MARYLAND BAR EXAMINATION BOARD'S WRITTEN TEST July 26, 2016

EXTRACT FOR QUESTION 2

THIS EXTRACT IS TO BE USED FOR QUESTION 2 OF THE BOARD'S WRITTEN TEST. THIS EXTRACT CONTAINS SELECTED PROVISIONS OF THE MARYLAND ANNOTATED CODE, COMMERCIAL LAW ARTICLE.

Note: Asterisks (* * *) indicate places where material contained in the Maryland Rules has been omitted from this extract.

ANNOTATED CODE OF MARYLAND COMMERCIAL LAW

TITLE 1. GENERAL PROVISIONS

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SUBTITLE 2. GENERAL DEFINTIONS AND PRINCIPLES OF INTERPRETATION

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§ 1-201. General definitions

- (a) In general. -- Unless the context otherwise requires, words or phrases defined in this section, or in the additional definitions contained in other titles of the Maryland Uniform Commercial Code that apply to particular titles or parts of titles of the Maryland Uniform Commercial Code, have the meanings stated.
- (b) Defined terms. -- Subject to definitions contained in other articles of the Maryland Uniform Commercial Code that apply to particular titles or parts of titles of the Maryland Uniform Commercial Code:
 - (1) "Action", in the sense of a judicial proceeding, includes recoupment, counterclaim, setoff, suit in equity, and any other proceeding in which rights are determined.
 - (2) "Aggrieved party" means a party entitled to pursue a remedy.
 - (3) "Agreement", as distinguished from "contract", means the bargain of the parties in fact, as found in their language or inferred from other circumstances, including course of performance, course of dealing, or usage of trade as provided in § 1-303 of this title.
 - (4) "Bank" means a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company.
 - (5) "Bearer" means a person in possession of a negotiable instrument, document of title, or certificated security that is payable to bearer or endorsed in blank.
 - (6) "Bill of lading" means a document evidencing the receipt of goods for shipment issued by a person engaged in the business of transporting or forwarding goods.
 - (7) "Branch" includes a separately incorporated foreign branch of a bank.
 - (8) "Burden of establishing" a fact means the burden of persuading the trier of fact that the existence of the fact is more probable than its nonexistence.

- (9) "Buyer in ordinary course of business" means a person that buys goods in good faith, without knowledge that the sale violates the rights of another person in the goods, and in the ordinary course from a person, other than a pawnbroker, in the business of selling goods of that kind. A person buys goods in the ordinary course if the sale to the person comports with the usual or customary practices in the kind of business in which the seller is engaged or with the seller's own usual or customary practices. A person that sells oil, gas, or other minerals at the wellhead or minehead is a person in the business of selling goods of that kind. A buyer in ordinary course of business may buy for cash, by exchange of other property, or on secured or unsecured credit, and may acquire goods or documents of title under a preexisting contract for sale. Only a buyer that takes possession of the goods or has a right to recover the goods from the seller under Title 2 of this article may be a buyer in ordinary course of business. "Buyer in ordinary course of business" does not include a person that acquires goods in a transfer in bulk or as security for or in total or partial satisfaction of a money debt.
- (10) "Conspicuous", with reference to a term, means so written, displayed, or presented that a reasonable person against which it is to operate ought to have noticed it. Whether a term is "conspicuous" or not is a decision for the court. Conspicuous terms include the following:
 - (i) A heading in capitals equal to or greater in size than the surrounding text, or in contrasting type, font, or color to the surrounding text of the same or lesser size; and
 - (ii) Language in the body of a record or display in larger type than the surrounding text, or in contrasting type, font, or color to the surrounding text of the same size, or set off from surrounding text of the same size by symbols or other marks that call attention to the language.
- (11) "Consumer" means an individual who enters into a transaction primarily for personal, family, or household purposes.
- (12) "Contract", as distinguished from "agreement", means the total legal obligation that results from the parties' agreement as determined by the Maryland Uniform Commercial Code as supplemented by any other applicable laws.
- (13) "Creditor" includes a general creditor, a secured creditor, a lien creditor, and any representative of creditors, including an assignee for the benefit of creditors, a trustee in bankruptcy, a receiver in equity, and an executor or administrator of an insolvent debtor's or assignor's estate.
- (14) "Defendant" includes a person in the position of defendant in a counterclaim, cross-claim, or third-party claim.
- (15) "Delivery", with respect to an instrument, document of title, or chattel paper, means voluntary transfer of possession.
- (16) "Document of title" includes a bill of lading, dock warrant, dock receipt, warehouse receipt or order for the delivery of goods, and also any other document which in the regular course of business or financing is treated as adequately evidencing that the person in possession of the document is entitled to receive, hold, and dispose of the document and the goods it covers. To be a document of title, a document must purport to be issued by or addressed to a bailee and purport to cover goods in the bailee's possession which are either identified or are fungible portions of an identified mass.
 - (17) "Fault" means a default, breach, or wrongful act or omission.

- (18) "Fungible goods" means:
- (i) Goods of which any unit, by nature or usage of trade, is the equivalent of any other like unit; or
 - (ii) Goods that by agreement are treated as equivalent.
- (19) "Genuine" means free of forgery or counterfeiting.
- (20) "Good faith" means honesty in fact in the conduct or transaction concerned.
- (21) "Holder" means:
- (i) The person in possession of a negotiable instrument that is payable either to bearer or to an identified person that is the person in possession; or
- (ii) The person in possession of a document of title if the goods are deliverable either to bearer or to the order of the person in possession.
- (22) "Insolvency proceeding" includes an assignment for the benefit of creditors or other proceeding intended to liquidate or rehabilitate the estate of the person involved.
 - (23) "Insolvent" means:
 - (i) Having generally ceased to pay debts in the ordinary course of business other than as a result of bona fide dispute;
 - (ii) Being unable to pay debts as they become due; or
 - (iii) Being insolvent within the meaning of federal bankruptcy law.
- (24) "Money" means a medium of exchange currently authorized or adopted by a domestic or foreign government. The term includes a monetary unit of account established by an intergovernmental organization or by agreement between two or more countries.
 - (25) "Organization" means a person other than an individual.
- (26) "Party", as distinguished from "third party", means a person that has engaged in a transaction or made an agreement subject to the Maryland Uniform Commercial Code.
- (27) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity.
- (28) "Present value" means the amount as of a date certain of one or more sums payable in the future, discounted to the date certain by use of either an interest rate specified by the parties if that rate is not manifestly unreasonable at the time the transaction is entered into or, if an interest rate is not so specified, a commercially reasonable rate that takes into account the facts and circumstances at the time the transaction is entered into.
- (29) "Purchase" means taking by sale, lease, discount, negotiation, mortgage, pledge, lien, security interest, issue or reissue, gift, or any other voluntary transaction creating an interest in property.
 - (30) "Purchaser" means a person that takes by purchase.
- (31) "Record" means information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form.
- (32) "Remedy" means any remedial right to which an aggrieved party is entitled with or without resort to a tribunal.

- (33) "Representative" means a person empowered to act for another, including an agent, an officer of a corporation or association, and a trustee, executor, or administrator of an estate.
 - (34) "Right" includes remedy.
- (35) "Security interest" means an interest in personal property or fixtures that secures payment or performance of an obligation. "Security interest" includes any interest of a consignor and a buyer of accounts, chattel paper, a payment intangible, or a promissory note in a transaction that is subject to Title 9 of this article. "Security interest" does not include the special property interest of a buyer of goods on identification of those goods to a contract for sale under § 2-401 of this article, but a buyer may also acquire a "security interest" by complying with Title 9 of this article. Except as otherwise provided in § 2-505 of this article, the right of a seller or lessor of goods under Title 2 or Title 2A of this article to retain or acquire possession of the goods is not a "security interest", but a seller or lessor may also acquire a "security interest" by complying with Title 9 of this article. The retention or reservation of title by a seller of goods notwithstanding shipment or delivery to the buyer under § 2-401 of this article is limited in effect to a reservation of a "security interest". Whether a transaction in the form of a lease creates a "security interest" is determined pursuant to § 1-203 of this subtitle.
 - (36) "Send" in connection with a writing, record, or notice means:
 - (i) To deposit in the mail or deliver for transmission by any other usual means of communication with postage or cost of transmission provided for and properly addressed and, in the case of an instrument, to an address specified thereon or otherwise agreed or, if there be none, to any address reasonable under the circumstances; or
 - (ii) In any other way to cause to be received any record or notice within the time it would have arrived if properly sent.
- (37) "Signed" includes using any symbol executed or adopted with present intention to adopt or accept a writing.
- (38) "State" means a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction of the United States.
 - (39) "Surety" includes a guarantor or other secondary obligor.
 - (40) "Term" means a portion of an agreement that relates to a particular matter.
- (41) "Unauthorized signature" means a signature made without actual, implied, or apparent authority. The term includes a forgery.
- (42) "Warehouse receipt" means a receipt issued by a person engaged in the business of storing goods for hire.
- (43) "Writing" includes printing, typewriting, or any other intentional reduction to tangible form. "Written" has a corresponding meaning.

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TITLE 9. SECURED TRANSACTIONS

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SUBTITLE 3. PERFECTION AND PRIORITY

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§ 9-313. When possession by or delivery to secured party perfects security interest without filing

- (a) Except as otherwise provided in subsection (b), a secured party may perfect a security interest in tangible negotiable documents, goods, instruments, money, or tangible chattel paper by taking possession of the collateral. A secured party may perfect a security interest in certificated securities by taking delivery of the certificated securities under § 8-301 of this article.
- (b) With respect to goods covered by a certificate of title issued by this State, a secured party may perfect a security interest in the goods by taking possession of the goods only in the circumstances described in § 9-316(d).
- (c) With respect to collateral other than certificated securities and goods covered by a document, a secured party takes possession of collateral in the possession of a person other than the debtor, the secured party, or a lessee of the collateral from the debtor in the ordinary course of the debtor's business, when:
 - (1) The person in possession authenticates a record acknowledging that it holds possession of the collateral for the secured party's benefit; or
 - (2) The person takes possession of the collateral after having authenticated a record acknowledging that it will hold possession of collateral for the secured party's benefit.
- (d) If perfection of a security interest depends upon possession of the collateral by a secured party, perfection occurs no earlier than the time the secured party takes possession and continues only while the secured party retains possession.
- (e) A security interest in a certificated security in registered form is perfected by delivery when delivery of the certificated security occurs under § 8-301 of this article and remains perfected by delivery until the debtor obtains possession of the security certificate.
- (f) A person in possession of collateral is not required to acknowledge that it holds possession for a secured party's benefit.
 - (g) If a person acknowledges that it holds possession for the secured party's benefit:
 - (1) The acknowledgment is effective under subsection (c) or § 8-301(a) of this article, even if the acknowledgment violates the rights of a debtor; and
 - (2) Unless the person otherwise agrees or law other than this article otherwise provides, the person does not owe any duty to the secured party and is not required to confirm the acknowledgment to another person.
- (h) A secured party having possession of collateral does not relinquish possession by delivering the collateral to a person other than the debtor or a lessee of the collateral from the debtor in the ordinary course of the debtor's business if the person was instructed before the delivery or is instructed contemporaneously with the delivery:
 - (1) To hold possession of the collateral for the secured party's benefit; or
 - (2) To redeliver the collateral to the secured party.

(i) A secured party does not relinquish possession, even if a delivery under subsection (h) violates the rights of a debtor. A person to which collateral is delivered under subsection (h) does not owe any duty to the secured party and is not required to confirm the delivery to another person unless the person otherwise agrees or law other than this article otherwise provides.

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§ 9-320. Buyer of goods

- (a) Except as otherwise provided in subsection (e), a buyer in ordinary course of business, other than a person buying farm products from a person engaged in farming operations, takes free of a security interest created by the buyer's seller, even if the security interest is perfected and the buyer knows of its existence.
- (b) Except as otherwise provided in subsection (e), a buyer of goods from a person who used or bought the goods for use primarily for personal, family, or household purposes takes free of a security interest, even if perfected, if the buyer buys:
 - (1) Without knowledge of the security interest;
 - (2) For value;
 - (3) Primarily for the buyer's personal, family, or household purposes; and
 - (4) Before the filing of a financing statement covering the goods.
- (c) To the extent that it affects the priority of a security interest over a buyer of goods under subsection (b), the period of effectiveness of a filing made in the jurisdiction in which the seller is located is governed by § 9-316 (a) and (b).
- (d) A buyer in ordinary course of business buying oil, gas, or other minerals at the wellhead or minehead or after extraction takes free of an interest arising out of an encumbrance.
- (e) Subsections (a) and (b) do not affect a security interest in goods in the possession of the secured party under § 9-313.

SUBTITLE 6. DEFAULT

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§ 9-607. Collection and enforcement by secured party

- (a) If so agreed, and in any event after default, a secured party:
- (1) May notify an account debtor or other person obligated on collateral to make payment or otherwise render performance to or for the benefit of the secured party;
 - (2) May take any proceeds to which the secured party is entitled under § 9-315;
- (3) May enforce the obligations of an account debtor or other person obligated on collateral and exercise the rights of the debtor with respect to the obligation of the account debtor or other person obligated on collateral to make payment or otherwise render performance to the debtor, and with respect to any property that secures the obligations of the account debtor or other person obligated on the collateral;
- (4) If it holds a security interest in a deposit account perfected by control under § 9-104(a)(1), may apply the balance of the deposit account to the obligation secured by the deposit account; and

- (5) If it holds a security interest in a deposit account perfected by control under § 9-104(a)(2) or (3), may instruct the bank to pay the balance of the deposit account to or for the benefit of the secured party.
- (b) If necessary to enable a secured party to exercise under subsection (a)(3) the right of a debtor to enforce a mortgage nonjudicially, the secured party may record in the office in which a record of the mortgage is recorded:
 - (1) A copy of the security agreement that creates or provides for a security interest in the obligation secured by the mortgage; and
 - (2) The secured party's sworn affidavit in recordable form stating that:
 - (A) A default has occurred with respect to the obligation secured by the mortgage; and
 - (B) The secured party is entitled to enforce the mortgage nonjudicially.
 - (c) A secured party shall proceed in a commercially reasonable manner if the secured party:
 - (1) Undertakes to collect from or enforce an obligation of an account debtor or other person obligated on collateral; and
 - (2) Is entitled to charge back uncollected collateral or otherwise to full or limited recourse against the debtor or a secondary obligor.
- (d) A secured party may deduct from the collections made pursuant to subsection (c) reasonable expenses of collection and enforcement, including reasonable attorney's fees and legal expenses incurred by the secured party.
- (e) This section does not determine whether an account debtor, bank, or other person obligated on collateral owes a duty to a secured party.

(END OF EXTRACT)

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