of
- 15 article 9 do not apply. (a) Subject to subsections (b) and
- 16 (c), article A shall determine the priority of conflicting
- 17 claims to article A property when the priority rules of article
- 18 9, as amended by Act , Session Laws of Hawaii 2023, do not
- 19 apply.
- 20 (b) Subject to subsection (c), when the priority rules of
- 21 article 9, as amended by Act , Session Laws of Hawaii 2023,

- 1 do not apply and the priorities of claims to article A property
- 2 were established before the effective date of this article, law
- 3 other than article A shall determine priority.
- 4 (c) When the priority rules of article 9, as amended by
- 5 Act , Session Laws of Hawaii 2023, do not apply, to the
- 6 extent the priorities determined by this article modify the
- 7 priorities established before the effective date of this
- 8 article, the priorities of claims to article A property
- 9 established before the effective date of this article shall
- 10 cease to apply on the adjustment date.
- 11 PART 4. EFFECTIVE DATE
- 12 §490:B-401 Effective date. This article shall take effect
- 13 on the effective date of this Act."
- 14 2. By adding three new sections to part 1, subpart 1, of
- 15 article 9 to be appropriately designated and to read:
- 16 "§490:9-A Control of electronic money. (a) A person
- 17 shall be deemed to have control of electronic money if the
- 18 electronic money; a record attached to, or logically associated
- 19 with, the electronic money; or a system in which the electronic
- 20 money is recorded:
- (1) Gives the person:

## H.B. NO. 525

1		(A)	Powe	r to avail itself of substantially all the
2			bene	fit from the electronic money; and
3		<u>(B)</u>	Excl	usive power, subject to subsection (b), to:
4			<u>(i)</u>	Prevent others from availing themselves of
5				substantially all the benefit from the
6				electronic money; and
7			<u>(ii)</u>	Transfer control of the electronic money to
8				another person or cause another person to
9				obtain control of other electronic money as
10				a result of the transfer of the electronic
<b>!</b> 1				money; and
12	(2)	Enab	les t	he person to readily identify itself in any
13		way,	incl	uding by name, identifying number,
14		cryp	togra	phic key, office, or account number, as
15		<u>havi</u>	ng th	e powers under paragraph (1).
16	(b)	Subj	ect t	o subsection (c), a power shall be deemed
17	exclusive	unde	r sub	section (a)(1)(B) regardless of whether:
18	(1)	<u>The</u>	elect	ronic money; a record attached to, or
19		logi	cally	associated with, the electronic money; or a
20		syst	em in	which the electronic money is recorded
21		limi	ts th	e use of the electronic money or has a

# H.B. NO. $^{525}_{\text{H.D. 2}}$

1		protocol programmed to cause a change, including a
2		transfer or loss of control; or
3	(2)	The power is shared with another person.
4	<u>(c)</u>	A power of a person shall not be deemed to be shared
5	with anot	her person under subsection (b)(2) and the person's
6	power sha	ll not be deemed exclusive if:
7	(1)	The person may exercise the power only if the power is
8		also exercised by the other person; and
9	(2)	The other person:
10		(A) May exercise the power without exercise of the
11		power by the person; or
12		(B) Is the transferor to the person of an interest in
13		the electronic money.
14	(d)	If a person has the powers specified in subsection
15	(a)(1)(B)	, the powers shall be presumed to be exclusive.
16	(e)	A person shall be deemed to have control of electronic
17	money if	another person, other than the transferor to the person
18	of an int	erest in the electronic money:
19	(1)	Has control of the electronic money and acknowledges
20		that it has control on behalf of the person; or

1	(2) Obtains control of the electronic money after having
2	acknowledged that it will obtain control of the
3	electronic money on behalf of the person.
4	§490:9-B Control of controllable electronic record,
5	controllable account, or controllable payment intangible. (a)
6	A secured party shall be deemed to have control of a
7	controllable electronic record as provided in section 490:A-105.
8	(b) A secured party shall be deemed to have control of a
9	controllable account or controllable payment intangible if the
10	secured party has control of the controllable electronic record
11	that evidences the controllable account or controllable payment
12	intangible.
13	§490:9-C No requirement to acknowledge or confirm; no
14	duties. (a) A person having control under section 490:9-104,
15	490:9-105, or 490:9-A shall not be required to acknowledge that
16	it has control on behalf of another person.
17	(b) If a person acknowledges that it has or will obtain
18	control on behalf of another person, unless the person otherwise
19	agrees or law other than this article otherwise provides, the
20	person shall not owe any duty to the other person and shall not
21	be required to confirm the acknowledgment to any other person "

1	3. By adding two new sections to part 3, subpart 1, of
2	article 9 to be appropriately designated and to read:
3	"§490:9-D Law governing perfection and priority of
4	security interests in chattel paper. (a) Except as provided in
5	subsection (d), if chattel paper is evidenced only by an
6	authoritative electronic copy of the chattel paper or is
7	evidenced by an authoritative electronic copy and an
8	authoritative tangible copy, the local law of the chattel
9	paper's jurisdiction shall govern perfection, the effect of
10	perfection or nonperfection, and the priority of a security
11	interest in the chattel paper, regardless of whether the
12	transaction bears any relation to the chattel paper's
13	jurisdiction.
14	(b) The following rules shall determine the chattel
15	paper's jurisdiction under this section:
16	(1) If the authoritative electronic copy of the record
17	evidencing chattel paper, or a record attached to, or
18	logically associated with, the electronic copy and
19	readily available for review, expressly provides that
20	a particular jurisdiction is the chattel paper's
21	jurisdiction for purposes of this chapter, article, or

1		part, that jurisdiction shall be the chattel paper's
2		jurisdiction;
3	(2)	If paragraph (1) does not apply and the rules of the
4		system in which the authoritative electronic copy is
5		recorded are readily available for review and
6		expressly provide that a particular jurisdiction is
7		the chattel paper's jurisdiction for purposes of this
8		chapter, article, or part, that jurisdiction shall be
9		the chattel paper's jurisdiction;
10	(3)	If paragraphs (1) and (2) do not apply and the
11		authoritative electronic copy, or a record attached
12		to, or logically associated with, the electronic copy
13		and readily available for review, expressly provides
14		that the chattel paper is governed by the law of a
15		particular jurisdiction, that jurisdiction shall be
16		the chattel paper's jurisdiction;
17	(4)	If paragraphs (1), (2), and (3) do not apply and the
18		rules of the system in which the authoritative
19		electronic copy is recorded are readily available for
20		review and expressly provide that the chattel paper or
21		the system is governed by the law of a particular

## H.B. NO. 525

1		jurisdiction, that jurisdiction shall be the chattel
2		paper's jurisdiction; and
3	(5)	If paragraphs (1) through (4) do not apply, the
4		chattel paper's jurisdiction shall be the jurisdiction
5		in which the debtor is located.
6	(c)	If an authoritative tangible copy of a record
7	evidences	chattel paper and the chattel paper is not evidenced
8	by an aut	horitative electronic copy, while the authoritative
9	tangible	copy of the record evidencing chattel paper is located
10	<u>in a juri</u>	sdiction, the local law of that jurisdiction shall
11	govern:	
12	(1)	Perfection of a security interest in the chattel paper
13		by possession under section 490:9-F; and
14	(2)	The effect of perfection or nonperfection and the
15		priority of a security interest in the chattel paper.
16	(d)	The local law of the jurisdiction in which the debtor
17	is locate	ed shall govern perfection of a security interest in
18	chattel p	paper by filing.
19	<u>§490</u>	9:9-E Law governing perfection and priority of security
20	interests	s in controllable accounts, controllable electronic
21	records,	and controllable payment intangibles. (a) Except as

1	provided in subsection (b), the local law of the controllable
2	electronic record's jurisdiction specified in sections
3	490:A-107(c) and (d) shall govern perfection, the effect of
4	perfection or nonperfection, and the priority of a security
5	interest in a controllable electronic record and a security
6	interest in a controllable account or controllable payment
7	intangible evidenced by the controllable electronic record.
8	(b) The local law of the jurisdiction in which the debtor
9	is located shall govern:
10	(1) Perfection of a security interest in a controllable
11	account, controllable electronic record, or
12	controllable payment intangible by filing; and
13	(2) Automatic perfection of a security interest in a
14	controllable payment intangible created by a sale of
15	the controllable payment intangible."
16	4. By adding a new section to part 3, subpart 2, of
17	article 9 to be appropriately designated and to read:
18	"§490:9-F Perfection by possession and control of chattel
19	paper. (a) A secured party may perfect a security interest in
20	chattel paper by taking possession of each authoritative
21	tangible copy of the record evidencing the chattel paper and

### H.B. NO. 525 S.D. 2

- 1 obtaining control of each authoritative electronic copy of the
- 2 electronic record evidencing the chattel paper.
- 3 (b) A security interest shall be deemed perfected under
- 4 subsection (a) no earlier than the time the secured party takes
- 5 possession and obtains control and shall be deemed to remain
- 6 perfected under subsection (a) only while the secured party
- 7 retains possession and control.
- 8 (c) Sections 490:9-313(c) and (f) through (i) shall apply
- 9 to perfection by possession of an authoritative tangible copy of
- 10 a record evidencing chattel paper."
- 11 5. By adding a new section to part 3, subpart 3, of
- 12 article 9 to be appropriately designated and to read:
- 13 "§490:9-G Priority of security interest in controllable
- 14 account, controllable electronic record, and controllable
- 15 payment intangible. A security interest in a controllable
- 16 account, controllable electronic record, or controllable payment
- 17 intangible held by a secured party having control of the
- 18 account, electronic record, or payment intangible shall have
- 19 priority over a conflicting security interest held by a secured
- 20 party that does not have control."

- 1 SECTION 2. Section 490:1-201, Hawaii Revised Statutes, is
- 2 amended by amending subsection (b) to read as follows:
- 3 "(b) Subject to definitions contained in other articles of
- 4 this chapter that apply to particular articles or parts thereof:
- 5 "Action", in the sense of a judicial proceeding, includes
- 6 recoupment, counterclaim, set-off, suit in equity, and any other
- 7 proceeding in which rights are determined.
- 8 "Aggrieved party" means a party entitled to pursue a
- 9 remedy.
- 10 "Agreement", as distinguished from "contract", means the
- 11 bargain of the parties in fact, as found in their language or
- 12 inferred from other circumstances, including course of
- 13 performance, course of dealing, or usage of trade as provided in
- 14 section 490:1-303.
- 15 "Bank" means a person engaged in the business of banking
- 16 and includes a savings bank, savings and loan association,
- 17 credit union, financial services loan company, and trust
- 18 company.
- "Bearer" means a person in control of a negotiable
- 20 electronic document of title or a person in possession of a
- 21 negotiable instrument, negotiable tangible document of title, or

- 1 certificated security that is payable to bearer or indorsed in
- 2 blank.
- 3 "Bill of lading" means a document of title evidencing the
- 4 receipt of goods for shipment issued by a person engaged in the
- 5 business of directly or indirectly transporting or forwarding
- 6 goods. [The term] "Bill of lading" does not include a warehouse
- 7 receipt.
- 8 "Branch" includes a separately incorporated foreign branch
- 9 of a bank.
- 10 "Burden of establishing" a fact means the burden of
- 11 persuading the trier of fact that the existence of the fact is
- 12 more probable than its nonexistence.
- "Buyer in ordinary course of business" means a person that
- 14 buys goods in good faith, without knowledge that the sale
- 15 violates the rights of another person in the goods, and in the
- 16 ordinary course from a person, other than a pawnbroker, in the
- 17 business of selling goods of that kind. A person buys goods in
- 18 the ordinary course if the sale to the person comports with the
- 19 usual or customary practices in the kind of business in which
- 20 the seller is engaged or with the seller's own usual or
- 21 customary practices. A person that sells oil, gas, or other

1	minerals at the wellhead or minehead is a person in the business
2	of selling goods of that kind. A buyer in ordinary course of
3	business may buy for cash, by exchange of other property, or on
4	secured or unsecured credit, and may acquire goods or documents
5	of title under a preexisting contract for sale. Only a buyer
6	that takes possession of the goods or has a right to recover the
7	goods from the seller under article 2 may be a buyer in ordinary
8	course of business. "Buyer in the ordinary course of business"
9	does not include a person that acquires goods in a transfer in
10	bulk or as security for or in total or partial satisfaction of a
11	money debt.
12	"Conspicuous", with reference to a term, means so written,
13	displayed, or presented that, based on the totality of the
14	circumstances, a reasonable person against which it is to
15	operate ought to have noticed it. Whether a term is
16	"conspicuous" or not is a decision for the court. [Conspicuous
17	terms include the following:
18	(1) A heading in capitals equal to or greater in size than
19	the surrounding text, or in contrasting type, font, or
20	color to the surrounding text of the same or lesser
21	size; and

### H.B. NO. 525 S.D. 2

1	(2) Language in the body of a record or display in larger
2	type than the surrounding text, or in contrasting
3	type, font, or color to the surrounding text of the
4	same size, or set off from surrounding text of the
5	same size by symbols or other marks that call
6	attention to the language.]
7	"Consumer" means an individual who enters into a
8	transaction primarily for personal, family, or household
9	purposes.
10	"Contract", as distinguished from "agreement", means the
11	total legal obligation that results from the parties' agreement
12	as determined by this chapter and as supplemented by any other
13	applicable law.
14	"Creditor" includes a general creditor, a secured creditor,
15	a lien creditor, and any representative of creditors, including
16	an assignee for the benefit of creditors, a trustee in
17	bankruptcy, a receiver in equity, and an executor or
18	administrator of an insolvent debtor's or assignor's estate.
19	"Defendant" includes a person in the position of defendant
20	in a counterclaim, cross-claim, or third-party claim.

1	"Del	ivery", with respect to an electronic document of			
2	title, means voluntary transfer of control[7] and, with respect				
3	to an instrument, a tangible document of title, or an				
4	authorita	tive tangible copy of a record evidencing chattel			
5	paper, me	ans voluntary transfer of possession.			
6	"Doc	ument of title" means a record[+] that:			
7	(1)	[That in] In the regular course of business or			
8		financing is treated as adequately evidencing that the			
9		person in possession or control of the record is			
10		entitled to receive, control, hold, and dispose of the			
11		record and the goods the record covers; and			
12	(2)	[That purports] Purports to be issued by or addressed			
13		to a bailee and to cover goods in the bailee's			
14		possession which are either identified or are fungible			
15		portions of an identified mass.			
16	[ <del>The</del>	term] "Document of title" includes a bill of lading,			
17	transport	document, dock warrant, dock receipt, warehouse			
18	receipt,	and order for delivery of goods. [An electronic			
19	document	of title]			

1	"Electronic" means relating to technology having			
2	electrical, digital, magnetic, wireless, optical,			
3	electromagnetic, or similar capabilities.			
4	"Electronic document of title" means a document of title			
5	evidenced by a record consisting of information stored in an			
6	electronic medium. A tangible document of title means a			
7	document of title evidenced by a record consisting of			
8	information that is inscribed on a tangible medium.			
9	"Fault" means a default, breach, or wrongful act or			
10	omission.			
11	"Fungible goods" means[+] goods that:			
12	(1) [ <del>Goods that any</del> ] <u>Any</u> unit, by nature or usage of			
13	trade, is the equivalent of any other like unit; or			
14	(2) [Goods that by] By agreement are treated as			
15	equivalent.			
16	"Genuine" means free of forgery or counterfeiting.			
17	"Good faith" means honesty in fact.			
18	"Holder" means[+] the person in:			
19	(1) [The person in possession] Possession of a negotiable			
20	instrument that is payable either to bearer or to an			
21	identified person that is the person in possession;			

1	(2)	[The person in possession] Possession of a negotiable
2		tangible document of title if the goods are
3		deliverable either to bearer or to the order of the
4		person in possession; or
5	(3)	[The person in control] Control, other than pursuant
6		to section 490:7-106(g), of a negotiable electronic
7		document of title.
8	"Ins	olvency proceeding" includes an assignment for the
9	benefit o	f creditors or other proceeding intended to liquidate
10	or rehabi	litate the estate of the person involved.
11	"Ins	olvent" means:
12	(1)	Having generally ceased to pay debts in the ordinary
13		course of business other than as a result of bona fide
14		dispute;
15	(2)	Being unable to pay debts as they become due; or
16	(3)	Being insolvent within the meaning of federal
17		bankruptcy law.
18	"Mon	ey" means a medium of exchange that is currently
19	authorize	d or adopted by a domestic or foreign government. [The
20	term] "Mo	ney" includes a monetary unit of account established by
21	an interd	overnmental organization or by agreement between two or

- 1 more countries. "Money" does not include an electronic record
- 2 that is a medium of exchange recorded and transferable in a
- 3 system that existed and operated for the medium of exchange
- 4 before the medium of exchange was authorized or adopted by the
- 5 government.
- 6 "Organization" means a person other than an individual.
- 7 "Party", as distinct from a "third party", means a person
- 8 that has engaged in a transaction or made an agreement subject
- 9 to this chapter.
- 10 "Person" means an individual, corporation, business trust,
- 11 estate, trust, partnership, limited liability company,
- 12 association, joint venture, government, governmental
- 13 subdivision, agency, or instrumentality, [public corporation,]
- 14 or any other legal or commercial entity. "Person" includes a
- 15 protected series, however denominated, of an entity if the
- 16 protected series is established under any law other than this
- 17 chapter that limits, or limits if conditions specified under the
- 18 law are satisfied, the ability of a creditor of the entity or of
- 19 any other protected series of the entity to satisfy a claim from
- 20 assets of the protected series.

- 1 "Present value" means the amount as of a date certain of
- 2 one or more sums payable in the future, discounted to the date
- 3 certain by use of either an interest rate specified by the
- 4 parties if that rate is not manifestly unreasonable at the time
- 5 the transaction is entered into or, if an interest rate is not
- 6 so specified, a commercially reasonable rate that takes into
- 7 account the facts and circumstances at the time the transaction
- 8 is entered into.
- 9 "Purchase" means taking by sale, lease, discount,
- 10 negotiation, mortgage, pledge, lien, security interest, issue or
- 11 reissue, gift, or any other voluntary transaction creating an
- 12 interest in property.
- "Purchaser" means a person that takes by purchase.
- 14 "Record" means information that is inscribed on a tangible
- 15 medium or that is stored in an electronic or other medium and is
- 16 retrievable in perceivable form.
- "Remedy" means any remedial right to which an aggrieved
- 18 party is entitled with or without resort to a tribunal.
- 19 "Representative" means a person empowered to act for
- 20 another, including an agent, an officer of a corporation or

- 1 association, and a trustee, executor, or administrator of an
- 2 estate.
- 3 "Right" includes remedy.
- 4 "Security interest" means an interest in personal property
- 5 or fixtures that secures payment or performance of an
- 6 obligation. "Security interest" includes any interest of a
- 7 consignor and a buyer of accounts, chattel paper, a payment
- 8 intangible, or a promissory note in a transaction that is
- 9 subject to article 9. "Security interest" does not include the
- 10 special property interest of a buyer of goods on identification
- 11 of those goods to a contract for sale under section 490:2-401,
- 12 but a buyer may also acquire a "security interest" by complying
- 13 with article 9. Except as otherwise provided in section 490:2-
- 14 505, the right of a seller or lessor of goods under article 2 or
- 15 2A to retain or acquire possession of the goods is not a
- 16 "security interest", but a seller or lessor may also acquire a
- 17 "security interest" by complying with article 9. The retention
- 18 or reservation of title by a seller of goods notwithstanding
- 19 shipment or delivery to the buyer under section 490:2-401 is
- 20 limited in effect to a reservation of a "security interest".

## H.B. NO. 525 S.D. 2

1	Whether a to	ransaction in the form of a lease creates a "security
2	interest" is	determined pursuant to section 490:1-203.
3	"Send"	in connection with a [writing,] record[,] or
4	[ <del>notice</del> ] not	cification, means[+] to:
5	(1) [9	To deposit on the mail [or], deliver for
6	tı	ransmission, or transmit by any other usual means of
7	Ç	ommunication, with postage or cost of transmission
8	pı	rovided for [and properly addressed and, in the case
9	<del>0</del> :	E an instrument, to an address specified thereon or
10	e	therwise agreed, or if there be none], addressed to
11	aı	ny address reasonable under the circumstances; or
12	(2) [	In any other way to cause to be received any record
13	<del>0</del> :	r notice within the time it would have arrived if
14	<del>p</del> :	roperly sent. Cause the record or notification to be
15	r	eceived within the time it would have been received
16	<u>i</u>	f properly sent under paragraph (1).
17	"Signe	d" (includes any symbol executed or adopted with
18	present int	ention to adopt or accept a writing.], "sign",
19	"signing",	or "signature" means, with present intent to
20	authenticat	e or adopt a record:
21	/1) ਸੰ	vecute or adopt a tangible symbol. or

1	(2) Attach to, or logically associate with, the record an
2	electronic symbol, sound, or process.
3	"State" means a state of the United States, the District of
4	Columbia, Puerto Rico, the United States Virgin Islands, or any
5	territory or insular possession subject to the jurisdiction of
6	the United States.
7	"Surety" includes a guarantor or other secondary obligor.
8	"Term" means a portion of an agreement that relates to a
9	particular matter.
10	"Unauthorized signature" means a signature made without
11	actual, implied, or apparent authority. [The term]
12	"Unauthorized signature" includes a forgery.
13	"Warehouse receipt" means a document of title issued by a
14	person engaged in the business of storing goods for hire.
15	"Writing" includes printing, typewriting, or any other
16	intentional reduction to tangible form. "Written" has a
17	corresponding meaning."
18	SECTION 3. Section 490:1-204, Hawaii Revised Statutes, is
19	amended to read as follows:

## H.B. NO. 525 S.D. 2

1	"§49	0:1-204 Value. Except as otherwise provided in
2	articles	3, 4, [and] 5, and A, a person gives value for rights
3	if the pe	rson acquires them:
4	(1)	In return for a binding commitment to extend credit or
5		for the extension of immediately available credit,
6		whether or not drawn upon and whether or not a
7		charge-back is provided for in the event of
8		difficulties in collection;
9	(2)	As security for, or in total or partial satisfaction
10		of, a preexisting claim;
11	(3)	By accepting delivery under a preexisting contract for
12		purchase; or
13	(4)	In return for any consideration sufficient to support
14		a simple contract."
15	SECT	TON 4. Section 490:1-301, Hawaii Revised Statutes, is
16	amended b	y amending subsection (c) to read as follows:
17	u (C)	If one of the following provisions of the Uniform
18	Commercia	l Code specifies the applicable law, that provision
19	[ <del>governs</del> ]	shall govern and a contrary agreement [is] shall be
20	effective	only to the extent permitted by the law so specified:
21	/11	Spation 490.3 402.

(2)

1

## H.B. NO. 525 H.D. 2 S.D. 2

2 Section 490:4-102; (3) 3 Section 490:4A-507; (4) Section 490:5-116; 4 (5) 5 (6) Section 490:8-110; [and] 6 (7) Sections 490:9-301 through 490:9-307[+]; and 7 (8) Section 490:A-107." 8 SECTION 5. Section 490:1-306, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "§490:1-306 Waiver or renunciation of claim or right after 11 breach. A claim or right arising out of an alleged breach may 12 be discharged in whole or in part without consideration by agreement of the aggrieved party in [an-authenticated] a signed 13 record." 14 SECTION 6. Section 490:2-102, Hawaii Revised Statutes, is 15 16 amended to read as follows: 17 "§490:2-102 Scope; certain security and other transactions 18 excluded from this article. (1) Unless the context otherwise 19 requires, and except as provided in subsection (3), this article 20 [applies] shall apply to transactions in goods[; it does not apply to any transaction which although in the form of an 21

Sections 490:2A-105 and 490:2A-106;

1	uncondition	onal contract to sell or present sale is intended to		
2	<del>operate o</del>	nly as a security transaction nor does this article		
3	impair or repeal any statute regulating sales to consumers,			
4	farmers o	r other specified classes of buyers.] and, in the case		
5	of a hybr	id transaction, to the extent provided in subsection		
6	(2).			
7	(2)	In a hybrid transaction, if the sale-of-goods aspects:		
8	<u>(a)</u>	Do not predominate, only the provisions of this		
9		article that relate primarily to the sale-of-goods		
10		aspects of the transaction shall apply, and the		
11		provisions that relate primarily to the transaction as		
12		a whole shall not apply; and		
13	<u>(d)</u>	Predominate, this article shall apply to the		
14		transaction but shall not preclude application in		
15		appropriate circumstances of other law to aspects of		
16		the transaction that do not relate to the sale of		
17		goods.		
18	(3)	This article shall not:		
19	<u>(a)</u>	Apply to a transaction that, even though in the form		
20		of an unconditional contract to sell or present sale,		
21		operates only to create a security interest; or		

1	(b) Impair or repeal any statute regulating sales to
2	consumers, farmers, or other specified classes of
3	buyers."
4	SECTION 7. Section 490:2-106, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§490:2-106 Definitions: "contract"; "agreement";
7	"contract for sale"; "sale"; "present sale"; "conforming" to
8	contract; "termination"; "cancellation"[+]; "hybrid
9	transaction". (1) In this article unless the context otherwise
10	requires "contract" and "agreement" are limited to those
11	relating to the present or future sale of goods. "Contract for
12	sale" includes both a present sale of goods and a contract to
13	sell goods at a future time. A "sale" consists in the passing
14	of title from the seller to the buyer for a price (section
15	490:2-401). A "present sale" means a sale [which] that is
16	accomplished by the making of the contract.
17	(2) Goods or conduct including any part of a performance
18	are "conforming" or conform to the contract when they are in
19	accordance with the obligations under the contract.

(3) "Termination" occurs when either party pursuant to a

power created by agreement or law puts an end to the contract

20

21

- 1 otherwise than for its breach. On "termination" all obligations
- 2 which are still executory on both sides are discharged but any
- 3 right based on prior breach or performance survives.
- 4 (4) "Cancellation" occurs when either party puts an end to
- 5 the contract for breach by the other and its effect is the same
- 6 as that of "termination" except that the cancelling party also
- 7 retains any remedy for breach of the whole contract or any
- 8 unperformed balance.
- 9 (5) "Hybrid transaction" means a single transaction
- 10 involving the sale of goods and:
- 11 (a) The provision of services;
- 12 (b) The lease of other goods; or
- 13 (c) The sale, lease, or license of property other than
- 14 goods."
- 15 SECTION 8. Section 490:2-201, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- "\$490:2-201 Formal requirements; statute of frauds. (1)
- 18 Except as otherwise provided in this section, a contract for the
- 19 sale of goods for the price of \$500 or more is not enforceable
- 20 by way of action or defense unless there is [some writing] a
- 21 record sufficient to indicate that a contract for sale has been

- 1 made between the parties and signed by the party against whom
- 2 enforcement is sought or by [his] the party's authorized agent
- 3 or broker. A [writing is] record shall not be deemed
- 4 insufficient because it omits or incorrectly states a term
- 5 agreed upon but the contract [is] shall not be enforceable under
- 6 this [paragraph] subsection beyond the quantity of goods shown
- 7 in [such writing.] the record.
- 8 (2) Between merchants if within a reasonable time a
- 9 [writing] record in confirmation of the contract and sufficient
- 10 against the sender is received and the party receiving it has
- 11 reason to know its contents, it [satisfies] shall satisfy the
- 12 requirements of subsection (1) against [such] the party unless
- 13 [written] notice in a record of objection to its contents is
- 14 given within ten days after it is received.
- 15 (3) A contract [which] that does not satisfy the
- 16 requirements of subsection (1) but [which] that is valid in
- 17 other respects [is] shall be enforceable:
- 18 (a) If the goods are to be specially manufactured for the
- 19 buyer and are not suitable for sale to others in the
- 20 ordinary course of the seller's business and the
- 21 seller, before notice of repudiation is received and

1		under circumstances [which] that reasonably indicate
2		that the goods are for the buyer, has made either a
3		substantial beginning of their manufacture or
4		commitments for their procurement; [ex]
5	(b)	If the party against whom enforcement is sought admits
6		in [his] the party's pleading, testimony, or otherwise
7		in court that a contract for sale was made, but the
8		contract [is] shall not be enforceable under this
9		[provision] paragraph beyond the quantity of goods
10		admitted; or
11	(c)	With respect to goods for which payment has been made
12		and accepted or [which] that have been received and
13		accepted (section 490:2-606)."
14	SECT	ION 9. Section 490:2-202, Hawaii Revised Statutes, is
15	amended t	o read as follows:
16	"§49	0:2-202 Final [written] expression: parol or
17	extrinsic	evidence. Terms with respect to which the
18	confirmat	ory memoranda of the parties agree or that are
19	otherwise	set forth in a [writing] record intended by the
20	parties a	s a final expression of their agreement with respect to
21	such term	s as are included therein may not be contradicted by

## H.B. NO. 525 S.D. 2

- 1 evidence of any prior agreement or of a contemporaneous oral
- 2 agreement but may be explained or supplemented by:
- 3 (a) Course of performance, course of dealing, or usage of
- 4 trade (section 490:1-303); and
- 5 (b) Evidence of consistent additional terms unless the
- 6 court finds the [writing] record to have been intended
- 7 also as a complete and exclusive statement of the
- terms of the agreement."
- 9 SECTION 10. Section 490:2-209, Hawaii Revised Statutes, is
- 10 amended as follows:
- 11 1. By amending its title to read:
- 12 "§490:2-209 Modification, rescission, and waiver."
- 2. By amending subsection (2) to read:
- 14 "(2) A signed agreement [which] that excludes modification
- or rescission except by a signed writing [eannot] or other
- 16 signed record shall not be otherwise modified or rescinded, but
- 17 except as between merchants [such a] this type of requirement on
- 18 a form supplied by the merchant [must] shall be separately
- 19 signed by the other party."
- 20 SECTION 11. Section 490:2A-102, Hawaii Revised Statutes,
- 21 is amended to read as follows:

1	"§49(	:2A-102 Scope. (a) This article [applies] shall
2		ny transaction, regardless of form, that creates a
		nd, in the case of a hybrid lease, this article shall
3	_	
4	apply to t	he extent provided in subsection (b).
5	(b)	In a hybrid lease:
6	(1)	If the lease-of-goods aspects do not predominate:
7		(A) Only the provisions of this article that relate
8		primarily to the lease-of-goods aspects of the
9		transaction shall apply, and the provisions that
10		relate primarily to the transaction as a whole
11		shall not apply;
12		(B) Section 490:2A-209 shall apply if the lease is a
13		finance lease; and
14		(C) Section 490:2A-407 shall apply to the promises of
15		the lessee in a finance lease to the extent that
16		the promises are consideration for the right to
17		possession and use of the leased goods; and
18	(2)	If the lease-of-goods aspects predominate, this
19		article shall apply to the transaction, but shall not
20		preclude the application, in appropriate

1	circumstances, of other law to aspects of the lease
2	that do not relate to the lease of goods."
3	SECTION 12. Section 490:2A-103, Hawaii Revised Statutes,
4	is amended by amending subsection (a) to read as follows:
5	"(a) In this article [unless the context otherwise
6	requires]:
7	$[\frac{1}{1}]$ "Buyer in ordinary course of business" means a person
8	who in good faith and without knowledge that the sale to that
9	person is in violation of the ownership rights or security
10	interest or leasehold interest of a third party in the goods,
11	buys in ordinary course from a person in the business of selling
12	goods of that kind but does not include a pawnbroker. "Buying"
13	may be for cash or by exchange of other property or on secured
14	or unsecured credit and includes acquiring goods or documents of
15	title under a preexisting contract for sale but does not include
16	a transfer in bulk or as security for or in total or partial
17	satisfaction of a money debt.
18	$[\frac{(2)}{2}]$ "Cancellation" occurs when either party puts an end
19	to the lease contract for default by the other party.
20	[ <del>(3)</del> ] "Commercial unit" means [such] a unit of goods that
21	as by commercial usage is a single whole for purposes of lease

- 1 and division of which materially impairs its character or value
- 2 on the market or in use. [A commercial unit] "Commercial unit"
- 3 may be a single article, as a machine, or a set of articles, as
- 4 a suite of furniture or a line of machinery, or a quantity, as a
- 5 gross or carload, or any other unit treated in use or in the
- 6 relevant market as a single whole.
- 7 [\(\frac{(4)}{4}\)] "Conforming" goods or performance under a lease
- 8 contract means goods or performance that are in accordance with
- 9 the obligations under the lease contract.
- 10 [<del>(5)</del>] "Consumer lease" means a lease that a lessor
- 11 regularly engaged in the business of leasing or selling makes to
- 12 a lessee who is an individual and who takes under the lease
- 13 primarily for a personal, family, or household purpose, if the
- 14 total payments to be made under the lease contract, excluding
- 15 payments for options to renew or buy, do not exceed \$25,000.
- 16 [<del>(6)</del>] "Fault" means wrongful act, omission, breach, or
- 17 default.
- 18 [<del>(7)</del>] "Finance lease" means a lease with respect to which:
- 19  $\left[\frac{(i)}{(i)}\right]$  (1) The lessor does not select, manufacture, or
- 20 supply the goods;

1	[ <del>(ii)</del> ]	(2)	The lessor acquires the goods or the right to
2		poss	ession and use of the goods in connection with the
3		leas	e; and
4	[ <del>(iii)</del> ]	(3)	One of the following occurs:
5		(A)	The lessee receives a copy of the contract by
6			which the lessor acquired the goods or the right
7			to possession and use of the goods before signing
8			the lease contract;
9		(B)	The lessee's approval of the contract by which
10			the lessor acquired the goods or the right to
11			possession and use of the goods is a condition to
12			effectiveness of the lease contract;
13		(C)	The lessee, before signing the lease contract,
14			receives an accurate and complete statement
15			designating the promises and warranties, and any
16			disclaimers of warranties, limitations or
17			modifications of remedies, or liquidated damages,
18			including those of a third party, such as the
19			manufacturer of the goods, provided to the lessor
20			by the person supplying the goods in connection
21			with or as part of the contract by which the

1	lessor acquired the goods or the right to
2	possession and use of the goods; or
3	(D) If the lease is not a consumer lease, the lessor,
4	before the lessee signs the lease contract,
5	informs the lessee in writing [ <del>(a) of</del> ]:
6	(i) Of the identity of the person supplying the
7	goods to the lessor, unless the lessee has
8	selected that person and directed the lessor
9	to acquire the goods or the right to
10	possession and use of the goods from that
.11	person[ <del>, (b) that</del> ];
12	(ii) That the lessee is entitled under this
13	article to the promises and warranties,
14	including those of any third party, provided
15	to the lessor by the person supplying the
16	goods in connection with or as part of the
17	contract by which the lessor acquired the
18	goods or the right to possession and use of
<b>19</b>	the goods $[\tau]$ ; and $[(c)$ that
20	(iii) That the lessee may communicate with the
21	person supplying the goods to the lessor and

## H.B. NO. 525 S.D. 2

1	receive an accurate and complete statement
2	of those promises and warranties, including
3	any disclaimers and limitations of them or
4	of remedies.
5	$[rac{(8)}{}]$ "Goods" means all things that are movable at the time
6	of identification to the lease contract, or are fixtures
7	(section 490:2A-309)[, but the term]. "Goods" does not include
8	money, documents, instruments, accounts, chattel paper, general
9	intangibles, or minerals or the like, including oil and gas,
10	before extraction. [The term also] "Goods" includes the unborn
11	young of animals.
12	"Hybrid lease" means a single transaction involving a lease
13	of goods and:
14	(1) The provision of services;
15	(2) A sale of other goods; or
16	(3) A sale, lease, or license of property other than
17	goods.
18	[ <del>(9)</del> ] "Installment lease contract" means a lease contract
19	that authorizes or requires the delivery of goods in separate
20	lots to be separately accepted, even though the lease contract

- 1 contains a clause "each delivery is a separate lease" or its
- 2 equivalent.
- 3 [\(\frac{(10)}{}\)] "Lease" means a transfer of the right to possession
- 4 and use of goods for a term in return for consideration[, but].
- 5 "Lease" does not include a sale, including a sale on approval or
- 6 a sale or return, or retention or creation of a security
- 7 interest [is not a lease]. Unless the context clearly indicates
- 8 otherwise, [the term] "lease" includes a sublease.
- 9 [(11)] "Lease agreement" means the bargain, with respect to
- 10 the lease, of the lessor and the lessee in fact as found in
- 11 their language or by implication from other circumstances
- 12 including course of dealing or usage of trade or course of
- 13 performance as provided in this article. Unless the context
- 14 clearly indicates otherwise, [the term] "lease agreement"
- 15 includes a sublease agreement.
- 16 [\(\frac{12}{12}\)] "Lease contract" means the total legal obligation
- 17 that results from the lease agreement as affected by this
- 18 article and any other applicable rules of law. Unless the
- 19 context clearly indicates otherwise, [the term] "lease contract"
- 20 includes a sublease contract.

 $[\frac{(13)}{}]$  "Leasehold interest" means the interest of the 1 lessor or the lessee under a lease contract. 2 3  $[\frac{14}{1}]$  "Lessee" means a person who acquires the right to possession and use of goods under a lease. Unless the context 4 clearly indicates otherwise, [the term] "lessee" includes a 5 6 sublessee. 7 [<del>(15)</del>] "Lessee in ordinary course of business" means a 8 person who in good faith and without knowledge that the lease to 9 that person is in violation of the ownership rights or security interest or leasehold interest of a third party in the goods 10 11 leases in ordinary course from a person in the business of 12 selling or leasing goods of that kind but does not include a pawnbroker. "Leasing" may be for cash or by exchange of other 13 14 property or on secured or unsecured credit and includes acquiring goods or documents of title under a preexisting lease 15 contract but does not include a transfer in bulk or as security 16 for or in total or partial satisfaction of a money debt. 17  $[\frac{(16)}{}]$  "Lessor" means a person who transfers the right to 18 possession and use of goods under a lease. Unless the context 19 20 clearly indicates otherwise, [the term] "lessor" includes a 21 sublessor.

1

#### H.B. NO. 525 H.D. 2 S.D. 2

2 interest in the goods after expiration, termination, or 3 cancellation of the lease contract. 4 [<del>(18)</del>] "Lien" means a charge against or interest in goods 5 to secure payment of a debt or performance of an obligation[7] 6 but the term]. "Lien" does not include a security interest. [<del>(19)</del>] "Lot" means a parcel or a single article that is the 7 8 subject matter of a separate lease or delivery, whether or not 9 it is sufficient to perform the lease contract. 10  $[\frac{(20)}{(20)}]$  "Merchant lessee" means a lessee that is a merchant 11 with respect to goods of the kind subject to the lease. 12 [(21)] "Present value" means the amount as of a date 13 certain of one or more sums payable in the future, discounted to 14 the date certain. The discount is determined by the interest rate specified by the parties if the rate was not manifestly 15 16 unreasonable at the time the transaction was entered into: 17 otherwise, the discount is determined by a commercially 18 reasonable rate that takes into account the facts and 19 circumstances of each case at the time the transaction was 20 entered into.

 $[\frac{17}{17}]$  "Lessor's residual interest" means the lessor's

- 1 [(22)] "Purchase" includes taking by sale, lease, mortgage,
- 2 security interest, pledge, gift, or any other voluntary
- 3 transaction creating an interest in goods.
- 4 [<del>(23)</del>] "Sublease" means a lease of goods the right to
- 5 possession and use of which was acquired by the lessor as a
- 6 lessee under an existing lease.
- 7 [(24)] "Supplier" means a person from whom a lessor buys or
- 8 leases goods to be leased under a finance lease.
- 9 [(25)] "Supply contract" means a contract under which a
- 10 lessor buys or leases goods to be leased.
- 11 [(26)] "Termination" occurs when either party pursuant to a
- 12 power created by agreement or law puts an end to the lease
- 13 contract otherwise than for default."
- 14 SECTION 13. Section 490:2A-107, Hawaii Revised Statutes,
- 15 is amended to read as follows:
- 16 "\$490:2A-107 Waiver or renunciation of claim or right
- 17 after default. Any claim or right arising out of an alleged
- 18 default or breach of warranty may be discharged in whole or in
- 19 part without consideration by a [written] waiver or renunciation
- 20 in a signed [and] record delivered by the aggrieved party."

1 SECTION 14. Section 490:2A-202, Hawaii Revised Statutes, 2 is amended to read as follows: 3 "§490:2A-202 Final [written] expression: parol or extrinsic evidence. Terms with respect to which the 4 5 confirmatory memoranda of the parties agree or which are 6 otherwise set forth in a [writing] record intended by the 7 parties as a final expression of their agreement with respect to 8 [such] the terms as are included therein [may] shall not be contradicted by evidence of any prior agreement or of a 9 10 contemporaneous oral agreement but may be explained or 11 supplemented[+] by: 12 [By course] Course of dealing or usage of trade or by (1) 13 course of performance; and 14 (2) [By evidence] Evidence of consistent additional terms 15 unless the court finds the [writing] record to have 16 been intended also as a complete and exclusive 17 statement of the terms of the agreement." 18 SECTION 15. Section 490:3-104, Hawaii Revised Statutes, is 19 amended by amending subsection (a) to read as follows: 20 Except as provided in subsections (c) and (d), 21 "negotiable instrument" means an unconditional promise or order

1	to pay a	fixed	amount of money, with or without interest or
2	other cha	rges	described in the promise or order, if it:
3	(1)	Is p	ayable to bearer or to order at the time it is
4		issu	ed or first comes into possession of a holder;
5	(2)	Is p	ayable on demand or at a definite time; and
6	(3)	Does	not state any other undertaking or instruction by
7		the	person promising or ordering payment to do any ac
8		in a	ddition to the payment of money, but the promise
9		or o	rder may contain:
0		(A)	An undertaking or power to give, maintain, or
11			protect collateral to secure payment;
12		(B)	An authorization or power to the holder to
13			confess judgment or realize on or dispose of
14			collateral; [ex]
15		(C)	A waiver of the benefit of any law intended for
16			the advantage or protection of an obligor[-];
17		(D)	A term that specifies the law that governs the
18			promise or order; or
19		<u>(E)</u>	An undertaking to resolve in a specified forum a
20			dispute concerning the promise or order."

1	SECTION 16. Section 490:3-105, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) "Issue" means [the]:
4	(1) The first delivery of an instrument by the maker or
5	drawer, whether to a holder or nonholder, for the
6	purpose of giving rights on the instrument to any
7	person[-]; or
8	(2) If agreed to by the payee, the first transmission by
9	the drawer to the payee of an image of an item and
10	information derived from the item that enables the
11	depositary bank to collect the item by transferring or
12	presenting under federal law an electronic check."
13	SECTION 17. Section 490:3-401, Hawaii Revised Statutes, i
14	amended to read as follows:
15	"§490:3-401 Signature[+] necessary for liability on
16	instrument. [(a)] A person [is] shall not be liable on an
17	instrument unless (i) the person signed the instrument, or (ii)
18	the person is represented by an agent or representative who
19	signed the instrument and the signature is binding on the
20	represented person under section 490.3-402

# H.B. NO. 525

```
[(b) A signature may be made (i) manually or by means of a
1
    device or machine, and (ii) by the use of any name, including a
2
    trade or assumed name, or by a word, mark, or symbol executed or
3
4
    adopted by a person with present intention to authenticate a
5
    writing.] "
         SECTION 18. Section 490:3-604, Hawaii Revised Statutes, is
6
7
    amended by amending subsection (a) to read as follows:
8
         "(a) A person entitled to enforce an instrument, with or
9
    without consideration, may discharge the obligation of a party
    to pay the instrument (i) by an intentional voluntary act, [such
10
    as] including surrender of the instrument to the party,
11
    destruction, mutilation, or cancellation of the instrument,
12
    cancellation or striking out of the party's signature, or the
13
14
    addition of words to the instrument indicating discharge, or
15
    (ii) by agreeing not to sue or otherwise renouncing rights
16
    against the party by a signed writing. The obligation of a
17
    party to pay a check shall not be discharged solely by
    destruction of the check in connection with a process in which
18
    information is extracted from the check and an image of the
19
20
    check is made and, subsequently, the information and image are
21
    transmitted for payment."
```

## H.B. NO. 525 S.D. 2

1	SECTION 19. Section 490:4A-103, Hawaii Revised Statutes,
2	is amended by amending subsections (a) and (b) to read as
3	follows:
4	"(a) In this article:
5	[ <del>(1) "Payment order" means an instruction of a sender to a</del>
6	receiving bank, transmitted orally, electronically, or in
7	writing, to pay, or to cause another bank to pay, a fixed or
8	determinable amount of money to a beneficiary if:
9	(i) The instruction does not state a condition to payment
10	to the beneficiary other than time of payment;
11	(ii) The receiving bank is to be reimbursed by debiting an
12	account of, or otherwise receiving payment from, the
13	sender; and
14	(iii) The instruction is transmitted by the sender directly
15	to the receiving bank or to an agent, funds transfer
16	system, or communication system for transmittal to the
17	receiving bank.
18	(2)] "Beneficiary" means the person to be paid by the
19	beneficiary's bank.
20	[ <del>(3)</del> ] "Beneficiary's bank" means the bank identified in a
21	payment order in which an account of the beneficiary is to be

1	credited pursuant to the order or [which] that otherwise is to
2	make payment to the beneficiary if the order does not provide
3	for payment to an account.
4	"Payment order" means an instruction of a sender to a
5	receiving bank, transmitted orally or in a record, to pay, or to
6	cause another bank to pay, a fixed or determinable amount of
7	money to a beneficiary if:
8	(1) The instruction does not state a condition to payment
9	to the beneficiary other than time of payment;
10	(2) The receiving bank is to be reimbursed by debiting an
11	account of, or otherwise receiving payment from, the
12	sender; and
13	(3) The instruction is transmitted by the sender directly
14	to the receiving bank or to an agent, funds-transfer
15	system, or communication system for transmittal to the
16	receiving bank.
17	[-(4)] "Receiving bank" means the bank to which the sender'
18	instruction is addressed.
19	$\left[\frac{(5)}{(5)}\right]$ "Sender" means the person giving the instruction to
20	the receiving bank.

1 If an instruction complying with subsection [(a)(1)](a) is to make more than one payment to a beneficiary, the 2 3 instruction is a separate payment order with respect to each 4 payment." 5 SECTION 20. Section 490:4A-201, Hawaii Revised Statutes, 6 is amended to read as follows: 7 "§490:4A-201 Security procedure. "Security procedure" 8 means a procedure established by agreement of a customer and a receiving bank for the purpose of (i) verifying that a payment 9 10 order or communication amending or canceling a payment order is 11 that of the customer, or (ii) detecting error in the 12 transmission or the content of the payment order or 13 communication. A security procedure may impose an obligation on the receiving bank or the customer and require the use of 14 15 algorithms or other codes, identifying words [or], numbers, 16 symbols, sounds, biometrics, encryption, callback procedures, or similar security devices. Comparison of a signature on a 17 18 payment order or communication with an authorized specimen 19 signature of the customer [is] or requiring a payment order to 20 be sent from a known email address, internet protocol address,

1

### H.B. NO. 525 H.D. 2 S.D. 2

2 procedure." SECTION 21. Section 490:4A-202, Hawaii Revised Statutes, 3 is amended by amending subsections (b) and (c) to read as 4 5 follows: If a bank and its customer have agreed that the 6 authenticity of payment orders issued to the bank in the name of 7 8 the customer as sender will be verified pursuant to a security procedure, a payment order received by the receiving bank [is] 9 10 shall be deemed effective as the order of the customer, whether or not authorized, if (i) the security procedure is a 11 12 commercially reasonable method of providing security against unauthorized payment orders, and (ii) the bank proves that it 13 accepted the payment order in good faith and in compliance with 14 the bank's obligations under the security procedure and any 15 [written] agreement or instruction of the customer, evidenced by 16 a record, restricting acceptance of payment orders issued in the 17 18 name of the customer. The bank [is] shall not be required to follow an instruction that violates [a written] an agreement 19 with the customer, evidenced by a record, or notice of which is 20 not received at a time and in a manner affording the bank a 21

or telephone number shall not be, by itself, a security

- 1 reasonable opportunity to act on it before the payment order is
- 2 accepted.
- 3 (c) Commercial reasonableness of a security procedure is a
- 4 question of law to be determined by considering the wishes of
- 5 the customer expressed to the bank, the circumstances of the
- 6 customer known to the bank, including the size, type, and
- 7 frequency of payment orders normally issued by the customer to
- 8 the bank, alternative security procedures offered to the
- 9 customer, and security procedures in general use by customers
- 10 and receiving banks similarly situated. A security procedure is
- 11 deemed to be commercially reasonable if (i) the security
- 12 procedure was chosen by the customer after the bank offered, and
- 13 the customer refused, a security procedure that was commercially
- 14 reasonable for that customer, and (ii) the customer expressly
- 15 agreed in [writing] a record to be bound by any payment order,
- 16 whether or not authorized, issued in its name and accepted by
- 17 the bank in compliance with the bank's obligations under the
- 18 security procedure chosen by the customer."
- 19 SECTION 22. Section 490:4A-203, Hawaii Revised Statutes,
- 20 is amended by amending subsection (a) to read as follows:

1	"(a)	If an accepted payment order is not, under section
2	490:4A-20	2(a), an authorized order of a customer identified as
3	sender, b	ut is effective as an order of the customer pursuant to
4	section 4	90:4A-202(b), the following rules apply:
5	(1)	By express [written] agreement, evidenced by a record,
6		the receiving bank may limit the extent to which it is
7		entitled to enforce or retain payment of the payment
8		order[-]; and
9	(2)	The receiving bank [is] shall not be entitled to
10		enforce or retain payment of the payment order if the
11		customer proves that the order was not caused,
12		directly or indirectly, by a person (i) entrusted at
13		any time with duties to act for the customer with
14		respect to payment orders or the security procedure,
15		or (ii) who obtained access to transmitting facilities
16		of the customer or who obtained, from a source
17		controlled by the customer and without authority of
18		the receiving bank, information facilitating breach of
19		the security procedure, regardless of how the
20		information was obtained or whether the customer was
21		at fault [ <del>Information</del> ] In this paragraph

1	"information" includes any access device, computer
2	software, or the like."
3	SECTION 23. Section 490:4A-210, Hawaii Revised Statutes,
4	is amended by amending subsection (a) to read as follows:
5	"(a) A payment order [is] shall be deemed rejected by the
6	receiving bank by a notice of rejection transmitted to the
7	sender orally[, electronically,] or in [writing.] a record. A
8	notice of rejection need not use any particular words and [is]
9	shall be sufficient if it indicates that the receiving bank is
10	rejecting the order or will not execute or pay the order.
11	Rejection [is] shall be deemed effective when the notice is
12	given if transmission is by a means that is reasonable in the
13	circumstances. If notice of rejection is given by a means that
14	is not reasonable, rejection [is] shall be deemed effective when
15	the notice is received. If an agreement of the sender and
16	receiving bank establishes the means to be used to reject a
17	payment order, (i) any means complying with the agreement [is]
18	shall be deemed reasonable and (ii) any means not complying [is]
19	shall be deemed not reasonable unless no significant delay in
20	receipt of the notice resulted from the use of the noncomplying
21	means."

- 1 SECTION 24. Section 490:4A-211, Hawaii Revised Statutes,
- 2 is amended by amending subsection (a) to read as follows:
- 3 "(a) A communication of the sender of a payment order
- 4 canceling or amending the order may be transmitted to the
- 5 receiving bank orally[<del>, electronically,</del>] or in [writing.] a
- 6 record. If a security procedure is in effect between the sender
- 7 and the receiving bank, the communication [is] shall not be
- 8 deemed effective to cancel or amend the order unless the
- 9 communication is verified pursuant to the security procedure or
- 10 the bank agrees to the cancellation or amendment."
- 11 SECTION 25. Section 490:4A-305, Hawaii Revised Statutes,
- 12 is amended by amending subsections (c) and (d) to read as
- 13 follows:
- "(c) In addition to the amounts payable under subsections
- 15 (a) and (b), damages, including consequential damages, [are]
- 16 shall be recoverable to the extent provided in an express
- 17 [written] agreement of the receiving bank[-], as evidenced by a
- 18 record.
- (d) If a receiving bank fails to execute a payment order
- 20 it was obliged by express agreement to execute, the receiving
- 21 bank [is] shall be liable to the sender for its expenses in the

- 1 transaction and for incidental expenses and interest losses
- 2 resulting from the failure to execute. Additional damages,
- 3 including consequential damages, [are] shall be recoverable to
- 4 the extent provided in an express [written] agreement of the
- 5 receiving bank, as evidenced by a record, but [are] shall not
- 6 otherwise be recoverable."
- 7 SECTION 26. Section 490:5-104, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "\$490:5-104 Formal requirements. A letter of credit,
- 10 confirmation, advice, transfer, amendment, or cancellation may
- 11 be issued in any form that is a signed record [and is
- 12 authenticated (i) by a signature, or (ii) in accordance with the
- 13 agreement of the parties or the standard practice referred to in
- 14 section 490:5-108(c)]."
- SECTION 27. Section 490:5-116, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§490:5-116 Choice of law and forum. (a) The liability
- 18 of an issuer, nominated person, or adviser for action or
- 19 omission [is] shall be governed by the law of the jurisdiction
- 20 chosen by an agreement in the form of a record signed [or
- 21 otherwise authenticated] by the affected parties [in the manner

- 1 provided in section 490:5-104] or by a provision in the person's
- 2 letter of credit, confirmation, or other undertaking. The
- 3 jurisdiction whose law is chosen need not bear any relation to
- 4 the transaction.
- 5 (b) Unless subsection (a) applies, the liability of an
- 6 issuer, nominated person, or adviser for action or omission [is]
- 7 shall be governed by the law of the jurisdiction in which the
- 8 person is located. The person [is] shall be considered to be
- 9 located at the address indicated in the person's undertaking.
- 10 If more than one address is indicated, the person [is] shall be
- 11 considered to be located at the address from which the person's
- 12 undertaking was issued.
- (c) For the purpose of jurisdiction, choice of law, and
- 14 recognition of interbranch letters of credit, but not
- 15 enforcement of a judgment, all branches of a bank [are] shall be
- 16 considered separate juridical entities and a bank [is] shall be
- 17 considered to be located at the place where its relevant branch
- 18 is considered to be located under [this] subsection[-] (d).
- 19 (d) A branch of a bank shall be considered to be located
- 20 at the address indicated in the branch's undertaking; provided
- 21 that if more than one address is indicated, the branch shall be

- 1 considered to be located at the address from which the
- 2 undertaking was issued.
- 3 [(e) Except as otherwise provided in this subsection,
- 4 the liability of an issuer, nominated person, or adviser [is]
- 5 shall be governed by any rules of custom or practice, [such as]
- 6 including the Uniform Customs and Practice for Documentary
- 7 Credits, to which the letter of credit, confirmation, or other
- 8 undertaking is expressly made subject. If (i) this article
- 9 would govern the liability of an issuer, nominated person, or
- 10 adviser under subsection (a) or (b), (ii) the relevant
- 11 undertaking incorporates rules of custom or practice, and (iii)
- 12 there is conflict between this article and those rules as
- 13 applied to that undertaking, those rules shall govern except to
- 14 the extent of any conflict with the nonvariable provisions
- 15 specified in section 490:5-103(c).
- 16 [(d)] (f) If there is conflict between this article and
- 17 article 3, 4, 4A, or 9, this article [governs.] shall govern.
- 18 [<del>(e)</del>] (g) The forum for settling disputes arising out of
- 19 an undertaking within this article may be chosen in the manner
- 20 and with the binding effect that governing law may be chosen in
- 21 accordance with subsection (a)."

- 1 SECTION 28. Section 490:7-102, Hawaii Revised Statutes, is
- 2 amended by amending subsection (a) to read as follows:
- 3 "(a) In this article, unless the context otherwise
- 4 requires:
- 5 [\(\frac{1}{1}\)] "Bailee" means a person that by a warehouse receipt,
- 6 bill of lading, or other document of title acknowledges
- 7 possession of goods and contracts to deliver them.
- 8 [ $\frac{(2)}{(2)}$ ] "Carrier" means a person that issues a bill of
- 9 lading.
- 10 [(3)] "Consignee" means a person named in a bill of lading
- 11 to which or to whose order the bill promises delivery.
- 12  $\left[\frac{4}{4}\right]$  "Consignor" means a person named in a bill of lading
- 13 as the person from which the goods have been received for
- 14 shipment.
- 15 [(5)] "Delivery order" means a record that contains an
- 16 order to deliver goods directed to a warehouse, carrier, or
- 17 other person that in the ordinary course of business issues
- 18 warehouse receipts or bills of lading.
- 19 [<del>(6)</del>] "Good faith" means honesty in fact and the observance
- 20 of reasonable commercial standards of fair dealing.

# H.B. NO. 525

 $[\frac{1}{2}]$  "Goods" means all things that are treated as movable 1 2 for the purposes of a contract for storage or transportation. [(8)] "Issuer" means a bailee that issues a document of 3 4 title or, in the case of an unaccepted delivery order, the 5 person that orders the possessor of goods to deliver. [The 6 term] "Issuer" includes a person for which an agent or employee 7 purports to act in issuing a document if the agent or employee 8 has real or apparent authority to issue documents, even if the 9 issuer did not receive any goods, the goods were misdescribed, 10 or in any other respect the agent or employee violated the 11 issuer's instructions. 12 [<del>(9)</del>] "Person entitled under the document" means the 13 holder, in the case of a negotiable document of title, or the person to which delivery of the goods is to be made by the terms 14 15 of, or pursuant to instructions in a record under, a 16 nonnegotiable document of title. [(10) "Record" means information that is inscribed on a 17 18 tangible medium or that is stored in an electronic or other 19 medium and is retrievable in perceivable form. 20 (11) "Shipper" means a person that enters into a contract

of transportation with a carrier.

21

1	[ <del>(12) "Sign" means, with present intent to authenticate or</del>
2	adopt a record:
3	(A) To execute or adopt a tangible symbol; or
4	(B) To attach to or logically associate with the
5	record an electronic sound, symbol, or process.
6	(13) "Warehouse" means a person engaged in the business of
7	storing goods for hire."
8	SECTION 29. Section 490:7-106, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§490:7-106 Control of electronic document of title. (a)
11	A person [has] shall be deemed to have control of an electronic
12	document of title if a system employed for evidencing the
13	transfer of interests in the electronic document reliably
14	establishes that person as the person to which the electronic
15	document was issued or transferred.
16	(b) A system [satisfies] shall be deemed to satisfy
17	subsection (a), and a person [is] shall be deemed to have
18	control of an electronic document of title, if the document is
19	created, stored, and [assigned] transferred in [such] a manner
20	that:

1	(1)	A single addititative copy of the document exists
2		that is unique, identifiable, and, except as otherwise
3		provided in paragraphs (4), (5), and (6), unalterable;
4	(2)	The authoritative copy identifies the person asserting
5		control as:
6		(A) The person to which the document was issued; or
7		(B) If the authoritative copy indicates that the
8		document has been transferred, the person to
9		which the document was most recently transferred;
10	(3)	The authoritative copy is communicated to and
11		maintained by the person asserting control or its
12		designated custodian;
13	(4)	Copies or amendments that add or change an identified
14		[assignee] transferee of the authoritative copy can be
15		made only with the consent of the person asserting
16		control;
17	(5)	Each copy of the authoritative copy and any copy of a
18		copy is readily identifiable as a copy that is not the
19		authoritative copy; and
20	(6)	Any amendment of the authoritative copy is readily
21		identifiable as authorized or unauthorized

1	<u>(c)</u>	A system shall be deemed to satisfy subsection (a),
2	and a per	son shall be deemed to have control of an electronic
3	document	of title, if an authoritative electronic copy of the
4	document;	a record attached to, or logically associated with,
5	the elect	ronic copy; or a system in which the electronic copy is
6	recorded:	
7	(1)	Enables the person to readily identify each electronic
8		copy as either an authoritative copy or a
9		nonauthoritative copy;
0	(2)	Enables the person to be readily identified in any
1		way, including by name, identifying number,
12		cryptographic key, office, or account number, as the
13		person to which each authoritative electronic copy was
4		issued or transferred; and
15	(3)	Gives the person exclusive power, subject to
16		subsection (d), to:
17		(A) Prevent others from adding or changing the person
18		to which each authoritative electronic copy has
19		been issued or transferred; and
20		(B) Transfer control of each authoritative electronic
21		copy.

1	(d)	Subject to subsection (e), a power shall be deemed
2	exclusive	under subsection (c)(3) regardless of whether:
3	(1)	The authoritative electronic copy; a record attached
4		to, or logically associated with, the authoritative
5		electronic copy; or a system in which the
6		authoritative electronic copy is recorded limits the
7		use of the document of title or has a protocol that is
8		programmed to cause a change, including a transfer or
9		loss of control; or
10	(2)	The power is shared with another person.
11	<u>(e)</u>	A power of a person shall not be deemed to be shared
12	with anot	her person under subsection (d)(2) and the person's
13	power sha	ll not be deemed exclusive if:
14	(1)	The person may exercise the power only if the power is
15		exercised by the other person; and
16	(2)	The other person:
17		(A) May exercise the power without exercise of the
18		power by the person; or
19		(B) Is the transferor to the person of an interest in
20		the document of title.

## H.B. NO. 525 H.D. 2

1	(f) If a person has the powers specified in subsection
2	(c)(3), the powers shall be presumed to be exclusive.
3	(g) A person shall be deemed to have control of an
4	electronic document of title if another person, other than the
5	transferor to the person of an interest in the document:
6	(1) Has control of the document and acknowledges that it
7	has control on behalf of the person; or
8	(2) Obtains control of the document after having
9	acknowledged that it will obtain control of the
10	document on behalf of the person.
11	(h) A person that has control under this section shall not
12	be required to acknowledge that it has control on behalf of
13	another person.
14	(i) If a person acknowledges that it has or will obtain
15	control on behalf of another person, unless the person otherwise
16	agrees or any law other than this article or article 9 otherwise
17	provides, the person shall not owe any duty to the other person
18	and shall not be required to confirm the acknowledgment to any
19	other person."
20	SECTION 30. Section 490:8-102, Hawaii Revised Statutes, is
21	amended by amending subsections (a) and (b) to read as follows:

- 1 "(a) In this article:
- 2 "Adverse claim" means a claim that a claimant has a
- 3 property interest in a financial asset and that it is a
- 4 violation of the rights of the claimant for another person to
- 5 hold, transfer, or deal with the financial asset.
- 6 "Bearer form", as applied to a certificated security, means
- 7 a form in which the security is payable to the bearer of the
- 8 security certificate according to its terms but not by reason of
- 9 an indorsement.
- 10 "Broker" means a person defined as a broker or dealer under
- 11 the federal securities laws, but without excluding a bank acting
- 12 in that capacity.
- "Certificated security" means a security that is
- 14 represented by a certificate.
- "Clearing corporation" means:
- 16 (1) A person that is registered as a "clearing agency"
- 17 under the federal securities laws;
- 18 (2) A federal reserve bank: or
- 19 (3) Any other person that provides clearance or settlement
- 20 services with respect to financial assets that would
- require it to register as a clearing agency under the

1		federal securities laws but for an exclusion or
2		exemption from the registration requirement, if its
3		activities as a clearing corporation, including
4		promulgation of rules, are subject to regulation by a
5		federal or state governmental authority.
6	"Com	municate" means to:
7	(1)	Send a signed [writing;] record; or
8	(2)	Transmit information by any mechanism agreed upon by
9		the persons transmitting and receiving the
10		information.
11	"Ent:	itlement holder" means a person identified in the
12	records o	f a securities intermediary as the person having a
13	security o	entitlement against the securities intermediary. If a
14	person acc	quires a security entitlement by virtue of section
15	490:8-501	(b)(2) or (3), that person [is] shall be deemed to be
16	the entit	lement holder.
17	"Ent	itlement order" means a notification communicated to a
18	securitie	s intermediary directing transfer or redemption of a
19	financial	asset to which the entitlement holder has a security
20	entitleme:	nt.

1	"Financial asset", except as otherwise provided in section		
2	490:8-103	, means:	
3	(1)	A security;	
4	(2)	An obligation of a person or a share, participation,	
5		or other interest in a person or in property or an	
6		enterprise of a person, which is, or is of a type,	
7		dealt in or traded on financial markets, or which is	
8		recognized in any area in which it is issued or dealt	
9		in as a medium for investment; or	
10	(3)	Any property that is held by a securities intermediary	
11		for another person in a securities account if the	
12		securities intermediary has expressly agreed with the	
13		other person that the property is to be treated as a	
14		financial asset under this article.	
15	As t	he context requires, [the term] "financial asset" means	
16	either th	e interest itself or the means by which a person's	
17	claim to	it is evidenced, including a certificated or	
18	uncertifi	cated security, a security certificate, or a security	
19	entitleme	nt.	
20	"Goo	d faith", for purposes of the obligation of good faith	
21	in the pe	rformance or enforcement of contracts or duties within	

### H.B. NO. 525 S.D. 2

- 1 this article, means honesty in fact and the observance of
- 2 reasonable commercial standards of fair dealing.
- 3 "Indorsement" means a signature that alone or accompanied
- 4 by other words is made on a security certificate in registered
- 5 form or on a separate document for the purpose of assigning,
- 6 transferring, or redeeming the security or granting a power to
- 7 assign, transfer, or redeem it.
- 8 "Instruction" means a notification communicated to the
- 9 issuer of an uncertificated security [which] that directs that
- 10 the transfer of the security be registered or that the security
- 11 be redeemed.
- 12 "Registered form", as applied to a certificated security,
- 13 means a form in which:
- 14 (1) The security certificate specifies a person entitled
- to the security; and
- 16 (2) A transfer of the security may be registered upon
- books maintained for that purpose by or on behalf of
- the issuer, or the security certificate so states.
- "Securities intermediary" means:
- 20 (1) A clearing corporation; or

1	(2)	A person, including a bank or broker, that in the
2		ordinary course of its business maintains securities
3		accounts for others and is acting in that capacity.
4	"Sec	urity", except as otherwise provided in section
<b>5</b> .	490:8-103	, means an obligation of an issuer or a share,
6	participa	tion, or other interest in an issuer or in property or
7	an enterp	rise of an issuer:
8	(1)	[Which] That is represented by a security certificate
9		in bearer or registered form, or the transfer of which
10		may be registered upon books maintained for that
11		purpose by or on behalf of the issuer;
12	(2)	[Which] That is one of a class or series or by its
13		terms is divisible into a class or series of shares,
14		participations, interests, or obligations; and
15	(3)	[Which:] That:
16	•	(A) Is, or is of a type, dealt in or traded on
17		securities exchanges or securities markets; or
18		(B) Is a medium for investment and by its terms
19		expressly provides that it is a security governed
20		by this article.

"Security certificate" means a certificate representing a 1 2 security. 3 "Security entitlement" means the rights and property interest of an entitlement holder with respect to a financial 4 asset specified in part 5. 5 "Uncertificated security" means a security that is not 6 represented by a certificate. 7 8 [Other] The following definitions [applying to] in (b) 9 this article and [the sections in which they appear are:] other 10 articles of this chapter shall apply to this article: "Appropriate person". Section 490:8-107. 11 12 "Control". Section 490:8-106. 13 "Controllable account". Section 490:9-102. 14 "Controllable electronic record". Section 490:A-102. "Controllable payment intangible". Section 490:9-102. 15 16 "Delivery". Section 490:8-301. "Investment company security". Section 490:8-103. 17 18 "Issuer". Section 490:8-201. "Overissue". Section 490:8-210. 19 20 "Protected purchaser". Section 490:8-303.

"Securities account". Section 490:8-501."

21

- 1 SECTION 31. Section 490:8-103, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§490:8-103 Rules for determining whether certain
- 4 obligations and interests are securities or financial assets.
- 5 (a) A share or similar equity interest issued by a corporation,
- 6 business trust, joint stock company, or similar entity [is]
- 7 shall be deemed a security.
- 8 (b) An "investment company security" [is] shall be deemed
- 9 a security. "Investment company security" means a share or
- 10 similar equity interest issued by an entity that is registered
- 11 as an investment company under the federal investment company
- 12 laws, an interest in a unit investment trust that is so
- 13 registered, or a face-amount certificate issued by a face-amount
- 14 certificate company that is so registered. [Investment company
- 15 security | "Investment company security" does not include an
- 16 insurance policy or endowment policy or annuity contract issued
- 17 by an insurance company.
- 18 (c) An interest in a partnership or limited liability
- 19 company [is] shall not be deemed a security unless it is dealt
- 20 in or traded on securities exchanges or in securities markets,
- 21 its terms expressly provide that it is a security governed by

- 1 this article, or it is an investment company security. However,
- 2 an interest in a partnership or limited liability company [is]
- 3 shall be deemed a financial asset if it is held in a securities
- 4 account.
- 5 (d) A writing that is a security certificate [is] shall be
- 6 governed by this article and not by article 3, even though it
- 7 also meets the requirements of that article. However, a
- 8 negotiable instrument governed by article 3 [is] shall be deemed
- 9 a financial asset if it is held in a securities account.
- 10 (e) An option or similar obligation issued by a clearing
- 11 corporation to its participants [is] shall not be deemed a
- 12 security, but [is] shall be deemed a financial asset.
- (f) A commodity contract, as defined in section
- 14 490:9-102(a), [is] shall not be deemed a security or a financial
- 15 asset.
- 16 (g) A controllable account, controllable electronic
- 17 record, or controllable payment intangible shall not be deemed a
- 18 financial asset unless the controllable account, controllable
- 19 electronic record, or controllable payment intangible is a
- 20 property that is held by a securities intermediary for another
- 21 person in a securities account and the securities intermediary

1	has expressly agreed with the other person that the property is
2	to be treated as a financial asset under this article."
3	SECTION 32. Section 490:8-106, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§490:8-106 Control. (a) A purchaser [has] shall be
6	deemed to have "control" of a certificated security in bearer
7	form if the certificated security is delivered to the purchaser.
8.	(b) A purchaser [has] shall be deemed to have "control" of
9	a certificated security in registered form if the certificated
10	security is delivered to the purchaser, and:
11	(1) The certificate is indorsed to the purchaser or in
12	blank by an effective indorsement; or
13	(2) The certificate is registered in the name of the
14	purchaser, upon original issue or registration of
15	transfer by the issuer.
16	(c) A purchaser [has] shall be deemed to have "control" of
17	an uncertificated security if:
18	(1) The uncertificated security is delivered to the
19	purchaser; or

# $H.B.\ NO.\ ^{525}_{H.D.\ 2}$

1	(2)	The issuer has agreed that it will comply with
2		instructions originated by the purchaser without
3		further consent by the registered owner.
4	(d)	A purchaser [has] shall be deemed to have "control" of
5	a securit	y entitlement if:
6	(1)	The purchaser becomes the entitlement holder;
7	(2)	The securities intermediary has agreed that it will
8		comply with entitlement orders originated by the
9		purchaser without further consent by the entitlement
10		holder; or
11	(3)	Another person [has control of the security
12		entitlement on behalf of the purchaser or, having
13		previously acquired control of the security
14		entitlement, acknowledges that it has control on
15		behalf of the purchaser.], other than the transferor
16		to the purchaser of an interest in the security
17		entitlement:
18		(A) Has control of the security entitlement and
19		acknowledges that it has control on behalf of the
20		purchaser; or

1	(B) Obtains control of the security entitlement after
2	having acknowledged that it will obtain control
3	of the security entitlement on behalf of the
4	purchaser.
5	(e) If an interest in a security entitlement is granted by
6	the entitlement holder to the entitlement holder's own
7	securities intermediary, the securities intermediary [has] shall
8	be deemed to have control.
9	(f) A purchaser who has satisfied the requirements of
10	subsection (c) or (d) [has] shall be deemed to have control,
11	even if the registered owner in the case of subsection (c) or
12	the entitlement holder in the case of subsection (d) retains the
13	right to make substitutions for the uncertificated security or
14	security entitlement, to originate instructions or entitlement
15	orders to the issuer or securities intermediary, or otherwise to
16	deal with the uncertificated security or security entitlement.
17	(g) An issuer or a securities intermediary [may] shall not
18	enter into an agreement of the kind described in subsection
19	(c)(2) or (d)(2) without the consent of the registered owner or
20	entitlement holder, but an issuer or a securities intermediary
21	[is] shall not be required to enter into [such] an agreement of

- 1 the kind described in subsection (c)(2) or (d)(2) even though
- 2 the registered owner or entitlement holder so directs. An
- 3 issuer or securities intermediary that has entered into [such]
- 4 an agreement [is] of the kind described in subsection (c)(2) or
- 5 (d)(2) shall not be required to confirm the existence of the
- 6 agreement to another party unless requested to do so by the
- 7 registered owner or entitlement holder.
- 8 (h) A person that has control under this section shall not
- 9 be required to acknowledge that it has control on behalf of a
- 10 purchaser.
- 11 (i) If a person acknowledges that it has or will obtain
- 12 control on behalf of a purchaser, unless the person otherwise
- 13 agrees or law other than this article or article 9 otherwise
- 14 provides, the person shall not owe any duty to the purchaser and
- 15 shall not be required to confirm the acknowledgment to any other
- 16 person."
- 17 SECTION 33. Section 490:8-110, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- 19 "\$490:8-110 Applicability; choice of law. (a) The local
- 20 law of the issuer's jurisdiction, as specified in subsection
- 21 (d), [governs:] shall govern:

1	(1)	The validity of a security;
2	(2)	The rights and duties of the issuer with respect to
3		registration of transfer;
4	(3)	The effectiveness of registration of transfer by the
5		issuer;
6	(4)	Whether the issuer owes any duties to an adverse
7		claimant to a security; and
8	(5)	Whether an adverse claim can be asserted against a
9		person to whom transfer of a certificated or
10		uncertificated security is registered or a person who
11		obtains control of an uncertificated security.
12	(b)	The local law of the securities intermediary's
13	jurisdict	ion, as specified in subsection (e), [governs:] shall
14	govern:	
15	(1)	Acquisition of a security entitlement from the
16		securities intermediary;
17	(2)	The rights and duties of the securities intermediary
18		and entitlement holder arising out of a security
19		entitlement;
20	(3)	Whether the securities intermediary owes any duties to
21		an adverse claimant to a security entitlement; and

1	(4) Whether an adverse claim can be asserted against a	
2	person who acquires a security entitlement from th	е
3	securities intermediary or a person who purchases	a
4	security entitlement or interest therein from an	
5	entitlement holder.	
6	(c) The local law of the jurisdiction in which a secur	ity
7	certificate is located at the time of delivery [governs] sha	11
8	govern whether an adverse claim can be asserted against a pe	rson
9	to whom the security certificate is delivered.	
10	(d) "Issuer's jurisdiction" means the jurisdiction und	ler
11	which the issuer of the security is organized or, if permitt	.ed
12	by the law of that jurisdiction, the law of another jurisdic	tion
13	specified by the issuer. An issuer organized under the law	of
14	this State may specify the law of another jurisdiction as the	ıe
15	law governing the matters specified in subsection (a)(2) to	(5).
16	(e) The following rules determine a "securities	
17	intermediary's jurisdiction" for purposes of this section:	
18	(1) If an agreement between the securities intermedian	ΞY
19	and its entitlement holder governing the securities	es
20	account expressly provides that a particular	

jurisdiction is the securities intermediary's

21

1		jurisdiction for purposes of this part, this article,
2		or this chapter, that jurisdiction [is] shall be the
3		securities intermediary's jurisdiction[+];
4	(2)	If paragraph (1) does not apply and an agreement
5		between the securities intermediary and its
6		entitlement holder governing the securities account
7		expressly provides that the agreement is governed by
8		the law of a particular jurisdiction, that
9		jurisdiction [is] shall be the securities
10		intermediary's jurisdiction[-];
11	(3)	If neither paragraph (1) nor paragraph (2) applies and
12		an agreement between the securities intermediary and
13		its entitlement holder governing the securities
14		account expressly provides that the securities account
15		is maintained at an office in a particular
16		jurisdiction, that jurisdiction [is] shall be the
17		securities intermediary's jurisdiction[-];
18	(4)	If none of the preceding paragraphs applies, the
19		securities intermediary's jurisdiction [is] shall be
20		the jurisdiction in which the office identified in an

1		account statement as the office serving the
2		entitlement holder's account is located[-]; and
3	(5)	If none of the preceding paragraphs applies, the
4		securities intermediary's jurisdiction [is] shall be
5		the jurisdiction in which the chief executive office
6		of the securities intermediary is located.
7	(f)	A securities intermediary's jurisdiction [is] shall
8	not <u>be</u> de	termined by the physical location of certificates
. 9	represent	ing financial assets, or by the jurisdiction in which
10	[ <del>is orga</del> n	rized] the issuer of the financial asset is organized
11	with resp	ect to which an entitlement holder has a security
12	entitleme	ent, or by the location of facilities for data
13	processin	g or other recordkeeping concerning the account.
14	(g)	The local law of the issuer's jurisdiction or the
15	securitie	es intermediary's jurisdiction shall govern a matter or
16	transacti	on specified in subsection (a) or (b) regardless of
17	whether t	the matter or transaction bears any relation to the
18	jurisdict	ion."
19	SECT	TION 34. Section 490:8-303, Hawaii Revised Statutes, is
20	amended k	by amending subsection (b) to read as follows:

1	"(b) [ <del>In addition to acquiring the rights of a purchaser,</del>
2	$\frac{1}{2}$ and $\frac{1}{2}$ protected purchaser [also] acquires its interest in the
3	security free of any adverse claim."
4	SECTION 35. Section 490:9-102, Hawaii Revised Statutes, is
5	amended by amending subsections (a) and (b) to read as follows:
6	"(a) In this [f]article[f]:
7	"Accession" means goods that are physically united with
8	other goods in [such] a manner [that] in which the identity of
9	the original goods is not lost.
10	"Account", except as used in "account for" [+] , "account
11	statement", "account to", "customer's account", "on account of",
12	"statement of account", "commodity account", and "deposit
13	account":
14	(1) Means a right to payment of a monetary obligation,
15	whether or not earned by performance:
16	(A) For property that has been or is to be sold,
17	leased, licensed, assigned, or otherwise disposed
18	of;
19	(B) For services rendered or to be rendered;
20	(C) For a policy of insurance issued or to be issued;

1		(D)	For a secondary obligation incurred or to be
2			incurred;
3		(E)	For energy provided or to be provided;
4		(F)	For the use or hire of a vessel under a charter
5			or other contract;
6		(G)	Arising out of the use of a credit or charge card
7			or information contained on or for use with the
8			card; or
9		(H)	As winnings in a lottery or other game of chance
10			operated or sponsored by a state, governmental
11			unit of a state, or person licensed or authorized
12			to operate the game by a state or governmental
13			unit of a state[. The term includes];
14	(2)	Incl	udes controllable accounts and health-care-
15		insu	rance receivables[-]; and
16	[ <del>-(2)</del> -]	(3)	Does not include:
17		(A)	[Rights to payment evidenced by chattel paper or
18			an instrument; Chattel paper;
19		(B)	Commercial tort claims;
20		(C)	Deposit accounts;
21		(D)	Investment property;

1		(E)	Letter-of-credit rights or letters of credit;		
2			[er]		
3		(F)	Rights to payment for money or funds advanced or		
4			sold, other than rights arising out of the use of		
5			a credit or charge card or information contained		
6			on or for use with the card[-]; or		
7		(G)	Rights to payment evidenced by an instrument.		
8	"Acco	unt	debtor" means a person obligated on an account,		
9	chattel pa	per,	or general intangible. [The term] "Account		
10	debtor" does not include persons obligated to pay a negotiable				
11	instrument, even if the <u>negotiable</u> instrument [constitutes part				
12	<del>of</del> ] <u>evide</u> n	ces	chattel paper.		
13	"Acco	unti	ng", except as used in "accounting for", means a		
14	record:				
15	(1)	[Aut	nenticated] Signed by a secured party;		
16	(2)	Indi	cating the aggregate unpaid secured obligations as		
17		of a	date [not] no more than thirty-five days earlier		
18		or t	hirty-five days later than the date of the record;		
19		and			
20	(3)	Iden	tifying the components of the obligations in		
21		reas	onable detail.		

1	"Agr	icultural lien" means an interest in farm products:
2	(1)	[Which] That secures payment or performance of an
3		obligation for:
4		(A) Goods or services furnished in connection with a
5		debtor's farming operation; or
6	•	(B) Rent on real property leased by a debtor in
7		connection with its farming operation;
8	(2)	[Which] That is created by statute in favor of a
9		person that:
10		(A) In the ordinary course of its business furnished
11		goods or services to a debtor in connection with
12		a debtor's farming operation; or
13		(B) Leased real property to a debtor in connection
14		with the debtor's farming operation; and
15	(3)	Whose effectiveness does not depend on the person's
16		possession of the personal property.
17	"As-	extracted collateral" means:
18	(1)	Oil, gas, or other minerals that are subject to a
19		security interest that:
20		(A) Is created by a debtor having an interest in the
21		minerals before extraction, and

1		(B) Attaches to the minerals as extracted; or
2	(2)	Accounts arising out of the sale at the wellhead or
3		minehead of oil, gas, or other minerals in which the
4		debtor had an interest before extraction.
5	[ <del>"Au</del>	thenticate" means:
6	<del>(1)</del>	To sign; or
7	<del>(2)</del>	With present intent to adopt or accept a record, to
8		attach or to logically associate with the record an
9		electronic sound, symbol, or process.]
10	"Ass	ignee", except as used in "assignee for benefit of
-11	creditors	", means a person:
12	(1)	In whose favor a security interest that secures an
	(1)	In whose favor a security interest that secures an obligation is created or provided for under a security
12	(1)	
12 13	(1)	obligation is created or provided for under a security
12 13 14	<u>(1)</u>	obligation is created or provided for under a security agreement, regardless of whether the obligation is
12 13 14 15		obligation is created or provided for under a security agreement, regardless of whether the obligation is outstanding; or
12 13 14 15 16	(2)	obligation is created or provided for under a security agreement, regardless of whether the obligation is outstanding; or  To which an account, chattel paper, payment
12 13 14 15 16 17	(2) "Assignee	obligation is created or provided for under a security agreement, regardless of whether the obligation is outstanding; or  To which an account, chattel paper, payment intangible, or promissory note has been sold.

## H.B. NO. 525 S.D. 2

1	(1) Under a security agreement creates of provides for a			
2	security interest that secures an obligation; or			
3	(2) Sells an account, chattel paper, payment intangible,			
4	or promissory note.			
5	"Assignor" includes a secured party that has transferred a			
6	security interest to another person.			
7	"Bank" means an organization that is engaged in the			
8	business of banking. [The term] "Bank" includes savings banks,			
9	savings and loan associations, credit unions, and trust			
10	companies.			
11	"Cash proceeds" means proceeds that are money, checks,			
12	deposit accounts, or the like.			
13	"Certificate of title" means a certificate of title with			
14	respect to which a statute provides for the security interest in			
15	question to be indicated on the certificate as a condition or			
16	result of the security interest's obtaining priority over the			
17	rights of a lien creditor with respect to the collateral. [The			
18	term] "Certificate of title" includes another record maintained			
19	as an alternative to a certificate of title by the governmental			
20	unit that issues certificates of title if a statute permits the			
21	security interest in question to be indicated on the record as a			

1	condition	or result of the security interest's obtaining		
2	priority	over the rights of a lien creditor with respect to the		
3	collateral.			
4	"Cha	ttel paper" means [ <del>a record or records that evidence</del>		
5	both a mo	netary obligation and a security interest in specific		
6	<del>goods, a</del>	security interest in specific goods and software used		
7	in the go	ods, a security interest in specific goods and license		
8	<del>of softwa</del>	re used in the goods, a lease of specific goods, or a		
9	lease of specific goods and license of software used in the			
10	<del>goods. I</del>	n this paragraph, "monetary obligation" means a		
11	monetary	obligation secured by the goods or owed under a lease		
12	of the go	ods and includes a monetary obligation with respect to		
13	software used in the goods.] a right to payment of a monetary			
14	obligatio	n that is either:		
15	(1)	Secured by specific goods, if the right to payment and		
16		security agreement are evidenced by a record; or		
17	(2)	Owed by a lessee under a lease agreement with respect		
18		to specific goods and a monetary obligation owed by		
19		the lessee in connection with the transaction giving		
20		rise to the lease, if:		

## H.B. NO. 525 S.D. 2

1		<u>(A)</u>	The right to payment and lease agreement are
2			evidenced by a record; and
3		<u>(B)</u>	The predominant purpose of the transaction giving
4			rise to the lease was to give the lessee the
5			right to possession and use of the goods.
6	[ <del>The term</del> ]	<u>"Ch</u>	attel paper" does not include[÷
7	(1)	Char	ters or other contracts involving the use or hire
8		<del>o£ a</del>	vessel; or
9	<del>(2)</del>	Rece	rds that evidence] a right to payment arising out
10		of <u>a</u>	charter or other contract involving the use or
11		hire	of a vessel or a right to payment arising out of
12		the	use of a credit or charge card or information
13		cont	ained on or for use with the card. [ $\frac{1}{2}$
14		<del>tran</del>	saction is evidenced by records that include an
15		inst	rument or series of instruments, the group of
16		rece	ords taken together constitutes chattel paper.]
17	"Col	later	al" means the property subject to a security
18	interest	or aç	ricultural lien. [The term] "Collateral"
19	includes:		
20	(1)	Proc	eeds to which a security interest attaches:

1	(2) Accounts, chattel paper, payment intangibles, and
2	promissory notes that have been sold; and
3	(3) Goods that are the subject of a consignment.
4	"Commercial tort claim" means a claim arising in tort with
5	respect to which[+] the claimant is:
6	(1) [The claimant is an] An organization; or
7	(2) [The claimant is an] An individual and the claim:
8	(A) Arose in the course of the claimant's business or
9	profession; and
10	(B) Does not include damages arising out of personal
11	injury to or the death of an individual.
12	"Commodity account" means an account maintained by a
13	commodity intermediary in which a commodity contract is carried
14	for a commodity customer.
15	"Commodity contract" means a commodity futures contract, an
16	option on a commodity futures contract, a commodity option, or
17	another contract if the contract or option is:
18	(1) Traded on or subject to the rules of a board of trade
19	that has been designated as a contract market for
20	[such a contract] these types of contracts pursuant to
21	federal commodities laws; or

1	(2)	Traded on a foreign commodity board of trade,
2		exchange, or market, and is carried on the books of a
3		commodity intermediary for a commodity customer.
4	"Com	modity customer" means a person for which a commodity
5	intermedi	ary carries a commodity contract on its books.
6	"Com	modity intermediary" means a person that:
7	(1)	Is registered as a futures commission merchant under
8		federal commodities law; or
9	(2)	In the ordinary course of its business provides
10		clearance or settlement services for a board of trade
11		that has been designated as a contract market pursuant
12		to federal commodities law.
13	"Com	municate" means:
14	(1)	To send a written or other tangible record;
15	(2)	To transmit a record by any means agreed upon by the
16		persons sending and receiving the record; or
17	(3)	In the case of transmission of a record to or by a
18		filing office, to transmit a record by any means
19		prescribed by filing-office rule.
20	"Con	signee" means a merchant to which goods are delivered
21	4	· · · · · · · · · · · · · · · · · · ·

1	"Consignment" means a transaction, regardless of its form,
2,	in which a person delivers goods to a merchant for the purpose
3	of sale and:
4	(1) The merchant:
5	(A) Deals in goods of that kind under a name other
6	than the name of the person making delivery;
7	(B) Is not an auctioneer; and
8	(C) Is not generally known by its creditors to be
9	substantially engaged in selling the goods of
0	others;
1	(2) With respect to each delivery, the aggregate value of
2	the goods is \$1,000 or more at the time of delivery;
3	(3) The goods are not consumer goods immediately before
4	delivery; and
15	(4) The transaction does not create a security interest
16	that secures an obligation.
17	"Consignor" means a person that delivers goods to a
8	consignee in a consignment.
19	"Consumer debtor" means a debtor in a consumer transaction.
20	"Consumer goods" means goods that are used or bought for
21	use primarily for personal, family, or household purposes.

1	"Consumer-goods transaction" means a consumer transaction
2	in which:
3	(1) An individual incurs an obligation primarily for
4	personal, family, or household purposes; and
5	(2) A security interest in consumer goods secures the
6	obligation.
7	"Consumer obligor" means an obligor who is an individual
8	and who incurred the obligation as part of a transaction entered
9	into primarily for personal, family, or household purposes.
10	"Consumer transaction" means a transaction in which:
11	(1) An individual incurs an obligation primarily for
12	personal, family, or household purposes[7];
13	(2) A security interest secures the obligation $[\tau]$ ; and
14	(3) The collateral is held or acquired primarily for
15	personal, family, or household purposes.
16	[The term] "Consumer transaction" includes consumer-goods
17	transactions.
18	"Continuation statement" means an amendment of a financing
19	statement [which: that:
20	(1) Identifies, by its file number, the initial financing
2.1	statement to which it relates, and

1	(2)	Indicates that it is a continuation statement for, or
2		that it is filed to continue the effectiveness of, the
3		identified financing statement.
4	"Con	trollable account" means an account evidenced by a
5	controlla	ble electronic record that provides that the account
6	debtor un	dertakes to pay the person that has control under
7	section 4	90:A-105 of the controllable electronic record.
8	"Con	trollable payment intangible" means a payment
9	intangibl	e evidenced by a controllable electronic record that
10	provides	that the account debtor undertakes to pay the person
11	that has	control under section 490:A-105 of the controllable
12	electroni	c record.
13	"Deb	tor" means:
14	(1)	A person having an interest, other than a security
15		interest or other lien, in the collateral, whether or
16		not the person is an obligor;
17	(2)	A seller of accounts, chattel paper, payment
18		intangibles, or promissory notes; or
19	(3)	A consignee.
20	"Dep	osit account" means a demand, time, savings, passbook,
21	or simila	r account maintained with a bank. [The term] "Deposit

- 1 account" does not include investment property or accounts
- 2 evidenced by an instrument.
- 3 "Document" means a document of title or a receipt of the
- 4 type described in section 490:7-201(b).
- 5 "Electronic [chattel paper" means chattel paper evidenced
- 6 by a record or records consisting of information stored in an
- 7 electronic medium.] money" means money in an electronic form.
- 8 "Encumbrance" means a right, other than an ownership
- 9 interest, in real property. [The term] "Encumbrance" includes
- 10 mortgages and other liens on real property.
- "Equipment" means goods other than inventory, farm
- 12 products, or consumer goods.
- 13 "Farming operation" means raising, cultivating,
- 14 propagating, fattening, grazing, or any other farming,
- 15 livestock, or aquacultural operation.
- 16 "Farm products" means goods, other than standing timber,
- 17 with respect to which the debtor is engaged in a farming
- 18 operation and [which] that are:
- 19 (1) Crops grown, growing, or to be grown, including:
- 20 (A) Crops produced on trees, vines, and bushes; and

#### H.B. NO. 525 S.D. 2

1	(B) Aquatic goods produced in aquacultural
2	operations;
3	(2) Livestock, born or unborn, including aquatic goods
4	produced in aquacultural operations;
5	(3) Supplies used or produced in a farming operation; or
6	(4) Products of crops or livestock in their unmanufactured
7	states.
8	"File number" means the number assigned to an initial
9	financing statement pursuant to section 490:9-519(a).
10	"Filing office" means an office designated in section
11	490:9-501 as the place to file a financing statement.
12	"Filing-office rule" means a rule adopted pursuant to
13	section 490:9-526.
14	"Financing statement" means a record or records composed of
15	an initial financing statement and any filed record relating to
16	the initial financing statement.
17	"Fixture filing" means the filing of a financing statement
18	covering goods that are or are to become fixtures and satisfying
19	section 490:9-502(a) and (b). [The term] "Fixture filing"
20	includes the filing of a financing statement covering goods of a
21	transmitting utility [which] that are or are to become fixtures.

## H.B. NO. 525

```
"Fixtures" means goods that have become so related to
1
    particular real property that an interest in them arises under
2
.3
    real property law.
         "General intangible" means any personal property, including
4
    things in action, other than accounts, chattel paper, commercial
5
    tort claims, deposit accounts, documents, goods, instruments,
6
    investment property, letter-of-credit rights, letters of credit,
7
8
    money, and oil, gas, or other minerals before extraction. [The
    term] "General intangible" includes controllable electronic
9
    records, payment intangibles, and software.
10
          "Good faith" means honesty in fact and the observance of
11
    reasonable commercial standards of fair dealing.
12
13
          "Goods" [means]:
              Means all things that are movable when a security
14
         (1)
               interest attaches[. The term includes:];
15
         (2) Includes:
16
               [\frac{1}{1}] (A) Fixtures [\frac{1}{7}];
17
               [-(2)] (B) Standing timber that is to be cut and
18
                    removed under a conveyance or contract for
19
20
                    sale [\tau];
21
               [(3)] (C) The unborn young of animals [-];
```

1	[-(-	4)] <u>(D)</u>	Crops grown, growing, or to be grown, even
2		if t	he crops are produced on trees, vines, or
3		bush	es; [ <del>and</del> ]
4	[-(-	<del>5)</del> ] <u>(E)</u>	Manufactured homes [. The term also includes
5		a] <u>;</u>	
6	<u>(F</u>	<u>)</u> <u>A</u> co	mputer program embedded in goods and any
7		supp	orting information provided in connection
8	· .	with	a transaction relating to the program if:
9		(i)	[the] The program is associated with the
10			goods in [such] a manner [that] in which it
11			is customarily [is] considered part of the
12			goods[7]; or
13		(ii)	[by] By becoming the owner of the goods, a
14			person acquires a right to use the program
15			in connection with the goods[. The term
16			does]; and
17	<u>(3)</u> <u>Do</u>	<u>es</u> not	include [a]:
18	(A	<u>)</u> <u>A</u> co	mputer program embedded in goods that consist
19		sole	ly of the medium in which the program is
20		embe	dded[. The term also does not include
21		acco	unts,]; and

1	(B) Accounts, chattel paper, commercial tort claims,
2	deposit accounts, documents, general intangibles,
3	instruments, investment property, letter-of-
4	credit rights, letters of credit, money, or oil,
5	gas, or other minerals before extraction.
6	"Governmental unit" means a subdivision, agency,
7	department, county, parish, municipality, or other unit of the
8	government of the United States, a state, or a foreign country.
9	[The term] "Governmental unit" includes an organization having a
10	separate corporate existence if the organization is eligible to
11	issue debt on which interest is exempt from income taxation
12	under the laws of the United States.
13	"Health-care-insurance receivable" means an interest in or
14	claim under a policy of insurance that is a right to payment of
15	a monetary obligation for health-care goods or services provided
16	or to be provided.
17	"Instrument" means a negotiable instrument or any other
18	writing that evidences a right to the payment of a monetary
19	obligation, is not itself a security agreement or lease, and is
20	of a type that in ordinary course of business is transferred by

1	delivery	with any necessary indorsement or assignment. [The
2	term] "In	strument" does not include:
3	(1)	Investment property;
4	(2)	Letters of credit; [or]
5	(3)	Writings that evidence a right to payment arising out
6		of the use of a credit or charge card or information
7		contained on or for use with the card[-]; or
8	(4)	Writings that evidence chattel paper.
9	"Inv	entory" means goods, other than farm products, [which:]
10	that:	
11	(1)	Are leased by a person as lessor;
12	(2)	Are held by a person for sale or lease or to be
13		furnished under a contract of service;
14	(3)	Are furnished by a person under a contract of service;
15		or
16	(4)	Consist of raw materials, work in process, or
17		materials used or consumed in a business.
18	"Inv	estment property" means a security, whether
19	certifica	ted or uncertificated, security entitlement, securities
20	account.	commodity contract or commodity account

1	"Jurisdiction of organization", with respect to a
2	registered organization, means the jurisdiction under whose law
3	the organization is formed or organized.
4	"Letter-of-credit right" means a right to payment or
5	performance under a letter of credit, whether or not the
6	beneficiary has demanded or is at the time entitled to demand
7	payment or performance. [The term] "Letter-of-credit right"
8	does not include the right of a beneficiary to demand payment or
9	performance under a letter of credit.
10	"Lien creditor" means:
11	(1) A creditor that has acquired a lien on the property
12	involved by attachment, levy, or the like;
13	(2) An assignee for benefit of creditors from the time of
14	assignment;
15	(3) A trustee in bankruptcy from the date of the filing of
16	the petition; or
17	(4) A receiver in equity from the time of appointment.
18	"Manufactured home" means a structure, transportable in one
19	or more sections, [which,] that, in the traveling mode, is eight
20	body feet or more in width or forty body feet or more in length,
21	or, when erected on site, is three hundred twenty or more square

1	feet, and [which] that is built on a permanent chassis and
2	designed to be used as a dwelling with or without a permanent
3	foundation when connected to the required utilities, and
4	includes the plumbing, heating, air-conditioning, and electrical
5	systems contained therein. [The term] Manufactured home"
6	includes any structure that meets all of the requirements of
7	this [paragraph] definition except the size requirements and
8	with respect to which the manufacturer voluntarily files a
9	certification required by the United States Secretary of Housing
0	and Urban Development and complies with the standards
1	established under [Title] title 42 of the United States Code.
12	"Manufactured-home transaction" means a secured
13	transaction:
14	(1) That creates a purchase-money security interest in a
15	manufactured home, other than a manufactured home held
16	as inventory; or
17	(2) In which a manufactured home, other than a
18	manufactured home held as inventory, is the primary
19	collateral.
20	"Money" has the same meaning as in section 490:1-201(b),

but does <u>not include</u>:

21

1	(1) A deposit account; or
2	(2) Money in an electronic form that cannot be subjected
3	to control under section 490:9-A.
4	"Mortgage" means a consensual interest in real property,
5	including fixtures, [which] that secures payment or performance
6	of an obligation.
7	"New debtor" means a person that becomes bound as debtor
8	under section 490:9-203(d) by a security agreement previously
9	entered into by another person.
10	"New value" means:
11	(1) Money;
12	(2) Money's worth in property, services, or new credit; o
13	(3) Release by a transferee of an interest in property
14	previously transferred to the transferee.
15	[The term] "New value" does not include an obligation
16	substituted for another obligation.
17	"Noncash proceeds" means proceeds other than cash proceeds
18	"Obligor" means a person that, with respect to an
19	obligation secured by a security interest in or an agricultural
20	lien on the collateral:

(1) Owes payment or other performance of the obligation;

21

1	(2)	Has provided property other than the collateral to		
2		secure payment or other performance of the obligation;		
3		or		
4	(3)	Is otherwise accountable in whole or in part for		
5		payment or other performance of the obligation.		
6	[ <del>The-term</del> ]	"Obligor" does not include issuers or nominated		
7	persons un	der a letter of credit.		
8	"Orig	rinal debtor", except as used in section 490:9-310(c),		
9	means a pe	rson that, as debtor, entered into a security		
10	agreement to which a new debtor has become bound under section			
11	490:9-203(	d).		
12	"Paym	ent intangible" means a general intangible under which		
13	the accoun	at debtor's principal obligation is a monetary		
14	obligation	. "Payment intangible" includes a controllable		
15	payment in	itangible.		
16	"Pers	son related to", with respect to an individual, means:		
17	(1)	The spouse of the individual;		
18	(2)	A brother, brother-in-law, sister, or sister-in-law of		
19		the individual;		
20	(3)	An ancestor or lineal descendant of the individual or		
21		the individual's spouse; or		

## H.B. NO. 525 H.D. 2

1	(4)	Any other relative, by blood or marriage, of the
2		individual or the individual's spouse who shares the
3		same home with the individual.
4	"Per	son related to", with respect to an organization,
5	means:	
6	(1)	A person directly or indirectly controlling,
7		controlled by, or under common control with the
8		organization;
9	(2)	An officer or director of, or a person performing
10		similar functions with respect to, the organization;
11	(3)	An officer or director of, or a person performing
12		similar functions with respect to, a person described
13		in paragraph (1);
14	(4)	The spouse of an individual described in paragraph
15		(1), (2), or (3); or
16	(5)	An individual who is related by blood or marriage to
17		an individual described in paragraph (1), (2), (3), or
18		(4) and shares the same home with the individual.
19	"Pro	ceeds", except as used in section 490:9-609(b), means
20	the follo	wing property.

1	(1)	Whatever is acquired upon the sale, lease, license,
2		exchange, or other disposition of collateral;
3	(2)	Whatever is collected on, or distributed on account
4		of, collateral;
5	(3)	Rights arising out of collateral;
6	(4)	To the extent of the value of collateral, claims
7		arising out of the loss, nonconformity, or
8		interference with the use of, defects or infringement
9		of rights in, or damage to, the collateral; or
10	(5)	To the extent of the value of collateral and to the
11	e e e e e e e e e e e e e e e e e e e	extent payable to the debtor or the secured party,
12		insurance payable by reason of the loss or
13		nonconformity of, defects or infringement of rights
14		in, or damage to, the collateral.
15	"Pro	missory note" means an instrument that evidences a
16	promise t	o pay a monetary obligation, does not evidence an order
17	to pay, a	nd does not contain an acknowledgment by a bank that
18	the bank	has received for deposit a sum of money or funds.
19	"Pro	posal" means a record [authenticated] signed by a
20	secured p	party [which] that includes the terms on which the
21	secured p	party is willing to accept collateral in full or partial

1	Satistact.	ion of the obligation it secures pursuant to sections
2	490:9-620	, 490:9-621, and 490:9-622.
3	"Pub	lic-finance transaction" means a secured transaction in
4	connection	n with which:
5	(1)	Debt securities are issued;
6	(2)	All or a portion of the securities issued have an
7		initial stated maturity of at least twenty years; and
8	(3)	The debtor, obligor, secured party, account debtor or
9		other person obligated on collateral, assignor or
10		assignee of a secured obligation, or assignor or
11		assignee of a security interest is a state or a
12		governmental unit of a state.
13	"Pub	lic organic record" means a record that is available to
14	the publi	c for inspection and is:
15	(1)	A record consisting of the record initially filed with
16		or issued by a state or the United States to form or
17		organize an organization and any record filed with or
18		issued by the state or the United States that amends
19		or restates the initial record;
20	(2)	An organic record of a business trust consisting of
21		the record initially filed with a state and any record

1		filed with the state that amends or restates the
2		initial record, if a statute of the state governing
3		business trusts requires that the record be filed with
4		the state; or
5	(3)	A record consisting of legislation enacted by the
6		legislature of a state or the Congress of the United
7		States that forms or organizes an organization, any
8		record amending the legislation, and any record filed
9		with or issued by the state or the United States that
10		amends or restates the name of the organization.
11	"Pur	suant to commitment", with respect to an advance made
12	or other	value given by a secured party, means pursuant to the
13	secured p	arty's obligation, whether or not a subsequent event of
14	default o	r other event not within the secured party's control
15	has relie	ved or may relieve the secured party from its
16	obligatio	n.
17	"Rec	ord", except as used in "for record", "of record",
18	"record o	r legal title", and "record owner", means information
19	that is i	nscribed on a tangible medium or [which] that is stored
20	in an ele	ctronic or other medium and is retrievable in
21	perceivab	le form.

1	"Regi	stered organization" means an organization formed of
2	organized	solely under the law of a single state or the United
3	States by	the filing of a public organic record with, the
4	issuance o	f a public organic record by, or the enactment of
5	legislatio	n by the state or the United States. [The term]
6	"Registere	d organization" includes a business trust that is
7	formed or	organized under the law of a single state if a statute
8	of the sta	te governing business trusts requires that the
9	business t	rust's organic record be filed with the state.
10	"Seco	endary obligor" means an obligor to the extent that:
11	(1)	The obligor's obligation is secondary; or
12	(2)	The obligor has a right of recourse with respect to an
13		obligation secured by collateral against the debtor,
14		another obligor, or property of either.
15	"Secu	ared party" means:
16	(1)	A person in whose favor a security interest is created
17		or provided for under a security agreement, whether or
18		not any obligation to be secured is outstanding;
19	(2)	A person that holds an agricultural lien;
20	(3)	A consignor;

1	(4)	A person to which accounts, chattel paper, payment
2		intangibles, or promissory notes have been sold;
3	(5)	A trustee, indenture trustee, agent, collateral agent
4		or other representative in whose favor a security
5		interest or agricultural lien is created or provided
6		for; or
7	(6)	A person that holds a security interest arising under
8		section 490:2-401, 490:2-505, 490:2-711(3), 490:2A-
9		508(e), 490:4-210, or 490:5-118.
10	"Sec	urity agreement" means an agreement that creates or
11	provides	for a security interest.
12	[ <del>"Se</del>	nd", in connection with a record or notification,
13	means:	
14	(1)	To deposit in the mail, deliver for transmission, or
15		transmit by any other usual means of communication,
16		with postage or cost of transmission provided for,
17		addressed to any address reasonable under the
18		circumstances; or
19	(2)	To cause the record or notification to be received
20		within the time that it would have been received if
21		properly-gent under paragraph (1).

1	"Software" means a computer program and any supporting
2	information provided in connection with a transaction relating
3	to the program. [The term] "Software" does not include a
4	computer program that is included in the definition of goods.
5	"State" means a state of the United States, the District of
6	Columbia, Puerto Rico, the United States Virgin Islands, or any
7	territory or insular possession subject to the jurisdiction of
8	the United States.
9	"Supporting obligation" means a letter-of-credit right or
10	secondary obligation that supports the payment or performance of
11	an account, chattel paper, a document, a general intangible, an
12	instrument, or investment property.
13	"Tangible [chattel paper" means chattel paper evidenced by
14	a record or records consisting of information that is inscribed
15	on a tangible medium.] money" means money in a tangible form.
16	"Termination statement" means an amendment of a financing
17	statement [which:] that:
18	(1) Identifies, by its file number, the initial financing
19	statement to which it relates; and

1 Indicates either that it is a termination statement or (2) 2 that the identified financing statement is no longer 3 effective. "Transmitting utility" means a person primarily engaged in 4 5 the business of: 6 Operating a railroad, subway, street railway, or 7 trolley bus; 8 (2) Transmitting communications electrically, electromagnetically, or by light; 9 10 (3) Transmitting goods by pipeline or sewer; or 11 Transmitting or producing and transmitting (4)electricity, steam, gas, or water. 12 13 The following definitions in other articles apply to (b) 14 this article: "Applicant". Section 490:5-102. 15 16 "Beneficiary". Section 490:5-102. 17 "Broker". Section 490:8-102. 18 "Certificated security". Section 490:8-102. "Check". Section 490:3-104. 19 20 "Clearing corporation". Section 490:8-102.

21

"Contract for sale". Section 490:2-106.

- 1 "Control". Section 490:7-106.
- "Controllable electronic record". Section 490:A-102.
- 3 "Customer". Section 490:4-104.
- 4 "Entitlement holder". Section 490:8-102.
- 5 "Financial asset". Section 490:8-102.
- 6 "Holder in due course". Section 490:3-302.
- 7 "Issuer" (with respect to a letter of credit or letter-of-
- 8 credit right). Section 490:5-102.
- 9 "Issuer" (with respect to a security). Section 490:8-201.
- 10 "Issuer" (with respect to documents of title). Section
- **11** 490:7-102.
- 12 "Lease". Section 490:2A-103.
- "Lease agreement". Section 490:2A-103.
- "Lease contract". Section 490:2A-103.
- "Leasehold interest". Section 490:2A-103.
- 16 "Lessee". Section 490:2A-103.
- "Lessee in ordinary course of business". Section
- 18 490:2A-103.
- 19 "Lessor". Section 490:2A-103.
- 20 "Lessor's residual interest". Section 490:2A-103.
- "Letter of credit". Section 490:5-102.

## H.B. NO. H.D. 2

- 1 "Merchant". Section 490:2-104.
- 2 "Negotiable instrument". Section 490:3-104.
- 3 "Nominated person". Section 490:5-102.
- 4 "Note". Section 490:3-104.
- 5 "Proceeds of a letter of credit". Section 490:5-114.
- 6 "Protected purchaser". Section 490:8-303.
- 7 "Prove". Section 490:3-103.
- 8 "Qualifying purchaser". Section 490:A-102.
- 9 "Sale". Section 490:2-106.
- "Securities account". Section 490:8-501.
- "Securities intermediary". Section 490:8-102.
- 12 "Security". Section 490:8-102.
- "Security certificate". Section 490:8-102.
- "Security entitlement". Section 490:8-102.
- "Uncertificated security". Section 490:8-102."
- 16 SECTION 36. Section 490:9-104, Hawaii Revised Statutes, is
- 17 amended by amending subsection (a) to read as follows:
- "(a) A secured party [has] shall be deemed to have control
- 19 of a deposit account if:
- 20 (1) The secured party is the bank with which the deposit
- 21 account is maintained;

1	(2)	The debtor, secured party, and bank have agreed in [an
2		authenticated] a signed record that the bank will
3		comply with instructions originated by the secured
4		party directing disposition of the funds in the
5		deposit account without further consent by the debtor;
6		[ <del>O</del> <del>*</del> ]
7	(3)	The secured party becomes the bank's customer with
8		respect to the deposit account[-]; or
.9	(4)	Another person, other than the debtor:
10		(A) Has control of the deposit account and
11		acknowledges that it has control on behalf of the
12	•	secured party; or
13		(B) Obtains control of the deposit account after
14	• ,	having acknowledged that it will obtain control
15		of the deposit account on behalf of the secured
16		party."
17	SECT	ION 37. Section 490:9-105, Hawaii Revised Statutes, is
18	amended t	o read as follows:
19	"§49	0:9-105 Control of electronic copy of record
20	evidencin	g chattel paper. (a) A [secured party has] purchaser
21	shall be	deemed to have control of [electronic] an authoritative

ı	electronic	c copy of a record evidencing chatter paper if a system
2	employed	for evidencing the [transfer] assignment of interests
3	in the ch	attel paper reliably establishes the [secured party]
4	purchaser	as the person to which [the chattel paper] the
5	authorita	tive electronic copy was assigned.
6	(b)	A system [satisfies] shall be deemed to satisfy
7	subsection	n (a) if the record [or records comprising] evidencing
8	the chatte	el paper [are] <u>is</u> created, stored, and assigned in
9	[ <del>such</del> ] a	manner that:
10	(1)	A single authoritative copy of the record [or records]
11		exists [which] that is unique, identifiable, and,
12		except as otherwise provided in paragraphs (4), (5),
13		and (6), unalterable;
14	(2)	The authoritative copy identifies the [secured party]
15		<pre>purchaser as the assignee of the record [or records];</pre>
16.	(3)	The authoritative copy is communicated to, and
17		maintained by, the [secured party] purchaser or its
18		designated custodian;
19	(4)	Copies or amendments that add or change an identified
20		assignee of the authoritative copy can be made only
21		with the generat of the [general newty.] numbers

1	(5)	Each copy of the authoritative copy and any copy of a
2		copy is readily identifiable as a copy that is not the
3		authoritative copy; and
4	(6)	Any amendment of the authoritative copy is readily
5		identifiable as authorized or unauthorized.
6	<u>(c)</u>	A system shall be deemed to satisfy subsection (a),
7	and a pure	chaser shall be deemed to have control of an
8	authorita	tive electronic copy of a record evidencing chattel
9	paper, if	the electronic copy, a record attached to, or
10	logically	associated with, the electronic copy, or a system in
11	which the	electronic copy is recorded:
12	(1)	Enables the purchaser to readily identify each
13		electronic copy as either an authoritative copy or a
14		nonauthoritative copy;
15	(2)	Enables the purchaser to readily identify itself in
16		any way, including by name, identifying number,
17		cryptographic key, office, or account number, as the
18		assignee of the authoritative electronic copy; and
19	(3)	Gives the purchaser exclusive power, subject to

1		(A)	Prevent others from adding or changing an
2			identified assignee of the authoritative
3			electronic copy; and
4		(B)	Transfer control of the authoritative electronic
5			copy.
6	(d)	Subj	ect to subsection (e), a power shall be deemed
7	exclusive	unde	r subsection (c)(3), regardless of whether:
8	(1)	The	authoritative electronic copy; a record attached
9		to,	or logically associated with, the authoritative
10		elec	tronic copy; or a system in which the
11		auth	oritative electronic copy is recorded, limits the
12		use	of the authoritative electronic copy or has a
13		prot	ocol programmed to cause a change, including a
14		tran	sfer or loss of control; or
15	(2)	The	power is shared with another person.
16	(e)	A po	wer of a purchaser shall not be deemed to be
17	shared wi	th an	other person under subsection (d)(2) and the
18	purchaser	's po	wer shall not be deemed exclusive if:
19	(1)	The	purchaser may exercise the power only if the power
20		<u>is a</u>	lso exercised by the other person; and
21	(2)	The	other person:

1	(A) May exercise the power without exercise of the
2	power by the purchaser; or
3	(B) Is the transferor to the purchaser of an interest
4	in the chattel paper.
5	(f) If a purchaser has the powers specified in subsection
6	(c)(3), the powers shall be presumed to be exclusive.
7	(g) A purchaser shall be deemed to have control of an
8	authoritative electronic copy of a record evidencing chattel
9	paper if another person, other than the transferor to the
10	purchaser of an interest in the chattel paper:
11	(1) Has control of the authoritative electronic copy and
12	acknowledges that it has control on behalf of the
13	purchaser; or
14	(2) Obtains control of the authoritative electronic copy
15	after having acknowledged that it will obtain control
16	of the electronic copy on behalf of the purchaser."
17	SECTION 38. Section 490:9-203, Hawaii Revised Statutes, is
18	amended by amending subsection (b) to read as follows:
19	"(b) Except as otherwise provided in subsections (c)
20	through (i), a security interest is enforceable against the
21	debtor and third parties with respect to the collateral only if:

1	(1)	Value has been given;
2	(2)	The debtor has rights in the collateral or the power
3		to transfer rights in the collateral to a secured
4		party; and
5	(3)	One of the following conditions is met:
6		(A) The debtor has [authenticated] signed a security
7		agreement that provides a description of the
8		collateral and, if the security interest covers
9		timber to be cut, a description of the land
10		concerned;
11		(B) The collateral is not a certificated security and
12		is in the possession of the secured party under
13		section 490:9-313 pursuant to the debtor's
14		security agreement;
15		(C) The collateral is a certificated security in
16		registered form and the security certificate has
17		been delivered to the secured party under section
18		490:8-301 pursuant to the debtor's security
19		agreement; [ <del>or</del> ]
20		(D) The collateral is controllable accounts,
21		controllable electronic records, controllable

1		payment intangibles, deposit accounts, electronic
2		[chattel paper,] documents, electronic money,
3		investment property, or letter-of-credit rights,
4		[or electronic documents,] and the secured party
5		has control under section 490:7-106, 490:9-104,
6		[ <del>490:9-105,</del> ] <u>490:9-A,</u> 490:9-106, [ <del>or</del> ] 490:9-107,
7		or 490:9-B pursuant to the debtor's security
8		agreement[-]; or
9	<u>(E)</u>	The collateral is chattel paper and the secured
10		party has possession and control under section
11	•	490:9-F pursuant to the debtor's security
12		agreement."
13	SECTION 3	9. Section 490:9-204, Hawaii Revised Statutes, is
14	amended to rea	d as follows:
15	"§490:9-2	04 After-acquired property; future advances. (a)
16	Except as othe	rwise provided in subsection (b), a security
17	agreement may	create or provide for a security interest in
18	after-acquired	collateral.
19	(A) (d)	Subject to subsection (d), a security interest
20	does not attac	h under a term constituting an after-acquired
21	property claus	se to:

1	(1)	Consumer goods, other than an accession when given as
2		additional security, unless the debtor acquires rights
3		in them within ten days after the secured party gives
4		value; or
5	(2)	A commercial tort claim.
6	(c)	A security agreement may provide that collateral
7	secures,	or that accounts, chattel paper, payment intangibles,
8	or promis	ssory notes are sold in connection with, future advances
9	or other	value, whether or not the advances or value are given
10	pursuant	to commitment.
11	(d)	Nothing in subsection (b) shall prevent a security
12	interest	from attaching:
13	(1)	To consumer goods as proceeds under section
14		490:9-315(a) or commingled goods under section
15		490:9-336(c);
16	(2)	To a commercial tort claim as proceeds under section
17		490:9-315(a); or
18	(3)	Under an after-acquired property clause to property
19		that is proceeds of consumer goods or a commercial
20	•	tort claim."

1	SECTION 40. Section 490:9-207, Hawaii Revised Statutes, is
2	amended by amending subsection (c) to read as follows:
3	"(c) Except as otherwise provided in subsection (d), a
4	secured party having possession of collateral or control of
5	collateral under section 490:7-106, 490:9-104, 490:9-105,
6	490:9-A, 490:9-106, [⊕¥] 490:9-107[+], or 490:9-B:
7	(1) May hold as additional security any proceeds, except
8	money or funds, received from the collateral;
9	(2) Shall apply money or funds received from the
10	collateral to reduce the secured obligation, unless
11	remitted to the debtor; and
12	(3) May create a security interest in the collateral."
13	SECTION 41. Section 490:9-208, Hawaii Revised Statutes, is
14	amended by amending subsection (b) to read as follows:
15	"(b) Within ten days after receiving [an authenticated] $\underline{a}$
16	signed demand by the debtor:
17	(1) A secured party having control of a deposit account
18	under section 490:9-104(a)(2) shall send to the bank
19	with which the deposit account is maintained [an
20	authenticated statement] a signed record that releases

1		the 1	bank from any further obligation to comply with
2		inst	ructions originated by the secured party;
3	(2)	A se	cured party having control of a deposit account
4		unde	r section 490:9-104(a)(3) shall:
5		(A)	Pay the debtor the balance on deposit in the
6			deposit account; or
7		(B)	Transfer the balance on deposit into a deposit
8			account in the debtor's name;
9	(3)	A se	cured party, other than a buyer, having control
10		[ <del>of</del>	electronic chattel paper] under section 490:9-105
11		( <del>sha</del>	<del>ll:</del>
12		<del>(A)</del>	Communicate the] of an authoritative electronic
13			copy of [the electronic] a record evidencing
14			chattel paper shall transfer control of the
15			electronic copy to the debtor or [its] a person
16			designated [ <del>custodian;</del>
17		<del>(B)</del>	If] by the debtor [designates a custodian that is
18			the designated custodian with which the
19			authoritative copy of the electronic chattel
20			paper is maintained for the secured party,
21			communicate to the custodian an authenticated

1		record releasing the designated custodian from
2		any further obligation to comply with
3		instructions originated by the secured party and
4		instructing the custodian to comply with
5		instructions originated by the debtor; and
6		(C) Take appropriate action to enable the debtor or
7		its designated custodian to make copies of or
8		revisions to the authoritative copy which add or
9		change an identified assignee of the
10		authoritative copy without the consent of the
11		<pre>secured party];</pre>
12	(4)	A secured party having control of investment property
13		under section 490:8-106(d)(2) or 490:9-106(b) shall
14		send to the securities intermediary or commodity
15		intermediary with which the security entitlement or
16		commodity contract is maintained [an authenticated] a
17		signed record that releases the securities
18		intermediary or commodity intermediary from any
19		further obligation to comply with entitlement orders
20		or directions originated by the secured party;

# H.B. NO. $^{525}_{\text{H.D. 2}}$

1	(5)	A secured party having control of a letter-of-credit
2		right under section 490:9-107 shall send to each
3		person having an unfulfilled obligation to pay or
4		deliver proceeds of the letter of credit to the
5		secured party [an authenticated] a signed release from
6		any further obligation to pay or deliver proceeds of
7		the letter of credit to the secured party; [and]
8	(6)	A secured party having control under section 490:7-106
9		of an authoritative electronic copy of an electronic
10		document shall[+
11		(A) Give transfer control of the electronic
12		[document] copy to the debtor or [its] a person
13		designated [ <del>custodian;</del>
14		(B) If by the debtor [designates a custodian that is
15		the designated custodian with which the
16		authoritative copy of the electronic document is
17		maintained for the secured party, communicate to
18		the custodian an authenticated record releasing
19		the designated custodian from any further
20		obligation to comply with instructions originated
21		by the secured party and instructing the

1		custodian to comply with instructions originated
2		by the debtor; and
3		(C) Take appropriate action to enable the debtor or
4	•	its designated custodian to make copies of or
5		revisions to the authoritative copy that add or
6		change an identified assignee of the
7		authoritative copy without the consent of the
8		secured party.]:
9	(7)	A secured party having control under section 490:9-A
0		of electronic money shall transfer control of the
1		electronic money to the debtor or a person designated
2		by the debtor; and
13	(8)	A secured party having control under section 490:A-105
4		of a controllable electronic record, other than a
15		buyer of a controllable account or controllable
6		payment intangible evidenced by the controllable
17		electronic record, shall transfer control of the
18		controllable electronic record to the debtor or a
19		person designated by the debtor."
20	SECT	ION 42. Section 490:9-209, Hawaii Revised Statutes, is
21	amended b	y amending subsection (b) to read as follows:

1	"(b) Within ten days after receiving [an authenticated] a
2	signed demand by the debtor, a secured party shall send to an
3	account debtor that has received notification under section
4	490:9-406(a) or 490:A-106(b) of an assignment to the secured
5	party as assignee [under-section 490:9-406(a) an authenticated]
6	a signed record that releases the account debtor from any
7	further obligation to the secured party."
8	SECTION 43. Section 490:9-301, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§490:9-301 Law governing perfection and priority of
11	security interests. Except as otherwise provided in sections
12	490:9-303 through [490:9-306,] 490:9-E, the following rules
13	shall determine the law governing perfection, the effect of
14	perfection or nonperfection, and the priority of a security
15	interest in collateral:
16	(1) Except as otherwise provided in this section, while a
17	debtor is located in a jurisdiction, the local law of
18	that jurisdiction [governs] shall govern perfection,
19	the effect of perfection or nonperfection, and the
20	priority of a security interest in collateral().

1	(2)	while collateral is located in a jurisdiction, the
2		local law of that jurisdiction [governs] shall govern
3		perfection, the effect of perfection or nonperfection,
4		and the priority of a possessory security interest in
5		that collateral[-];
6	(3)	Except as otherwise provided in paragraph (4), while
7		[tangible] negotiable tangible documents, goods,
8		instruments, or tangible money[, or tangible chattel
9		paper] is located in a jurisdiction, the local law of
10		that jurisdiction [governs:] shall govern:
11		(A) Perfection of a security interest in the goods by
12		filing a fixture filing;
13		(B) Perfection of a security interest in timber to be
14		cut; and
15		(C) The effect of perfection or nonperfection and the
16		priority of a nonpossessory security interest in
17		the collateral[-]; and
18	(4)	The local law of the jurisdiction in which the
19		wellhead or minehead is located [governs] shall govern
20		perfection, the effect of perfection or nonperfection,

## H.B. NO. 525

1	and the priority of a security interest in as-
2	extracted collateral."
3	SECTION 44. Section 490:9-304, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) The local law of a bank's jurisdiction [governs]
6	shall govern perfection, the effect of perfection or
7	nonperfection, and the priority of a security interest in a
8	deposit account maintained with that bank[-] even if the
9	transaction does not bear any relation to the bank's
0	jurisdiction."
1	SECTION 45. Section 490:9-305, Hawaii Revised Statutes, is
12	amended by amending subsection (a) to read as follows:
13	"(a) Except as otherwise provided in subsection (c), the
14	following rules apply:
15	(1) While a security certificate is located in a
16	jurisdiction, the local law of that jurisdiction
17	[governs] shall govern perfection, the effect of
18	perfection or nonperfection, and the priority of a
19	security interest in the certificated security
20	represented thereby [_].

## H.B. NO. 525 H.D. 2

1	(2)	The local law of the issuer's jurisdiction as
2		specified in section 490:8-110(d) [governs] shall
3		govern perfection, the effect of perfection or
4		nonperfection, and the priority of a security interest
5		in an uncertificated security[-];
6	(3)	The local law of the securities intermediary's
7		jurisdiction as specified in section 490:8-110(e)
8		[governs] shall govern perfection, the effect of
9		perfection or nonperfection, and the priority of a
10		security interest in a security entitlement or
11		securities account [-];
12	(4)	The local law of the commodity intermediary's
13		jurisdiction [governs] shall govern perfection, the
14		effect of perfection or nonperfection, and the
15		priority of a security interest in a commodity
16		contract or commodity account[+]; and
17	(5)	Paragraphs (2), (3), and (4) shall apply regardless of
18		whether the transaction bears any relation to the
19		jurisdiction."
20	SECT	TON 46. Section 490:9-310, Hawaii Revised Statutes, is
21	amended b	ny amending subsection (b) to read as follows:

```
1
              The filing of a financing statement [is] shall not be
          "(d)"
 2
    necessary to perfect a security interest:
 3
         (1)
              That is perfected under section 490:9-308(d), (e),
 4
               (f), or (g);
 5
         (2)
              That is perfected under section 490:9-309 when it
 6
              attaches:
 7
         (3)
              In property subject to a statute, regulation, or
 8
              treaty described in section 490:9-311(a);
 9
         (4)
              In goods in possession of a bailee [which is]
10
              perfected under section 490:9-312(d)(1) or (2);
11
         (5)
              In certificated securities, documents, goods, or
12
              instruments [which is] perfected without filing,
13
              control, or possession under section 490:9-312(e),
14
               (f), or (g);
15
              In collateral in the secured party's possession under
         (6)
16
              section 490:9-313;
17
         (7)
              In a certificated security [which is] perfected by
18
              delivery of the security certificate to the secured
19
              party under section 490:9-313;
20
              In controllable accounts, controllable electronic
         (8)
21
              records, controllable payment intangibles, deposit
```

1		accounts, [electronic chattel paper,] electronic
2		documents, investment property, or letter-of-credit
3		rights [which is] perfected by control under section
4		490:9-314;
5	(9)	In chattel paper perfected by possession and control
6		under section 490:9-F;
7	(10)	In proceeds [which is] perfected under section
8		490:9-315; or
9	[ <del>(10)</del> ]	(11) That is perfected under section 490:9-316."
10	SECT	ION 47. Section 490:9-312, Hawaii Revised Statutes, is
11	amended a	s follows:
12	. 1.	By amending its title and subsections (a) and (b) to
13	read:	
14	"§49	0:9-312 Perfection of security interests in chattel
15	paper, co	ntrollable accounts, controllable electronic records,
16	controlla	ble payment intangibles, deposit accounts, documents,
17	goods cov	ered by documents, instruments, investment property,
18	letter-of	-credit rights, and money; perfection by permissive
19	filing; t	emporary perfection without filing or transfer of
20	possessio	on. (a) A security interest in chattel paper,
21	[ <del>negotial</del>	ole documents. controllable accounts. controllable

1	electronic	c records, controllable payment intangibles,
2	instrument	cs, [ex] investment property, or negotiable documents
3	may be per	rfected by filing.
4	(b)	Except as otherwise provided in section 490:9-315(c)
5	and (d) fo	or proceeds:
6	(1)	A security interest in a deposit account may be
7,		perfected only by control under section 490:9-314;
8	(2)	And except as otherwise provided in section
9		490:9-308(d), a security interest in a letter-of-
10	٠	credit right may be perfected only by control under
11		section 490:9-314; [and]
12	(3)	A security interest in <u>tangible</u> money may be perfected
13		only by the secured party's taking possession under
14		section 490:9-313[+]; and
15	(4)	A security interest in electronic money may be
16		perfected only by control under section 490:9-314."
17	2.	By amending subsection (e) to read:
18	"(e)	A security interest in certificated securities,
19	negotiabl	e documents, or instruments [is] shall be deemed to be
20	perfected	without filing or the taking of possession or control

for a period of twenty days from the time it attaches to the

21

- 1 extent that it arises for new value given under [an
- 2 authenticated] a signed security agreement."
- 3 SECTION 48. Section 490:9-313, Hawaii Revised Statutes, is
- 4 amended as follows:
- 5 1. By amending subsection (a) to read:
- 6 "(a) Except as otherwise provided in subsection (b), a
- 7 secured party may perfect a security interest in [tangible
- 8 negotiable documents, goods, instruments, negotiable tangible
- 9 documents, or tangible money[, or tangible chattel paper] by
- 10 taking possession of the collateral. A secured party may
- 11 perfect a security interest in certificated securities by taking
- 12 delivery of the certificated securities under section
- 13 490:8-301."
- 14 2. By amending subsection (c) to read:
- "(c) With respect to collateral other than certificated
- 16 securities and goods covered by a document, a secured party
- 17 takes possession of collateral in the possession of a person
- 18 other than the debtor, the secured party, or a lessee of the
- 19 collateral from the debtor in the ordinary course of the
- 20 debtor's business, when[+] the person:

### H.B. NO. 525 H.D. 2

1	(1) [The person in] In possession [authenticates] signs a
2	record acknowledging that it holds possession of the
3	collateral for the secured party's benefit; or
4	(2) [The person takes] Takes possession of the collateral
5	after having [authenticated] signed a record
6	acknowledging that it will hold possession of the
7	collateral for the secured party's benefit."
8	SECTION 49. Section 490:9-314, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§490:9-314 Perfection by control. (a) A security
11	interest in [investment property, deposit-accounts, letter-of-
12	eredit rights, electronic chattel paper, or electronic
13	documents] controllable accounts, controllable electronic
14	records, controllable payment intangibles, deposit accounts,
15	electronic documents, electronic money, investment property, or
16	letter-of-credit rights may be perfected by control of the
17	collateral under section 490:7-106, 490:9-104, [490:9-105,]
18	490:9-A, 490:9-106, [or] 490:9-107[-], or 490:9-B.
19	(b) A security interest in [deposit accounts, electronic
20	chattel paper, letter of credit rights, or electronic documents
21	iel controllable accounts controllable electronic records

1	controllab]	Le pa	ayment :	intangibles,	deposit	accounts,	electi	conic
2	documents,	ele	ctronic	money, or 1	etter-of	credit ri	ghts sl	nall be
3	deemed peri	fect	ed by co	ontrol under	section	490:7-106	, 490:	9-104,
4	[ <del>490:9-105</del> ,	<del>. or</del>	490:9	<u>-A,</u> 490:9-10	7 [ <del>when</del> ]	or 490:9	-B no e	<u>earlier</u>
5	than the t	ime	the sec	ured party c	btains co	ontrol and	. [ <del>rema:</del>	ins]
6	shall be de	eeme	d to re	main perfect	ed by co	ntrol only	while	the
7	secured par	rty :	retains	control.				·
8	(c) A	A se	curity :	interest in	investme	nt propert	y [ <del>is</del> ]	shall
9	be deemed 1	perf	ected by	y control ur	der sect	ion 490:9-	106 [ <del>f</del> :	rom] no
10	earlier tha	an t	he time	the secured	party o	otains con	itrol a	nd
11	[ <del>remains</del> ]	shal	l be de	emed to rema	in perfe	cted by co	ntrol	until:
12	(1)	The	secured	party does	not have	control;	and	
13	(2)	One	of the	following od	curs:			
14		(A)	If the	collateral	is a cer	tificated	securi	ty, the
15			debtor	has or acqu	ires pos	session of	the s	ecurity
16			certif	icate;				
17		(B)	If the	collateral	is an un	certificat	ed sec	urity,
18			the is	suer has reg	gistered	or registe	ers the	debtor
19			as the	registered	owner; o	r		
20		(C)	If the	collateral	is a sec	urity enti	itlemen	t, the
21			debtor	r is or becom	nes the e	ntitlement	: holde	۳. <sup>۱۱</sup>

ı	SECTION 50. Section 490:9-310, nawall Revised Statutes, is
2	amended as follows:
3	1. By amending subsection (a) to read:
4	"(a) A security interest perfected pursuant to the law of
5	the jurisdiction designated in section 490:9-301(1) $[\Theta r]_{\underline{t}}$
6	490:9-305(c) [remains], 490:9-D(d), or 490:9-E(b) shall be
7	deemed to remain perfected until the earliest of:
8	(1) The time perfection would have ceased under the law of
9	that jurisdiction;
10	(2) The expiration of four months after a change of the
11	debtor's location to another jurisdiction; or
12	(3) The expiration of one year after a transfer of
13	collateral to a person that thereby becomes a debtor
14	and is located in another jurisdiction."
15	2. By amending subsection (f) to read:
16	"(f) A security interest in chattel paper, controllable
17	accounts, controllable electronic records, controllable payment
18	intangibles, deposit accounts, letter-of-credit rights, or
19	investment property [which] that is perfected under the law of
20	the chattel paper's jurisdiction, the controllable electronic
21	record's jurisdiction, the bank's jurisdiction, the issuer's

1	jurisarction, a nominated person a jurisarction, the additions
2	intermediary's jurisdiction, or the commodity intermediary's
3	jurisdiction, as applicable, [remains] shall be deemed to remain
4	perfected until the earlier of:
5	(1) The time the security interest would have become
6	unperfected under the law of that jurisdiction; or
7	(2) The expiration of four months after a change of the
8	applicable jurisdiction to another jurisdiction."
9	SECTION 51. Section 490:9-317, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§490:9-317 Interests that take priority over or take free
12	of security interest or agricultural lien. (a) A security
13	interest or agricultural lien [is] shall be subordinate to the
14	rights of:
15	(1) A person entitled to priority under section 490:9-322;
16	and
17	(2) Except as otherwise provided in subsection (e), a
18	person that becomes a lien creditor before the earlies
19	of the time:
20	(A) The security interest or agricultural lien is
21	perfected; or

1	(B) One of the conditions specified in section
2	490:9-203(b)(3) is met and a financing statement
3	covering the collateral is filed.
4	(b) Except as otherwise provided in subsection (e), a
5	buyer, other than a secured party, of [tangible chattel paper,
6	tangible documents, goods, instruments, tangible documents, or
7	certificated security takes free of a security interest or
8	agricultural lien if the buyer gives value and receives delivery
9	of the collateral without knowledge of the security interest or
10	agricultural lien and before it is perfected.
1 <b>i</b>	(c) Except as otherwise provided in subsection (e), a
12	lessee of goods takes free of a security interest or
13	agricultural lien if the lessee gives value and receives
14	delivery of the collateral without knowledge of the security
15	interest or agricultural lien and before it is perfected.
16	(d) [A] Subject to subsections (f) through (i), a licensee
17	of a general intangible or a buyer, other than a secured party,
18	of collateral other than [tangible chattel paper, tangible
19	documents, electronic money, goods, instruments, tangible
20	documents, or a certificated security takes free of a security

1	interest	if	the	licensee	or	buyer	gives	value	without	knowledge
---	----------	----	-----	----------	----	-------	-------	-------	---------	-----------

- 2 of the security interest and before it is perfected.
- 3 (e) Except as otherwise provided in sections 490:9-320 and
- 4 490:9-321, if a person files a financing statement with respect
- 5 to a purchase-money security interest before or within twenty
- 6 days after the debtor receives delivery of the collateral, the
- 7 security interest takes priority over the rights of a buyer,
- 8 lessee, or lien creditor which arise between the time the
- 9 security interest attaches and the time of filing.
- (f) A buyer, other than a secured party, of chattel paper
- 11 takes free of a security interest if, without knowledge of the
- 12 security interest and before it is perfected, the buyer gives
- 13 value and:
- 14 (1) Receives delivery of each authoritative tangible copy
- of the record evidencing the chattel paper; and
- 16 (2) If each authoritative electronic copy of the record
- 17 evidencing the chattel paper may be subjected to
- 18 control under section 490:9-105, obtains control of
- each authoritative electronic copy.
- 20 (q) A buyer of an electronic document takes free of a
- 21 security interest if, without knowledge of the security interest

- 1 and before it is perfected, the buyer gives value and, if each
- 2 authoritative electronic copy of the document may be subjected
- 3 to control under section 490:7-106, obtains control of each
- 4 authoritative electronic copy.
- 5 (h) A buyer of a controllable electronic record takes free
- 6 of a security interest if, without knowledge of the security
- 7 interest and before it is perfected, the buyer gives value and
- 8 obtains control of the controllable electronic record.
- 9 (i) A buyer, other than a secured party, of a controllable
- 10 account or a controllable payment intangible takes free of a
- 11 security interest if, without knowledge of the security interest
- 12 and before it is perfected, the buyer gives value and obtains
- 13 control of the controllable account or controllable payment
- 14 intangible."
- 15 SECTION 52. Section 490:9-323, Hawaii Revised Statutes, is
- 16 amended as follows:
- 17 1. By amending subsection (d) to read:
- 18 "(d) Except as otherwise provided in subsection (e), a
- 19 buyer of goods [other than a buyer in ordinary course of
- 20 business] takes free of a security interest to the extent that
- 21 it secures advances made after the earlier of:

1	(1) The time the secured party acquires knowledge of the
2	buyer's purchase; or
3	(2) Forty-five days after the purchase."
4	2. By amending subsection (f) to read:
5	"(f) Except as otherwise provided in subsection (g), a
6	lessee of goods[ - other than a lessee in ordinary course of
7	business, takes the leasehold interest free of a security
8	interest to the extent that it secures advances made after the
9	earlier of:
10	(1) The time the secured party acquires knowledge of the
11	lease; or
12	(2) Forty-five days after the lease contract becomes
13	enforceable."
14	SECTION 53. Section 490:9-330, Hawaii Revised Statutes, i
15	amended as follows:
16	1. By amending subsections (a) and (b) to read:
17	"(a) A purchaser of chattel paper [has] shall have
18	priority over a security interest in the chattel paper [which]
19	that is claimed merely as proceeds of inventory subject to a
20	security interest if:

•	(1)	in good laten and in the oralizing coards or the
2		purchaser's business, the purchaser gives new value
3		[and], takes possession of each authoritative tangible
4		copy of the record evidencing the chattel paper [ex],
5		and obtains control [of] under section 490:9-105 of
6		each authoritative electronic copy of the record
7	•	evidencing the chattel paper [under section
. 8		<del>490:9-105</del> ]; and
9	(2)	The [chattel paper does] authoritative copies of the
10		record evidencing the chattel paper do not indicate
11		that [it] the chattel paper has been assigned to an
12		identified assignee other than the purchaser.
13	(b)	A purchaser of chattel paper [has] shall have priority
14	over a se	curity interest in the chattel paper [which] that is
15	claimed o	ther than merely as proceeds of inventory subject to a
16	security	interest if the purchaser gives new value [and], takes
17	possessio	n of each authoritative tangible copy of the record
18	evidencin	g the chattel paper [or], and obtains control [of]
19	under sec	tion 490:9-105 of each authoritative electronic copy of
20	the recor	d evidencing the chattel paper [under section
21	490:9-105	] in good faith, in the ordinary course of the

- 1 purchaser's business, and without knowledge that the purchase
- 2 violates the rights of the secured party."
- 3 2. By amending subsection (f) to read:
- 4 "(f) For purposes of subsections (b) and (d), if the
- 5 authoritative copies of the record evidencing chattel paper or
- 6 an instrument [indicates] indicate that [it] the chattel paper
- 7 or instrument has been assigned to an identified secured party
- 8 other than the purchaser, a purchaser of the chattel paper or
- 9 instrument has knowledge that the purchase violates the rights
- 10 of the secured party."
- 11 SECTION 54. Section 490:9-331, Hawaii Revised Statutes, is
- 12 amended by amending its title and subsections (a) and (b) to
- 13 read as follows:
- 14 "§490:9-331 Priority of rights of purchasers of
- 15 [instruments,] controllable accounts, controllable electronic
- 16 records, controllable payment intangibles, documents,
- 17 instruments, and securities under other articles; priority of
- 18 interests in financial assets and security entitlements and
- 19 protection against assertion of claim under [article] articles
- 20 8[-] and A. (a) This article does not limit the rights of a
- 21 holder in due course of a negotiable instrument, a holder to

### H.B. NO. 525 S.D. 2

- 1 which a negotiable document of title has been duly negotiated,
- 2 [er] a protected purchaser of a security[-], or a qualifying
- 3 purchaser of a controllable account, controllable electronic
- 4 record, or controllable payment intangible. These holders or
- 5 purchasers take priority over an earlier security interest, even
- 6 if perfected, to the extent provided in articles 3, 7, [and]
- 7 8 [-], and A.
- 8 (b) This article does not limit the rights of or impose
- 9 liability on a person to the extent that the person is protected
- 10 against the assertion of a claim under article 8[-] or A."
- 11 SECTION 55. Section 490:9-332, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "§490:9-332 Transfer of money; transfer of funds from
- 14 deposit account. (a) A transferee of tangible money takes the
- 15 money free of a security interest [unless the transferee acts]
- 16 if the transferee receives possession of the money without
- 17 acting in collusion with the debtor in violating the rights of
- 18 the secured party.
- 19 (b) A transferee of funds from a deposit account takes the
- 20 funds free of a security interest in the deposit account [unless
- 21 the transferee acts] if the transferee receives the funds

- 1 without acting in collusion with the debtor in violating the
- 2 rights of the secured party.
- 3 (c) A transferee of electronic money takes the money free
- 4 of a security interest if the transferee obtains control of the
- 5 money without acting in collusion with the debtor in violating
- 6 the rights of the secured party."
- 7 SECTION 56. Section 490:9-406, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "§490:9-406 Discharge of account debtor; notification of
- 10 assignment; identification and proof of assignment; restrictions
- 11 on assignment of accounts, chattel paper, payment intangibles,
- 12 and promissory notes ineffective. (a) Subject to subsections
- 13 (b) through  $[\frac{(i)_{r}}{i}]$  (j), an account debtor on an account, chattel
- 14 paper, or a payment intangible may discharge its obligation by
- 15 paying the assignor until, but not after, the account debtor
- 16 receives a notification, [authenticated] signed by the assignor
- 17 or the assignee, that the amount due or to become due has been
- 18 assigned and that payment is to be made to the assignee. After
- 19 receipt of the notification, the account debtor may discharge
- 20 its obligation by paying the assignee and may not discharge the
- 21 obligation by paying the assignor.

1	(b)	Subject to [subsection] subsections (h) [ $\tau$ ] and (j),
2	notificat	ion [is] shall be deemed ineffective under subsection
3	(a):	
4	(1)	If it does not reasonably identify the rights
5		assigned;
6	(2)	To the extent that an agreement between an account
7		debtor and a seller of a payment intangible limits the
8		account debtor's duty to pay a person other than the
9		seller and the limitation is effective under law other
10		than this article; or
11	(3)	At the option of an account debtor, if the
12		notification notifies the account debtor to make less
13		than the full amount of any installment or other
14		periodic payment to the assignee, even if:
15		(A) Only a portion of the account, chattel paper, or
16		payment intangible has been assigned to that
17		assignee;
18		(B) A portion has been assigned to another assignee;
19		or
20		(C) The account debtor knows that the assignment to
21		that assignee is limited.

1	(c) Subject to [subsection] subsections (h)[ $_{7}$ ] and (j), if
2	requested by the account debtor, an assignee shall seasonably
3	furnish reasonable proof that the assignment has been made.
4	Unless the assignee complies, the account debtor may discharge
5	its obligation by paying the assignor, even if the account
6	debtor has received a notification under subsection (a).
7	(d) In this subsection, "promissory note" includes a
8	negotiable instrument that evidences chattel paper. Except as
9	otherwise provided in subsection (e) and sections 490:2A-303 and
10	490:9-407, and subject to subsection (h), a term in an agreement
11	between an account debtor and an assignor or in a promissory
12	note [is] shall be deemed ineffective to the extent that it:
13	(1) Prohibits, restricts, or requires the consent of the
14	account debtor or person obligated on the promissory
15	note to the assignment or transfer of, or the
16	creation, attachment, perfection, or enforcement of a
17	security interest in, the account, chattel paper,
18	payment intangible, or promissory note; or
19	(2) Provides that the assignment or transfer or the
20	creation, attachment, perfection, or enforcement of
21	the security interest may give rise to a default,

1	breach, right of recoupment, claim, defense,
2	termination, right of termination, or remedy under the
3	account, chattel paper, payment intangible, or
4	promissory note.
5	(e) Subsection (d) does not apply to the sale of a payment
6	intangible or promissory note, other than a sale pursuant to a
7	disposition under section 490:9-610 or an acceptance of
8	collateral under section 490:9-620.
9	(f) Except as otherwise provided in sections 490:2A-303
10	and 490:9-407, and subject to subsections (h) and (i), a rule of
11	law, statute, or regulation, that prohibits, restricts, or
12	requires the consent of a government, governmental body or
13	official, or account debtor to the assignment or transfer of, or
14	creation of a security interest in, an account or chattel paper
15	[is] shall be ineffective to the extent that the rule of law,
16	statute, or regulation:
17	(1) Prohibits, restricts, or requires the consent of the
18	government, governmental body or official, or account
19	debtor to the assignment or transfer of, or the
20	creation, attachment, perfection, or enforcement of a
21	security interest in the account or chattel namer, or

1	(2)	Provides that the assignment or transfer or the
2		creation, attachment, perfection, or enforcement of
3		the security interest may give rise to a default,
4		breach, right of recoupment, claim, defense,
5		termination, right of termination, or remedy under the
6		account or chattel paper.
7	(g)	Subject to [subsection] subsections (h)[ $_{7}$ ] and (j), an
8	account d	ebtor may not waive or vary its option under subsection
9	(b)(3).	
10	(h)	This section is subject to law other than this article
11	[which] t	hat establishes a different rule for an account debtor
12	who is an	individual and who incurred the obligation primarily
13	for perso	nal, family, or household purposes.
14	(i)	This section does not apply to an assignment of a
15	health-ca	re-insurance receivable.
16	<u>(j)</u>	Subsections (a), (b), (c), and (g) shall not apply to
17	a control	lable account or controllable payment intangible."
18	SECT	TION 57. Section 490:9-408, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"§49	0:9-408 Restrictions on assignment of promissory
21	notes, he	alth-care-insurance receivables, and certain general

notes, health-care-insurance receivables, and certain general

1	intangibles ineffective. (a) Except as otherwise provided in
2	subsection (b), a term in a promissory note or in an agreement
3	between an account debtor and a debtor [which] that relates to a
4	health-care-insurance receivable or a general intangible,
5	including a contract, permit, license, or franchise, [and-which
6	term] that prohibits, restricts, or requires the consent of the
7	person obligated on the promissory note or the account debtor
8	to, the assignment or transfer of, or creation, attachment, or
9	perfection of a security interest in, the promissory note,
10	health-care-insurance receivable, or general intangible, [is]
11	shall be deemed ineffective to the extent that the term:
12	(1) Would impair the creation, attachment, or perfection
13	of a security interest; or
14	(2) Provides that the assignment or transfer or the
15	creation, attachment, or perfection of the security
16	interest may give rise to a default, breach, right of
17	recoupment, claim, defense, termination, right of
18	termination, or remedy under the promissory note,
19	health-care-insurance receivable, or general
20	intangible.

1	(b) Subsection (a) [applies] shall apply to a security
2	interest in a payment intangible or promissory note only if the
3	security interest arises out of a sale of the payment intangible
4	or promissory note, other than a sale pursuant to a disposition
5	under section 490:9-610 or an acceptance of collateral under
6	section 490:9-620.
7	(c) A rule of law, statute, or regulation $[\tau]$ that
8	prohibits, restricts, or requires the consent of a government,
9	governmental body or official, person obligated on a promissory
10	note, or account debtor to the assignment or transfer of, or
11	creation of a security interest in, a promissory note, health-
12	care-insurance receivable, or general intangible, including a
13	contract, permit, license, or franchise between an account
14	debtor and a debtor, [is] shall be deemed ineffective to the
15	extent that the rule of law, statute, or regulation:
16	(1) Would impair the creation, attachment, or perfection
17	of a security interest; or
18	(2) Provides that the assignment or transfer or the
19	creation, attachment, or perfection of the security
20	interest may give rise to a default, breach, right of
21	recoupment, claim, defense, termination, right of

1	termination, or remedy under the promissory note,	
2	health-care-insurance receivable, or general	
3	intangible.	
4	(d) To the extent that a term in a promissory note or	in
5	an agreement between an account debtor and a debtor [which]	that
6	relates to a health-care-insurance receivable or general	
7	intangible or a rule of law, statute, or regulation describe	ed in
8	subsection (c) would be effective under law other than this	
9	article but is ineffective under subsection (a) or (c), the	
10	creation, attachment, or perfection of a security interest	.n
11	the promissory note, health-care-insurance receivable, or	
12	general intangible[+] shall not:	
13	(1) [ <del>Is not</del> ] <u>Be</u> enforceable against the person obligat	ed
14	on the promissory note or the account debtor;	
15	(2) [Does not impose] Impose a duty or obligation on t	he
16	person obligated on the promissory note or the acc	count
17	debtor;	
18	(3) [ <del>Does not require</del> ] <u>Require</u> the person obligated or	n the
19	promissory note or the account debtor to recognize	e the
20	security interest, pay or render performance to the	ne

1		secured party, or accept payment or performance from
2		the secured party;
3	(4)	[Does not entitle] Entitle the secured party to use or
4	· ·	assign the debtor's rights under the promissory note,
5		health-care-insurance receivable, or general
6		intangible, including any related information or
7		materials furnished to the debtor in the transaction
8		giving rise to the promissory note, health-care-
9		insurance receivable, or general intangible;
10	(5)	[Does not entitle] Entitle the secured party to use,
11		assign, possess, or have access to any trade secrets
12		or confidential information of the person obligated on
13		the promissory note or the account debtor; and
14	(6)	[Does not entitle] Entitle the secured party to
15		enforce the security interest in the promissory note,
16		health-care-insurance receivable, or general
17		intangible.
18	<u>(e)</u>	In this section, "promissory note" includes a
19	negotiab1	e instrument that evidences chattel paper."
20	SECT	ION 58. Section 490:9-601, Hawaii Revised Statutes, is
21	amended b	y amending subsection (b) to read as follows:

1	"(b) A secured party in possession of collateral	or
2	control of collateral under section 490:7-106, 490:9-10	4,
3	490:9-105, 490:9-A, 490:9-106, [ex] 490:9-107 [has], or	490:9-B
4	shall have the rights and duties provided in section 49	0:9-207."
5	SECTION 59. Section 490:9-605, Hawaii Revised Statutes, i	
6	amended to read as follows:	
7	"§490:9-605 Unknown debtor or secondary obligor.	[A] <u>(a)</u>
8	Except as provided in subsection (b), a secured party [	<del>does</del> ]
9	shall not owe a duty based on its status as secured par	ty:
10	(1) To a person that is a debtor or obligor, unle	ss the
11	secured party knows:	
12	(A) That the person is a debtor or obligor;	
13	(B) The identity of the person; and	
14	(C) How to communicate with the person; or	
15	(2) To a secured party or lienholder that has fil	ed a
16	financing statement against a person, unless the	
17	secured party knows:	
18	(A) That the person is a debtor; and	
19	(B) The identity of the person.	
20	(b) A secured party shall be deemed to owe a duty	based on
21	its status as a secured party to a person if at the ti	ma tha

1	secured party obtains control of collateral that is a	
2	controllable account, controllable electronic record, or	
3	controllable payment intangible or at the time the security	
4	interest attaches to the collateral, whichever is later:	
5	(1) The person is a debtor or obligor; and	
6	(2) The secured party knows that the information in	
7	subsection (a)(1) relating to the person is not	
8	provided by the collateral; a record attached to, or	
9	logically associated with, the collateral; or the	
10	system in which the collateral is recorded."	
11	SECTION 60. Section 490:9-613, Hawaii Revised Statutes,	
12	amended to read as follows:	
13	"§490:9-613 Contents and form of notification before	
14	disposition of collateral: general. (a) Except in a	
15	consumer-goods transaction, the following rules shall apply:	
16	(1) The contents of a notification of disposition [are]	
17	shall be sufficient if the notification:	
18	(A) Describes the debtor and the secured party;	
19	(B) Describes the collateral that is the subject of	
20	the intended disposition;	
21	(C) States the method of intended disposition:	

1		(D) States that the debtor is entitled to an
2		accounting of the unpaid indebtedness and states
3		the charge, if any, for an accounting; and
4		(E) States the time and place of a public disposition
5		or the time after which any other disposition is
6		to be made[+];
7	(2)	Whether the contents of a notification that lacks any
8		of the information specified in paragraph (1) are
9		nevertheless sufficient is a question of fact [-];
10	(3)	The contents of a notification providing substantially
11	•	the information specified in paragraph (1) are
12		sufficient, even if the notification includes:
13		(A) Information not specified by that paragraph; or
14		(B) Minor errors that are not seriously
15		misleading[-];
16	(4)	A particular phrasing of the notification [is] shall
17		not be required[+]; and
18	(5)	The following form of notification and the form
19		appearing in section [490:9-614(3),] 490:9-614(a)(3),
20		when completed[7] in accordance with the instructions
21		in subsection (b) and section 490:9-614(b), each

1	[provides] shall be deemed to provide sufficient
2	information:
3	
4	[NOTIFICATION OF DISPOSITION OF COLLATERAL
5	To:[Name of debtor, obligor, or other
6	person to which the notification is sent]
7	From: [Name, address, and telephone number of
8	secured party]
9	Name of Debtor(s): [Include only if debtor(s)
10	are not an addressee]
11	{For a public disposition:}
12	We will sell [or lease or license, as applicable]
13	the[describe_collateral] [to the highest
14	qualified bidder in public as follows:
15	Day and Date:
16	Time:
17	Place:
18	{For a private disposition:}
19	We will sell [or lease or license, as applicable]
20	the[describe collateral] privately sometime
21	after [day and date]

1	You are entitled to an accounting of the unpaid
2	indebtedness secured by the property that we intend to
3	sell [or lease or license, as applicable] [for a
4	charge of \$]. You may request an accounting
5	by calling us at[telephone number]]
6	NOTIFICATION OF DISPOSITION OF COLLATERAL
7	To: (Name of debtor, obligor, or other person to which the
8	notification is sent)
9	From: (Name, address, and telephone number of secured
10	party)
11	(1) Name of any debtor that is not an addressee:
12	(Name of each debtor)
13	(2) We will sell (describe collateral) (to the
14	highest qualified bidder) at public sale. A sale
15	could include a lease or license. The sale will be
16	held as follows:
17	(Date)
18	(Time)
19	(Place)

1		(3) We will sell (describe collateral) at
2		private sale sometime after (date). A sale could
3		include a lease or license.
4		(4) You are entitled to an accounting of the
5		unpaid indebtedness secured by the property that we
6		intend to sell or, as applicable, lease or license.
7	÷	(5) If you request an accounting, you must pay a
8		charge of \$ (amount).
9		(6) You may request an accounting by calling us
10		at (telephone number).
11	(b)	The following instructions shall apply to the form of
12	notificat	ion in subsection (a)(5):
13	(1)	The instructions in this subsection refer to the
14		numbers in parentheses before items in the form of
15		notification in subsection (a)(5). Do not include the
16		numbers or parentheses in the notification. The
17		numbers and parentheses are used only for the purpose
18		of these instructions;
19	(2)	Include and complete item (1) only if there is a
20		debtor that is not an addressee of the notification
21		and list the name or names;

1	(3)	Include and complete either item (2), if the
2		notification relates to a public disposition of the
3		collateral, or item (3), if the notification relates
4		to a private disposition of the collateral. If item
5		(2) is included, include the words "to the highest
6		qualified bidder" only if applicable;
7	(4)	Include and complete items (4) and (6); and
8	(5)	Include and complete item (5) only if the sender will
9		charge the recipient for an accounting."
10	SECT	ION 61. Section 490:9-614, Hawaii Revised Statutes, is
11	amended t	o read as follows:
12	"§49	0:9-614 Contents and form of notification before
13	dispositi	on of collateral: consumer-goods transaction. (a) In
14	a consume	r-goods transaction, the following rules shall apply:
15	(1)	A notification of disposition [must] shall provide the
16		following information:
17		(A) The information specified in section
18		[ <del>490:9-613(1);</del> ] <u>490:9-613(a)(1);</u>
19		(B) A description of any liability for a deficiency
20		of the person to which the notification is sent;

1		(C) A telephone number from which the amount that					
2		[must] shall be paid to the secured party to					
3		redeem the collateral under section 490:9-623 is					
4		available; and					
5		(D) A telephone number or mailing address from which					
6		additional information concerning the disposition					
7		and the obligation secured is available $[-]$ ;					
8	(2)	A particular phrasing of the notification [is] shall					
9		not <u>be</u> required[-];					
10	(3)	The following form of notification, when completed[ $ au$					
11		provides in accordance with the instructions in					
12		subsection (b), shall be deemed to provide sufficient					
13		information:					
14		[[Name_and_address_of_secured_party]					
15		[Date]					
16		NOTICE OF OUR PLAN TO SELL PROPERTY					
17		[Name and address of any obligor who is also a					
18		debtor]					
19		Subject: [Identification of Transaction]					
20		We have your [describe_collateral],					
21		because you broke promises in our agreement.					

1	[For a public disposition:]
2	We will sell[describe collateral] at
3	public sale sometime after[date] A sale
4	could include a lease or license.
5	The sale will be held as follows:
6	Day and Date:
7	Time:
8	Place:
9	You may attend the sale and bring bidders if you
10	want.
11	{For a private disposition:}
12	We will sell [describe collateral] at
13	private sale sometime after[date] A sale
14	could include a lease or license.
15	The money that we get from the sale (after paying
16	our costs) will reduce the amount you owe. If we get
17	less money than you owe, you [will or will not,
18	as applicable] still owe us the difference. If
19	we get more money than you owe, you will get the extra
20	money, unless we must pay it to someone else.

1	You can get the property back at any time before
2	we sell it by paying us the full amount you owe (not
3	just the past due payments), including our expenses.
4	To learn the exact amount you must pay, call us
5	at[telephone number]
6	If you want us to explain to you in-writing how
7	we have figured the amount that you owe us, you may
8	call us at[telephone number] [or write us
9	at[secured party's address]] and request a
10	written explanation. [We will charge you
11	\$for the explanation if we sent you another
12	written explanation of the amount you owe us within
13	the last six months.]
14	If you need more information about the sale call
15	us at[telephone number][or write us
16	at[secured party's address] .
17	We are sending this notice to the following other
18	people who have an interest in[describe
19	collateral] or who owe money under your
20	<del>agreement:</del>

1	[Names of all other debtors and obligors, if
2	<u>any}</u> ]
3	(Name and address of secured party)
4	(Date)
5	NOTICE OF OUR PLAN TO SELL PROPERTY
6	(Name and address of any obligor who is also a debtor)
7	Subject: (Identify transaction)
8	We have your (describe collateral) because you
9	broke promises in our agreement.
10	(1) We will sell (describe collateral) at public
11	sale. A sale could include a lease or license. The
12	sale will be held as follows:
13	(Date)
14	(Time)
15	(Place)
16	You may attend the sale and bring bidders if you
17	want.
18	(2) We will sell (describe collateral) at
19	private sale sometime after (date). A sale could
20	include a lease or license.

I	(3) The money that we get from the sale, after
2	paying our costs, will reduce the amount you owe. If
.3	we get less money than you owe, you (will or will not,
4	as applicable) still owe us the difference. If we get
5	more money than you owe, you will get the extra money,
6	unless we must pay it to someone else.
7	(4) You can get the property back at any time
8	before we sell it by paying us the full amount you
9	owe, not just the past due payments, including our
10	expenses. To learn the exact amount you must pay,
11	call us at (telephone number).
12	(5) If you want us to explain to you in
13	(writing) (writing or in (description of electronic
14	record)) (description of electronic record) how we
15	have figured the amount that you owe us, (6) call us
16	at (telephone number) (or) (write us at (secured
17	party's address)) (or contact us by (description of
18	electronic communication method)) (7) and request (a
19	written explanation) (a written explanation or an
20	explanation in (description of electronic record)) (an
21	explanation in (description of electronic record)).

1		(8) We will charge you \$ (amount) for the
2		explanation if we sent you another written explanation
3		of the amount you owe us within the last six months.
4		(9) If you need more information about the sale
5		(call us at (telephone number)) (or) (write us at
6		(secured party's address)) (or contact us by
7		(description of electronic communication method)).
8		(10) We are sending this notice to the following
9		other people who have an interest in (describe
10		collateral) or who owe money under your agreement:
11		(Names of all other debtors and obligors, if any).
12	(4)	A notification in the form of paragraph (3) [is] shall
13		be deemed sufficient, even if additional information
14		appears at the end of the form[-];
15	(5)	A notification in the form of paragraph (3) [is] shall
16	·	be deemed sufficient, even if it includes errors in
17		information not required by paragraph (1), unless the
18		error is misleading with respect to rights arising
19		under this article[+]; and
20	(6)	If a notification under this section is not in the
21		form of paragraph (3), law other than this article

1		[determines] shall determine the effect of including
2		information not required by paragraph (1).
3	(b)	The following instructions shall apply to the form of
4	notificat	ion in subsection (a)(3):
5	(1)	The instructions in this subsection refer to the
6		numbers in parentheses before items in the form of
7		notification in subsection (a)(3). Do not include the
8		numbers or parentheses in the notification. The
9		numbers and parentheses are used only for the purpose
10		of these instructions;
11	(2)	Include and complete either item (1), if the
12		notification relates to a public disposition of the
13		collateral, or item (2), if the notification relates
14		to a private disposition of the collateral;
15	(3)	Include and complete items (3), (4), (5), (6), and
16		<u>(7);</u>
17	(4)	In item (5), include and complete any one of the three
18		alternative methods for the explanationwriting,
19		writing or electronic record, or electronic record;
20	(5)	In item (6), include the telephone number. In
21		addition, the sender may include and complete either

							II.D. IV	O. s	.D. 2
1	or	both	of	the	two	additional	alternative	methods	of

2		communicationwriting or electronic communication
3		for the recipient of the notification to communicate
4		with the sender. Neither of the two additional
5		methods of communication is required to be included;
6	(6)	In item (7), include and complete the method or
7		methods for the explanationwriting, writing or
8		electronic record, or electronic recordincluded in
9		<u>item (5);</u>
10	<u>(7)</u>	Include and complete item (8) only if a written
11	• •	explanation is included in item (5) as a method for
12		communicating the explanation and the sender shall
13		charge the recipient for another written explanation;
14	(8)	In item (9), include either the telephone number or
15		the address, or both. In addition, the sender may
16		include and complete the additional method of
17		communication electronic communication for the
18		recipient of the notification to communicate with the
19		sender. The additional method of electronic
20		communication is not required to be included; and

1	(9)	If i	tem (10) does not apply, insert "None" after			
2	"agreement:"."					
3	SECT	ION 6	2. Section 490:9-616, Hawaii Revised Statutes, is			
4	amended by	y ame	nding subsections (a) through (c) to read as			
5	follows:					
6	"(a)	In	this section:			
7	(1)	"Exp	lanation" means a [writing] record that:			
8		(A)	States the amount of the surplus or deficiency;			
9		(B)	Provides an explanation in accordance with			
10			subsection (c) of how the secured party			
11			calculated the surplus or deficiency;			
12		(C)	States, if applicable, that future debits,			
13			credits, charges, including additional credit			
14			service charges or interest, rebates, and			
15			expenses may affect the amount of the surplus or			
16			deficiency; and			
17		(D)	Provides a telephone number or mailing address			
18			from which additional information concerning the			
19			transaction is available.			
20	(2)	"Req	uest" means a record:			

1		(A)	[Authenticated] Signed by a debtor or consumer
2			obligor;
3		(B)	Requesting that the recipient provide an
4			explanation; and
5		(C)	Sent after disposition of the collateral under
6			section 490:9-610.
7	(b)	In a	consumer-goods transaction in which the debtor is
8	entitled t	o a s	surplus or a consumer obligor is liable for a
9	deficiency	y unde	er section 490:9-615, the secured party shall:
10	(1)	Send	an explanation to the debtor or consumer obligor,
11		as ar	oplicable, after the disposition and:
12		(A)	Before or when the secured party accounts to the
13			debtor and pays any surplus or first makes
14			[written] a demand in a record on the consumer
15			obligor after the disposition for payment of the
16			deficiency; and
17		(B)	Within fourteen days after receipt of a request;
18			or
19	(2)	In th	ne case of a consumer obligor who is liable for a
20	•	defi	ciency, within fourteen days after receipt of a

1		request, send to the consumer obligor a record waiving
2		the secured party's right to a deficiency.
3	(c)	To comply with subsection (a)(1)(B), [a writing must]
4	an explana	ation shall provide the following information in the
5	following	order:
6	(1)	The aggregate amount of obligations secured by the
7		security interest under which the disposition was
8		made, and, if the amount reflects a rebate of unearned
9		interest or credit service charge, an indication of
0		that fact, calculated as of a specified date:
1		(A) If the secured party takes or receives possession
12		of the collateral after default, [not] no more
13		than thirty-five days before the secured party
14		takes or receives possession; or
15		(B) If the secured party takes or receives possession
16		of the collateral before default or does not take
17		possession of the collateral, [not] no more than
18		thirty-five days before the disposition;
19	(2)	The amount of proceeds of the disposition;
20	(3)	The aggregate amount of the obligations after
21		deducting the amount of proceeds;

i	(4)	The amount, in the aggregate or by type, and types of
2		expenses, including expenses of retaking, holding,
3		preparing for disposition, processing, and disposing
4		of the collateral, and attorney's fees secured by the
5		collateral [which] that are known to the secured party
6		and relate to the current disposition;
7	(5)	The amount, in the aggregate or by type, and types of
8		credits, including rebates of interest or credit
9		service charges, to which the obligor is known to be
10		entitled and [which] that are not reflected in the
11		amount in paragraph (1); and
12	(6)	The amount of the surplus or deficiency."
13	SECT	ION 63. Section 490:9-628, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	"§49	0:9-628 Nonliability and limitation on liability of
16	secured p	arty; liability of secondary obligor. (a) [Unless]
17	Subject t	o subsection (f), unless a secured party knows that a
18	person is	a debtor or obligor, knows the identity of the person,
19	and knows	how to communicate with the person:
20	(1)	The secured party [is] shall not be liable to the
21		person, or to a secured party or lienholder that has

1		filed a financing statement against the person, for
2		failure to comply with this article; and
3	(2)	The secured party's failure to comply with this
4		article [does] shall not affect the liability of the
5		person for a deficiency.
6	(b)	[A] Subject to subsection (f), a secured party [is]
7	shall not	be liable because of its the status as secured
8	party[÷]	to:
9	(1)	[To-a] A person that is a debtor or obligor, unless
10		the secured party knows:
11		(A) That the person is a debtor or obligor;
12		(B) The identity of the person; and
13		(C) How to communicate with the person; or
14	(2)	[To a] A secured party or lienholder that has filed a
15		financing statement against a person, unless the
16		secured party knows:
17		(A) That the person is a debtor; and
18		(B) The identity of the person.
19	(c)	A secured party [is] shall not be liable to any
20	person, a	nd a person's liability for a deficiency [is] shall not
21	<u>be</u> affect	ed, because of any act or omission arising out of the

- 1 secured party's reasonable belief that a transaction is not a
- 2 consumer-goods transaction or a consumer transaction or that
- 3 goods are not consumer goods, if the secured party's belief is
- 4 based on its the reasonable reliance on:
- 5 (1) A debtor's representation concerning the purpose for
- 6 which collateral was to be used, acquired, or held; or
- 7 (2) An obligor's representation concerning the purpose for
- 8 which a secured obligation was incurred.
- 9 (d) A secured party [is] shall not be liable to any person
- 10 under section 490:9-625(c)(2) for its failure to comply with
- 11 section 490:9-616.
- (e) A secured party [is] shall not be liable under section
- 13 490:9-625(c)(2) more than once with respect to any one secured
- 14 obligation.
- 15 (f) Subsections (a) and (b) shall not apply to limit the
- 16 liability of a secured party to a person if, at the time the
- 17 secured party obtains control of collateral that is a
- 18 controllable account, controllable electronic record, or
- 19 controllable payment intangible or at the time the security
- 20 interest attaches to the collateral, whichever is later:
- 21 (1) The person is a debtor or obligor; and

1	(2) The secured party knows that the information in
2	subsection (b)(1) relating to the person is not
3	provided by the collateral; a record attached to, or
4	logically associated with, the collateral; or the
5	system in which the collateral is recorded."
6	SECTION 64. (a) Sections 490:2-203, 490:2-205,
7	490:2A-201, 490:2A-203, 490:2A-205, 490:2A-208, 490:4A-207, and
8	490:4A-208, Hawaii Revised Statutes, are amended by substituting
9	the phrase "record" wherever the phrase "writing" appears.
10	(b) Sections 490:9-210, 490:9-324, 490:9-334, 490:9-341,
11	490:9-404, 490:9-509, 490:9-513, 490:9-608, 490:9-611,
12	490:9-615, 490:9-619, 490:9-620, 490:9-621, and 490:9-624,
13	Hawaii Revised Statutes, are amended by substituting the phrases
14	"signed" or "signing" wherever the phrase "authenticated" or
15	"authenticating" appears.
16	SECTION 65. This Act does not affect rights and duties
17	that matured, penalties that were incurred, and proceedings that
18	were begun before its effective date.
19	SECTION 66. In codifying the new articles and sections
20	added by section 1 of this Act, the revisor of statutes shall
21	substitute appropriate article and section numbers for the

- 1 letters used in designating the new articles and sections in
- 2 this Act.
- 3 SECTION 67. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.

Jul Green

5 SECTION 68. This Act shall take effect upon its approval.

APPROVED this 29th day of June, 2023

**GOVERNOR OF THE STATE OF HAWAII** 

### THE SENATE OF THE STATE OF HAWAI'I

Date: April 11, 2023 Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Third Reading in the Senate of the Thirty-Second Legislature of the State of Hawai'i, Regular Session of 2023.

MM M President of the Senate

Clerk of the Senate

#### HB No. 525, HD 2, SD 2

#### THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: April 27, 2023 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirty-Second Legislature of the State of Hawaii, Regular Session of 2023.

can-

Scott K. Saiki Speaker House of Representatives

W. L. Ille

Brian L. Takeshita

Chief Clerk

House of Representatives