

4 Summary of California Law (10th), Secured Transactions in Personal Property

I. METHODS USED BEFORE UNIFORM COMMERCIAL CODE

A. [§1] In General.

B. Pledge.

- 1. [§2] Nature of Pledge.**
- 2. Delivery of Possession.**
 - (a) [§3] Necessity of Delivery.**
 - (b) [§4] Exceptions to Requirement.**
- 3. [§5] Termination of Pledge.**
- 4. [§6] Duties and Liabilities of Pledgee.**
- 5. [§7] Rights of Pledgee.**
- 6. [§8] Remedies of Pledgee.**
- 7. [§9] Redemption of Pawned Property.**

C. Trust Receipt.

- 1. [§10] Nature and Distinctions.**
- 2. [§11] Entruster and Trustee.**
- 3. [§12] Entruster and Third Parties.**

D. Chattel Mortgage.

- 1. [§13] Nature of Mortgage.**
- 2. [§14] Description of Property.**
- 3. [§15] Rights of Creditors Where Mortgage Invalid.**
- 4. [§16] Remedies of Mortgagee.**

E. [§17] Conditional Sale.

F. [§18] Inventory Lien.

II. DEVELOPMENT OF UNIFORM COMMERCIAL CODE

A. Former Versions.

- 1. [§19] Original Version.**
- 2. [§20] Adoption of Revised Division 9.**

B. Current Version.

- 1. [§21] Revision and Enactment.**
- 2. [§22] Purpose and Benefits.**
- 3. Scope of Division 9.**
 - (a) [§23] Transactions to Which Division 9 Applies.**
 - (b) [§24] Exceptions.**

C. Transition Provisions.

- 1. [§25] Transactions Entered into Before Effective Date.**
- 2. Security Interest Enforceable Before Effective Date.**
 - (a) [§26] Perfected Before Effective Date.**
 - (b) [§27] Unperfected Before Effective Date.**
- 3. Perfection Step Taken Before Effective Date and Attachment Occurring After Effective Date.**
 - (a) [§28] Perfection Step Other Than Filing.**
 - (b) [§29] Perfection by Filing.**
 - (c) [§30] Continuing Effectiveness of Filed Financing Statement.**

4. When Initial Filing Statement Suffices To Continue Effectiveness of Statement.

- (a) [§31] Conditions for Effectiveness.
- (b) [§32] Period of Effectiveness.
- (c) [§33] Persons Entitled To File Initial Financing Statement or Continuation Statement.

5. [§34] Amendment and Termination of Financing Statement Filed Before Effective Date.

6. [§35] Priority.

III. CREATION OF SECURITY INTEREST

A. Definitions.

1. Security Interest.

- (a) [§36] In General.
- (b) [§37] Determining Whether Transaction Creates Security Interest.
- (c) [§38] Purchase Money Security Interest.

2. [§39] Security Agreement.

3. Collateral.

- (a) [§40] In General.
- (b) [§41] Goods.
- (c) [§42] Receivables.
- (d) [§43] Investment Property.
- (e) [§44] Deposit Account.
- (f) [§45] Proceeds.
- (g) [§46] Accessions and Commingled Goods.

4. [§47] Parties to Secured Transactions.

B. [§48] Description of Collateral.

C. [§49] Effectiveness of Security Agreement.

IV. ATTACHMENT OF SECURITY INTEREST

A. Requirements.

- 1. [§50] In General.**
- 2. [§51] Debtor's Transfer Rights.**
- 3. Evidentiary Alternatives.**
 - (a) [§52] Authentication.
 - (b) [§53] Possession or Delivery.
 - (c) [§54] Control.

B. [§55] New Debtors.

C. Extent of Attachment.

- 1. [§56] Proceeds and Supporting Obligations.**
- 2. [§57] Right to Payment or Performance.**
- 3. [§58] After-Acquired Property.**
- 4. [§59] Investment Property.**
- 5. [§60] Commingled Goods.**

V. PERFECTION OF SECURITY INTEREST

A. [§61] Significance of Perfection.

B. Perfection Other Than by Filing.

- 1. [§62] In General.**

2. Methods.

(a) Automatic Perfection.

- (1) [§63] On Attachment.**
- (2) [§64] In Proceeds.**
- (3) [§65] For Specified Collateral.**

(b) Perfection Under Other Law.

- (1) [§66] Property Subject to Certain Statutes, Regulations, and Treaties.**
- (2) [§67] Continued Perfection Following Change in Governing Law.**

(c) Possession.

- (1) [§68] Statutory Authorization.**
- (2) [§69] How Possession Is Taken.**
- (3) [§70] Timing of Possession.**
- (4) [§71] Acknowledgment Not Required.**
- (5) [§72] Delivery to Third Party by Secured Party.**

(d) [§73] Delivery of Certificated Security.

(e) [§74] Control.

(f) [§75] Notice to Insurer.

C. Perfection by Filing.

1. When Filing Is Available.

- (a) [§76] Types of Collateral.**
- (b) [§77] Prior Authorization Required.**
- (c) [§78] Precautionary Filing.**

2. Contents of Financing Statement.

- (a) [§79] Statutory Requirements.**
- (b) [§80] name of Debtor.**
- (c) [§81] name of Secured Party.**
- (d) [§82] Indication of Collateral.**
- (e) [§83] Effect of Errors or Omissions.**
- (f) [§84] Effect of Post-Filing Events.**
- (g) [§85] Effect of New Debtor.**

3. Procedure for Filing Statement.

- (a) [§86] Time for Filing.**
- (b) [§87] Filing Office.**
- (c) [§88] Filing Fees.**
- (d) [§89] What Constitutes Effective Filing.**
- (e) [§90] Filing Office's Acceptance or Refusal of Record.**
- (f) Duties of Filing Office.**
 - (1) [§91] Numbering and Indexing Records.**
 - (2) [§92] Maintenance and Destruction of Records.**
 - (3) [§93] Acknowledgments and Responses to Requests.**
 - (4) [§93A] (New) Nondisclosure of Social Security Numbers.**
- (g) [§94] Filing Mistakes and Delays.**
- (h) [§95] Filing Office Rules.**
- (i) [§96] Option To Record Instead of File.**

4. Continued Effectiveness of Financing Statement.

- (a) [§97] Duration.
- (b) [§98] Lapse.
- (c) [§99] Continuation Statement.
- (d) Amendment.
 - (1) [§100] Procedure.
 - (2) [§101] Persons Entitled To File Amendment.
 - (3) [§102] Effectiveness of Amendment.
- (e) [§103] Termination.

D. [§104] Accessions and Commingled Goods.

VI. PRIORITY

A. Unperfected Security Interests as Against Other Claims.

- 1. [§105] Subordinate to Competing Security Interests Specified by Statute.
- 2. [§106] Subordinate to Lien Creditors.
- 3. [§107] Subordinate to Purchasers Other Than Secured Parties.
- 4. [§108] Priority of Purchase Money Security Interests Over Other Claims.
- 5. [§109] When Rights of Buyer of Accounts and Chattel Paper Are Subordinate to Seller's Creditors or Subsequent Transferees.
- 6. [§110] When Rights of Consignor Are Subordinate to Consignee's Creditors or Subsequent Transferees.

B. Buyers and Lessees of Goods and Licensees of General Intangibles.

- 1. [§111] Buyers.
- 2. [§112] Lessees in Ordinary Course of Business.
- 3. [§113] Licensees in Ordinary Course of Business.

C. Conflicting Security Interests in Same Collateral.

- 1. General Rules of Priority.
 - (a) [§114] Temporal Priority.
 - (b) [§115] Priority in Proceeds.
 - (c) [§116] Priority in Supporting Obligations.
- 2. Special Rules of Priority.
 - (a) [§117] Priority in Proceeds.
 - (b) [§118] Priority Determined by Other Commercial Code Provisions.
 - (c) Priority of Purchase Money Security Interests.
 - (1) [§119] In Goods Other Than Inventory and Livestock.
 - (2) [§120] In Inventory.
 - (3) [§121] In Livestock.
 - (4) [§122] In Software.
 - (5) [§123] In Proceeds.
 - (6) [§124] Multiple Purchase Money Security Interests.
 - (d) [§125] Priority of Security Interests in Transferred Collateral.
 - (e) [§126] Priority of Security Interests Created by New Debtor.
 - (f) Special Priority in Particular Types of Collateral.
 - (1) [§127] Deposit Accounts.
 - (2) [§128] Investment Property.
 - (3) [§129] Letter-of-Credit Right.
 - (4) [§130] Chattel Paper or Instrument.

(5) Fixtures and Crops.

(aa) [§131] In General.

(bb) [§132] Exceptions.

(6) [§133] Accessions.

(7) [§134] Commingled Goods.

(g) [§135] Priority of Security Interests Perfected by Incorrect Financing.

D. Secured Party's Rights on Disposition of Collateral and in Proceeds.

1. [§136] General Rule.

2. [§137] Exceptions.

E. [§138] Priority of Security Interests in Goods Covered by Certificate of Title.

F. [§139] Priority of Possessory Lien.

G. Priority of Security Interest in Future Advances.

1. [§140] Competing Security Interests.

2. [§141] Competing Lien Creditors.

3. [§142] Competing Buyers and Lessees.

H. [§143] Priority of Rights or Interests Under Other Divisions.

I. [§144] Possible Restitution Rights of Unsecured Creditor.

J. [§145] Priority Subject to Subordination.

VII. CHOICE OF LAW FOR PERFECTION AND PRIORITY

A. [§146] Security Interests in General.

B. [§147] Agricultural Liens.

C. [§148] Goods Covered by Certificate of Title.

D. [§149] Deposit Accounts.

E. [§150] Investment Property.

F. [§151] Letter-of-Credit Rights.

G. [§152] Determining Debtor's Location.

VIII. ADDITIONAL RIGHTS AND DUTIES

A. Secured Parties.

1. [§153] Duties of Secured Party Who Possesses Collateral.

2. [§154] Duties of Secured Party Who Controls Collateral.

3. [§155] Duties of Secured Party When Account Debtor Has Been Notified of Assignment.

4. [§156] Secured Party's Duty To Account.

5. [§157] No Liability for Debtor's Acts or Omissions.

B. Third Parties.

1. [§158] In General.

2. [§159] Alienability of Debtor's Rights.

3. Rights and Duties Arising Out of Assignment.

(a) [§160] Agreement Not To Assert Claims and Defenses Against Assignee.

(b) [§161] Claims and Defenses Against Assignee in Absence of Agreement.

(c) [§162] Modification of Assigned Contract.

(d) [§163] Discharge of Account Debtor.

(e) Ineffectiveness of Restrictions on Assignment.

- (1) [§164] Accounts, Chattel Paper, Payment Intangibles, and Promissory Notes.
- (2) [§165] Leasehold Interest or Lessor's Residual Interest.
- (3) [§166] Promissory Notes, Health Care Insurance Receivables, and Certain General Intangibles.
- (4) [§167] Letter-of-Credit Rights.

4. Rights and Duties of Banks.

- (a) [§168] Right of Recoupment or Setoff.
- (b) [§169] Rights and Duties With Respect to Deposit Accounts.
- (c) [§170] Right To Refuse To Enter into or Disclose Existence of Control Agreement.

IX. DEFAULT AND ENFORCEMENT

A. General Provisions.

1. [§171] Rights After Default.
2. [§172] Waiver and Variance of Rights and Duties.
3. [§173] Where Security Agreement Covers Real Property or Fixtures.
4. [§174] Unknown Debtor or Secondary Obligor.

B. Primary Methods of Enforcement.

1. Collection and Enforcement.

- (a) [§175] Collection From Persons Obligated on Collateral.
- (b) [§176] Commercial Reasonableness Required.
- (c) [§177] Application of Proceeds.

2. Repossession and Disposition of Collateral: Nonjudicial Foreclosure.

- (a) [§178] Secured Party's Right To Take Possession After Default.
- (b) [§179] Disposition of Collateral After Default.
- (c) Notification Before Disposition of Collateral.

(1) [§180] In General.

(2) [§181] Recipients of Notice.

(3) [§182] Contents of Notification Generally.

(4) [§183] Contents of Notification in Consumer-Goods Transactions.

(d) [§184] Publicity and Advertising Before Disposition.

(e) Application of Proceeds.

(1) [§185] In General.

(2) [§186] Right to Surplus and Liability for Deficiency.

(3) [§187] Informing Debtor or Consumer Obligor of Surplus or Deficiency.

(f) [§188] Rights of Transferee After Disposition.

(g) [§189] Obtaining Record or Legal Title.

(h) [§190] Distinction: Assignment of Secured Obligations.

3. Acceptance of Collateral in Satisfaction: Strict Foreclosure.

(a) [§191] Improvement Over Former Statute.

(b) [§192] Conditions to Effective Acceptance.

(c) [§193] Special Conditions in Consumer Cases.

(d) [§194] Notification of Proposal To Accept Collateral.

(e) [§195] Effect of Acceptance.

C. [§196] Debtor's Right To Redeem Collateral.

D. Remedies for Noncompliance With Division 9.

1. [§197] Secured Party's Noncompliance.

2. Where Deficiency or Surplus Is in Issue.

(a) [§198] Change From Former Law.

(b) [§199] Transactions Other Than Consumer Transactions.

(c) [§200] Consumer Transactions.

3. [§201] Commercial Reasonableness.

4. [§202] Limitation on Secured Party's Liability.