By: Carona (Deshotel) S.B. No. 782

A BILL TO BE ENTITLED

1 AN ACT 2 relating to uniform law on secured transactions. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: Δ SECTION 1. Section 9.102, Business & Commerce Code, is amended by amending Subdivisions (7), (10), (50), and (71) and 5 6 adding Subdivision (68-a) to read as follows: 7 (7) "Authenticate" means: 8 (A) to sign; or 9 (B) [to execute or otherwise adopt a symbol, or 10 encrypt or similarly process a record in whole or in part,] with [the] present intent [of the authenticating person] to [identify 11 12 the person and] adopt or accept a record, to attach to or logically 13 associate with the record an electronic sound, symbol, or process. 14 (10) "Certificate of title" means a certificate of 15 title with respect to which a statute provides for the security interest in question to be indicated on the certificate as a 16 condition or result of the security interest's obtaining priority 17 over the rights of a lien creditor with respect to the collateral. 18 The term includes another record maintained as an alternative to a 19 certificate of title by the governmental unit that issues 20 certificates of title if a statute permits the security interest in 21 22 question to be indicated on the record as a condition or result of the security interest's obtaining priority over the rights of a 23 24 lien creditor with respect to the collateral.

1 (50) "Jurisdiction of organization," with respect to a registered organization, means the jurisdiction under whose law the 2 organization is formed or organized. 3 (68-a) "Public organic record" means a record that is 4 available to the public for inspection and that is: 5 6 (A) a record consisting of the record initially 7 filed with or issued by a state or the United States to form or organize an organization and any record filed with or issued by the 8 state or the United States that amends or restates the initial 9 10 record; 11 (B) an organic record of a business trust 12 consisting of the record initially filed with a state and any record 13 filed with the state that amends or restates the initial record, if a statute of the state governing business trusts requires that the 14 15 record be filed with the state; or 16 (C) a record consisting of legislation enacted by 17 the legislature of a state or the Congress of the United States that forms or organizes an organization, any record amending the 18 legislation, and any record filed with or issued by the state or the 19 20 United States that amends or restates the name of the 21 organization. 22 (71)"Registered organization" means an organization formed or organized solely under the law of a single state or the 23 United States by the filing of a public organic record with, the 24 issuance of a public organic record by, or the enactment of 25 legislation by [and as to which] the state or the United States 26 27 [must maintain a public record showing the organization to have

been organized]. The term includes a business trust that is formed 1 or organized under the law of a single state if a statute of the 2 state governing business trusts requires that the business trust's 3 4 organic record be filed with the state. 5 SECTION 2. Section 9.105, Business & Commerce Code, is amended to read as follows: 6 7 Sec. 9.105. CONTROL OF ELECTRONIC CHATTEL PAPER. (a) Α secured party has control of electronic chattel paper if a system 8 9 employed for evidencing the transfer of interests in the chattel paper reliably establishes the secured party as the person to which 10 11 the chattel paper was assigned. (b) A system satisfies Subsection (a), and a secured party 12 has control of electronic chattel paper, if the record or records 13 comprising the chattel paper are created, stored, and assigned in 14 15 such a manner that: 16 (1) a single authoritative copy of the record or records exists that is unique, identifiable, and, except as 17 otherwise provided in Subdivisions (4), (5), and (6), unalterable; 18 (2) the authoritative copy identifies the secured 19 party as the assignee of the record or records; 20 (3) the authoritative copy is communicated to and 21 maintained by the secured party or its designated custodian; 22 copies or amendments [revisions] that add or 23 (4) change an identified assignee of the authoritative copy can be made 24 25 only with the consent [participation] of the secured party; (5) each copy of the authoritative copy and any copy of 26 27 a copy is readily identifiable as a copy that is not the

1 authoritative copy; and

2 (6) any <u>amendment</u> [revision] of the authoritative copy 3 is readily identifiable as [an] authorized or unauthorized 4 [revision].

5 SECTION 3. Subsection (f), Section 9.307, Business &
6 Commerce Code, is amended to read as follows:

7 (f) Except as otherwise provided in Subsection (i), a 8 registered organization that is organized under the law of the 9 United States and a branch or agency of a bank that is not organized 10 under the law of the United States or a state are located:

(1) in the state that the law of the United Statesdesignates, if the law designates a state of location;

13 (2) in the state that the registered organization, 14 branch, or agency designates, if the law of the United States 15 authorizes the registered organization, branch, or agency to 16 designate its state of location, including by designating its main 17 <u>office, home office, or other comparable office</u>; or

18 (3) in the District of Columbia, if neither19 Subdivision (1) nor Subdivision (2) applies.

20 SECTION 4. Subsection (a), Section 9.311, Business & 21 Commerce Code, is amended to read as follows:

(a) Except as otherwise provided in Subsection (d), the
 filing of a financing statement is not necessary or effective to
 perfect a security interest in property subject to:

(1) a statute, regulation, or treaty of the United
States whose requirements for a security interest's obtaining
priority over the rights of a lien creditor with respect to the

1 property preempt Section 9.310(a);

2 (2) the following statutes of this state: а certificate of title statute of this state or rules adopted under 3 the statute to the extent the statute or rules provide for a 4 security interest to be indicated on the certificate of title as a 5 condition or result of perfection or such alternative to notation 6 7 as may be prescribed by those statutes or rules of this state [Chapter 501, Transportation Code, relating to the certificates of 8 9 title for motor vehicles; Subchapter B-1, Chapter 31, Parks and 10 Wildlife Code, relating to the certificates of title for vessels 11 and outboard motors; Chapter 1201, Occupations Code, relating to the documents of title for manufactured homes]; or Chapter 261, 12 13 relating to utility security instruments; or

14 (3) a [certificate of title] statute of another 15 jurisdiction that provides for a security interest to be indicated 16 on <u>a</u> [the] certificate <u>of title</u> as a condition or result of the 17 security interest's obtaining priority over the rights of a lien 18 creditor with respect to the property.

SECTION 5. The heading to Section 9.316, Business & Commerce Code, is amended to read as follows:

Sec. 9.316. <u>EFFECT OF</u> [CONTINUED PERFECTION OF SECURITY
 <u>INTEREST FOLLOWING</u>] CHANGE IN GOVERNING LAW.

23 SECTION 6. Section 9.316, Business & Commerce Code, is 24 amended by adding Subsections (h) and (i) to read as follows:

(h) The following rules apply to collateral to which a
 security interest attaches within four months after the debtor
 changes its location to another jurisdiction:

1 (1) A financing statement filed before the change of 2 the debtor's location pursuant to the law of the jurisdiction 3 designated in Section 9.301(1) or 9.305(c) is effective to perfect 4 a security interest in the collateral if the financing statement 5 would have been effective to perfect a security interest in the 6 collateral if the debtor had not changed its location.

7 (2) If a security interest that is perfected by a financing statement that is effective under Subdivision (1) becomes 8 perfected under the law of the other jurisdiction before the 9 earlier of the time the financing statement would have become 10 11 ineffective under the law of the jurisdiction designated in Section 9.301(1) or 9.305(c) or the expiration of the four-month period, it 12 13 remains perfected thereafter. If the security interest does not become perfected under the law of the other jurisdiction before the 14 earlier time or event, it becomes unperfected and is deemed never to 15 16 have been perfected as against a purchaser of the collateral for 17 value.

18 (i) If a financing statement naming an original debtor is 19 filed pursuant to the law of the jurisdiction designated in Section 20 9.301(1) or 9.305(c) and the new debtor is located in another 21 jurisdiction, the following rules apply:

(1) The financing statement is effective to perfect a security interest in collateral in which the new debtor has or acquires rights before or within four months after the new debtor becomes bound under Section 9.203(d), if the financing statement would have been effective to perfect a security interest in the collateral if the collateral had been acquired by the original

1 <u>debtor</u>.

(2) A security interest that is perfected by the 2 financing statement and that becomes perfected under the law of the 3 other jurisdiction before the earlier of the expiration of the 4 four-month period or the time the financing statement would have 5 become ineffective under the law of the jurisdiction designated in 6 7 Section 9.301(1) or 9.305(c) remains perfected thereafter. A security interest that is perfected by the financing statement but 8 that does not become perfected under the law of the other 9 jurisdiction before the earlier time or event becomes unperfected 10 11 and is deemed never to have been perfected as against a purchaser of the collateral for value. 12

SECTION 7. Subsections (b) and (d), Section 9.317, Business & Commerce Code, are amended to read as follows:

15 Except as otherwise provided in Subsection (e), a buyer, (b) 16 other than a secured party, of tangible chattel paper, tangible documents, goods, instruments, or a certificated security 17 [certificate] takes free of a security interest or agricultural 18 lien if the buyer gives value and receives delivery of the 19 20 collateral without knowledge of the security interest or agricultural lien and before it is perfected. 21

(d) A licensee of a general intangible or a buyer, other than a secured party, of <u>collateral</u> [accounts, electronic chattel paper, electronic documents, general intangibles, or investment property] other than <u>tangible chattel paper, tangible documents,</u> <u>goods, instruments, or</u> a certificated security takes free of a security interest if the licensee or buyer gives value without

1 knowledge of the security interest and before it is perfected.

2 SECTION 8. Section 9.326, Business & Commerce Code, is 3 amended to read as follows:

Sec. 9.326. PRIORITY OF SECURITY INTERESTS CREATED BY NEW 4 DEBTOR. (a) Subject to Subsection (b), a security interest that 5 is created by a new debtor in collateral in which the new debtor has 6 7 or acquires rights and [that is] perfected by a filed financing statement that would be ineffective to perfect the security 8 interest but for the application of Section 9.508 or of Sections 9 9.508 and 9.316(i)(1) [is effective solely under Section 9.508 in 10 11 collateral in which a new debtor has or acquires rights] is subordinate to a security interest in the same collateral that is 12 13 perfected other than by such a filed financing statement [that is effective solely under Section 9.508]. 14

15 (b) The other provisions of this subchapter determine the 16 priority among conflicting security interests in the same collateral perfected by filed financing statements described in 17 Subsection (a) [that are effective solely under Section 9.508]. 18 However, if the security agreements to which a new debtor became 19 20 bound as debtor were not entered into by the same original debtor, the conflicting security interests rank according to priority in 21 22 time of the new debtor's having become bound.

23 SECTION 9. Section 9.406, Business & Commerce Code, is 24 amended by amending Subsections (e) and (f) and adding Subsection 25 (k) to read as follows:

(e) Subsection (d) does not apply to the sale of a payment
intangible or promissory note, other than a sale pursuant to a

1 <u>disposition under Section 9.610 or an acceptance of collateral</u> 2 <u>under Section 9.620</u>.

(f) Except as otherwise provided in Sections 2A.303 and 9.407, and subject to Subsections (h), [and] (i), and (k), a rule of law, statute, or regulation that prohibits, restricts, or requires the consent of a government, governmental body or official, or account debtor to the assignment or transfer of, or creation of a security interest in, an account or chattel paper is ineffective to the extent that the rule of law, statute, or regulation:

10 (1) prohibits, restricts, or requires the consent of 11 the government, governmental body or official, or account debtor to 12 the assignment or transfer of, or the creation, attachment, 13 perfection, or enforcement of a security interest in, the account 14 or chattel paper; or

(2) provides that the assignment or transfer or the creation, attachment, perfection, or enforcement of the security interest may give rise to a default, breach, right of recoupment, claim, defense, termination, right of termination, or remedy under the account or chattel paper.

20 (k) An assignment under this section is subject to Section
21 466.410, Government Code.

22 SECTION 10. Subsection (b), Section 9.408, Business &23 Commerce Code, is amended to read as follows:

(b) Subsection (a) applies to a security interest in a
payment intangible or promissory note only if the security interest
arises out of a sale of the payment intangible or promissory note,
<u>other than a sale pursuant to a disposition under Section 9.610 or</u>

1 an acceptance of collateral under Section 9.620.

2 SECTION 11. Subsection (c), Section 9.502, Business &
3 Commerce Code, is amended to read as follows:

4 (c) A record of a mortgage is effective, from the date of
5 recording, as a financing statement filed as a fixture filing or as
6 a financing statement covering as-extracted collateral or timber to
7 be cut only if:

8 (1) the record indicates the goods or accounts that it9 covers;

10 (2) the goods are or are to become fixtures related to 11 the real property described in the record or the collateral is 12 related to the real property described in the record and is 13 as-extracted collateral or timber to be cut;

14 (3) the record satisfies the requirements for a 15 financing statement in this section, but:

16 <u>(A) the record need not indicate</u> [other than an indication] that it is to be filed in the real property records; and (B) the record sufficiently provides the name of a debtor who is an individual if it provides the individual name of the debtor or the surname and first personal name of the debtor, even if the debtor is an individual to whom Section 9.503(a)(4) or (5) applies; and

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(4) the record is duly recorded.

SECTION 12. Section 9.503, Business & Commerce Code, is amended by amending Subsections (a) and (b) and adding Subsections (f), (g), and (h) to read as follows:

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(a) A financing statement sufficiently provides the name of

1 the debtor:

except as otherwise provided in Subdivision (3), 2 (1)if the debtor is a registered organization or the collateral is held 3 in a trust that is a registered organization, only if the financing 4 statement provides the name that is stated to be the registered 5 organization's name [of the debtor indicated] on the public organic 6 7 record most recently filed with or issued or enacted by [debtor's formation documents that are filed of public record in] the 8 registered organization's [debtor's] jurisdiction of organization 9 10 [to create the registered organization and] that purports to state, 11 amend, or restate the registered organization's [show the debtor +0 have been organized, including any amendments to those documents 12 13 for the express purpose of amending the debtor's] name;

14 (2) <u>subject to Subsection (f)</u>, if the <u>collateral is</u> 15 <u>being administered by the personal representative of a decedent</u> 16 [debtor is a decedent's estate], only if the financing statement 17 provides, as the name of the debtor, the name of the decedent and, 18 <u>in a separate part of the financing statement</u>, indicates that the 19 <u>collateral is being administered by a personal representative</u> 20 [debtor is an estate];

(3) if the <u>collateral</u> [debtor] is <u>held in</u> a trust <u>that</u>
 <u>is not a registered organization</u> [or a trustee acting with respect
 to property held in trust], only if the financing statement:

24 (A) provides, as the name of the debtor:

25 (i) if the organic record of the trust 26 specifies a name [the name specified] for the trust, the name so [in 27 its organic documents or, if no name is] specified; or

1 (ii) if the organic record of the trust does 2 not specify a name for the trust, [provides] the name of the settlor or testator [and additional information sufficient to distinguish 3 4 the debtor from other trusts having one or more of the same 5 settlors]; and 6 (B) in a separate part of the financing 7 statement: (i) if the name is provided in accordance 8 with Paragraph (A)(i), indicates [, in the debtor's name or 9 otherwise,] that the collateral [debtor] is held in a trust; or 10 11 (ii) if the name is provided in accordance with Paragraph (A)(ii), provides additional information sufficient 12 13 to distinguish the trust from other trusts having one or more of the same settlors or the same testator and indicates that the 14 collateral is held in a trust, unless the additional information so 15 indicates [or is a trustee acting with respect to property held in 16 trust]; 17 18 (4) subject to Subsection (g), if the debtor is an individual to whom this state has issued a driver's license that has 19 20 not expired or to whom the agency of this state that issues driver's licenses has issued, in lieu of a driver's license, a personal 21 identification card that has not expired, $only[_{\tau}]$ if the financing 22 statement provides the [individual's] name of the individual that 23 is indicated [shown] on the [individual's] driver's license or 24 personal identification card 25 [certificate issued by the individual's state of residence]; 26 27 (5) if the debtor is an individual to whom Subdivision

S.B. No. 782 (4) does not apply, only if the financing statement provides the 1 2 individual name of the debtor or the surname and first personal name of the debtor; and 3 4 (6) $\left[\frac{(5)}{(5)}\right]$ in other cases: 5 (A) if the debtor has a name, only if it [the financing statement] provides the [individual or] organizational 6 7 name of the debtor; and (B) if the debtor does not have a name, only if it 8 9 [the financing statement] provides the names of the partners, members, associates, or other persons comprising the debtor, in a 10 11 manner that each name provided would be sufficient if the person 12 named were the debtor. A financing statement that provides the name of the 13 (b) debtor in accordance with Subsection (a) 14 is not rendered 15 ineffective by the absence of: 16 (1)a trade name or other name of the debtor; or unless required under Subsection 17 (2) (a)(6)(B) [(a)(4)(B)], names of partners, members, associates, or other 18 persons comprising the debtor. 19 20 (f) The name of the decedent indicated on the order appointing the personal representative of the decedent issued by 21 the court having jurisdiction over the collateral is sufficient as 22 the "name of the decedent" under Subsection (a)(2). 23 (g) If this state has issued to an individual more than one 24 25 driver's license or, if none, more than one identification card, of a kind described in Subsection (a)(4), the driver's license or 26 27 identification card, as applicable, that was issued most recently

1 is the one to which Subsection (a)(4) refers.

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(h) The "name of the settlor or testator" means:

3 (1) if the settlor is a registered organization, the 4 name of the registered organization indicated on the public organic 5 record filed with or issued or enacted by the registered 6 organization's jurisdiction of organization; or

7 (2) in other cases, the name of the settlor or testator
8 indicated in the trust's organic record.

9 SECTION 13. Subsection (c), Section 9.507, Business & 10 Commerce Code, is amended to read as follows:

(c) If <u>the</u> [a debtor so changes its] name that a filed financing statement <u>provides for a debtor</u> becomes <u>insufficient as</u> <u>the name of the debtor under Section 9.503(a) so that the financing</u> statement becomes seriously misleading under Section 9.506:

(1) the financing statement is effective to perfect a security interest in collateral acquired by the debtor before, or within four months after, the <u>filed financing statement becomes</u> <u>seriously misleading</u> [change]; and

(2) the financing statement is not effective to perfect a security interest in collateral acquired by the debtor more than four months after the <u>filed financing statement becomes</u> <u>seriously misleading</u> [change], unless an amendment to the financing statement that renders the financing statement not seriously misleading is filed within four months after <u>that event</u> [the <u>change</u>].

26 SECTION 14. Subsection (f), Section 9.515, Business & 27 Commerce Code, is amended to read as follows:

(f) If a debtor is a transmitting utility and a filed
 <u>initial</u> financing statement so indicates, the financing statement
 is effective until a termination statement is filed.

4 SECTION 15. Subsection (b), Section 9.516, Business & 5 Commerce Code, is amended to read as follows:

6 (b) Filing does not occur with respect to a record that a7 filing office refuses to accept because:

8 (1) the record is not communicated by a method or 9 medium of communication authorized by the filing office;

10 (2) an amount equal to or greater than the applicable11 filing fee is not tendered;

12 (3) the filing office is unable to index the record 13 because:

14 (A) in the case of an initial financing15 statement, the record does not provide a name for the debtor;

16 (B) in the case of an amendment or <u>information</u>
17 [correction] statement, the record:

(i) does not identify the initial financing
 statement as required by Section 9.512 or 9.518, as applicable; or
 (ii) identifies an initial financing

21 statement whose effectiveness has lapsed under Section 9.515;
22 (C) in the case of an initial financing statement

that provides the name of a debtor identified as an individual or an amendment that provides a name of a debtor identified as an individual that was not previously provided in the financing statement to which the record relates, the record does not identify the debtor's <u>surname</u> [last name]; or

(D) in the case of a record filed or recorded in the filing office described in Section 9.501(a)(1), the record does not provide the name of the debtor and a sufficient description of the real property to which it relates;

5 (4) in the case of an initial financing statement or an 6 amendment that adds a secured party of record, the record does not 7 provide a name and mailing address for the secured party of record;

8 (5) in the case of an initial financing statement or an 9 amendment that provides a name of a debtor that was not previously 10 provided in the financing statement to which the amendment relates, 11 the record does not:

12 (A) provide a mailing address for the debtor; 13 (B) indicate whether the debtor is an individual 14 or an organization; or 15 (C) if the financing statement indicates that the 16 debtor is an organization, provide: 17 (i) a type of organization for the debtor;

18 (ii) a jurisdiction of organization for the 19 debtor; or

20 (iii) an organizational identification 21 number for the debtor or indicate that the debtor has none;

(6) in the case of an assignment reflected in an
initial financing statement under Section 9.514(a) or an amendment
filed under Section 9.514(b), the record does not provide a name and
mailing address for the assignee;

26 (7) in the case of a continuation statement, the 27 record is not filed within the six-month period prescribed by

1 Section 9.515(d); or

(8) the record is not on an industry standard form,
including a national standard form or a form approved by the
International Association of Commercial Administrators, adopted by
rule by the secretary of state.

6 SECTION 16. Section 9.518, Business & Commerce Code, is 7 amended to read as follows:

8 Sec. 9.518. CLAIM CONCERNING INACCURATE OR WRONGFULLY FILED 9 RECORD. (a) Any person named as a debtor or a secured party may 10 file <u>an information</u> [a correction] statement with respect to a 11 record if the person believes that the record is inaccurate or was 12 wrongfully filed.

13

(b) <u>An information</u> [A correction] statement must:

14 (1) identify the record to which it relates by the file 15 number assigned to the initial financing statement to which the 16 record relates;

17 (2) indicate that it is <u>an information</u> [a correction] 18 statement; and

(3) provide the basis for the person's belief that the record is inaccurate and indicate the manner in which the person believes the record should be amended to cure any inaccuracy or provide the basis for the person's belief that the record was wrongfully filed.

(c) The filing of <u>an information</u> [a correction] statement does not affect the effectiveness of an initial financing statement or other filed record.

27 (d) Filing of <u>an information</u> [a correction] statement is not

1 effective as an amendment to a filed financing statement and is not 2 sufficient to effect a change in the manner in which the filing 3 office has indexed a financing statement or information contained 4 in a financing statement.

5 SECTION 17. Subsection (b), Section 9.607, Business & 6 Commerce Code, is amended to read as follows:

7 (b) If necessary to enable a secured party to exercise under 8 Subsection (a)(3) the right of a debtor to enforce a mortgage 9 nonjudicially, the secured party may record in the office in which a 10 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

14 (2) the secured party's sworn affidavit in recordable 15 form stating that:

(A) a default has occurred with respect to the
 <u>obligation secured by the mortgage</u>; and

18 (B) the secured party is entitled to enforce the19 mortgage nonjudicially.

20 SECTION 18. Chapter 9, Business & Commerce Code, is amended 21 by adding Subchapter H to read as follows:

22 SUBCHAPTER H. TRANSITION PROVISIONS FOR 2013 AMENDMENTS

23 <u>Sec. 9.801. EFFECTIVE DATE OF AMENDMENTS. (a) In this</u> 24 <u>subchapter, "2013 amendments" means the amendments to this chapter</u> 25 <u>enacted by the Act of the 82nd Legislature, Regular Session, 2011,</u> 26 <u>that enacted this subchapter.</u>

(b) The 2013 amendments take effect July 1, 2013.

1	Sec. 9.802. SAVING CLAUSE. (a) Except as otherwise
2	provided in this subchapter, the 2013 amendments apply to a
3	transaction or lien within its scope, even if the transaction or
4	lien was entered into or created before July 1, 2013.
5	(b) The 2013 amendments do not affect an action, case, or
6	proceeding commenced before July 1, 2013.
7	Sec. 9.803. SECURITY INTEREST PERFECTED BEFORE EFFECTIVE
8	DATE. (a) A security interest that is a perfected security
9	interest immediately before July 1, 2013, is a perfected security
10	interest under this chapter, as amended by the 2013 amendments, if,
11	when the 2013 amendments take effect, the applicable requirements
12	for attachment and perfection under this chapter, as amended by the
13	2013 amendments, are satisfied without further action.
14	(b) Except as otherwise provided in Section 9.805, if,
15	immediately before July 1, 2013, a security interest is a perfected

immediately before July 1, 2013, a security interest is a perfected security interest, but the applicable requirements for perfection under this chapter, as amended by the 2013 amendments, are not satisfied when the 2013 amendments take effect, the security interest remains perfected thereafter only if the applicable requirements for perfection under this chapter, as amended by the 2013 amendments, are satisfied within one year after the 2013 amendments take effect.

23	Sec. 9.804. SECURITY INTEREST UNPERFECTED BEFORE EFFECTIV
24	DATE. A security interest that is an unperfected security interes
25	immediately before July 1, 2013, becomes a perfected securit
26	interest:
27	(1) without further action, when the 2013 amendment

1	take effect if the applicable requirements for perfection under
2	this chapter, as amended by the 2013 amendments, are satisfied
3	before or at that time; or
4	(2) when the applicable requirements for perfection
5	are satisfied if the requirements are satisfied after that time.
6	Sec. 9.805. EFFECTIVENESS OF ACTION TAKEN BEFORE EFFECTIVE
7	DATE. (a) The filing of a financing statement before the 2013
8	amendments take effect is effective to perfect a security interest
9	to the extent the filing would satisfy the applicable requirements
10	for perfection under this chapter, as amended by the 2013
11	amendments.
12	(b) The 2013 amendments do not render ineffective an
13	effective financing statement that, before July 1, 2013, is filed
14	and satisfies the applicable requirements for perfection under the
15	law of the jurisdiction governing perfection as provided in this
16	chapter as it existed before amendment. However, except as
17	otherwise provided in Subsections (c) and (d) and Section 9.806,
18	the financing statement ceases to be effective:
19	(1) if the financing statement is filed in this state,
20	at the time the financing statement would have ceased to be
21	effective had the 2013 amendments not taken effect; or
22	(2) if the financing statement is filed in another
23	jurisdiction, at the earlier of:
24	(A) the time the financing statement would have
25	ceased to be effective under the law of that jurisdiction; or
26	(B) June 30, 2018.
27	(c) The filing of a continuation statement after the 2013

1 amendments take effect does not continue the effectiveness of the 2 financing statement filed before July 1, 2013. However, on the 3 timely filing of a continuation statement after the 2013 amendments 4 take effect and in accordance with the law of the jurisdiction 5 governing perfection as provided in this chapter, as amended by the 2013 amendments, the effectiveness of a financing statement filed 6 7 in the same office in that jurisdiction before the 2013 amendments 8 take effect continues for the period provided by the law of that 9 jurisdiction. 10 Subsection (b)(2)(B) applies to a financing statement (d) 11 that, before July 1, 2013, is filed against a transmitting utility and satisfies the applicable requirements for perfection under the 12 13 law of the jurisdiction governing perfection as provided in this chapter as it existed before amendment, only to the extent that this 14 chapter, as amended by the 2013 amendments, provides that the law of 15 a jurisdiction other than the jurisdiction in which the financing 16 statement is filed governs perfection of a security interest in 17 collateral covered by the financing statement. 18 19 (e) A financing statement that includes a financing statement filed before the 2013 amendments take effect and a

20 statement filed before the 2013 amendments take effect and a
21 continuation statement filed after the 2013 amendments take effect
22 is effective only to the extent that it satisfies the requirements
23 of Subchapter E, as amended by the 2013 amendments, for an initial
24 financing statement. A financing statement that indicates that the
25 debtor is a decedent's estate indicates that the collateral is
26 being administered by a personal representative within the meaning
27 of Section 9.503(a)(2), as amended by the 2013 amendments. A

financing statement that indicates that the debtor is a trust or is 1 2 a trustee acting with respect to property held in trust indicates that the collateral is held in a trust within the meaning of Section 3 4 9.503(a)(3), as amended by the 2013 amendments. 5 Sec. 9.806. WHEN INITIAL FINANCING STATEMENT SUFFICES TO CONTINUE EFFECTIVENESS OF FINANCING STATEMENT. (a) The filing of 6 7 an initial financing statement in the office specified in Section 8 9.501 continues the effectiveness of a financing statement filed 9 before July 1, 2013, if: 10 (1) the filing of an initial financing statement in 11 that office would be effective to perfect a security interest under this chapter, as amended by the 2013 amendments; 12 13 (2) the pre-effective-date financing statement was filed in an office in another state; and 14 15 (3) the initial financing statement satisfies 16 Subsection (c). (b) The filing of an initial financing statement under 17 Subsection (a) continues the effectiveness 18 of the 19 pre-effective-date financing statement: 20 (1) if the initial financing statement is filed before July 1, 2013, for the period provided in unamended Section 9.515 21 with respect to an initial financing statement; and 22 23 (2) if the initial financing statement is filed after the 2013 amendments take effect, for the period provided in Section 24 9.515, as amended by the 2013 amendments, with respect to an initial 25 26 financing statement. (c) To be effective for purposes of Subsection (a), an 27

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1 initial financing statement must:

2 (1) satisfy the requirements of Subchapter E, as amended by the 2013 amendments, for an initial financing statement; 3 (2) identify the pre-effective-date financing 4 statement by indicating the office in which the financing statement 5 was filed and providing the dates of filing and file numbers, if 6 7 any, of the financing statement and of the most recent continuation 8 statement filed with respect to the financing statement; and 9 (3) indicate that the pre-effective-date financing statement remains effective. 10 11 Sec. 9.807. AMENDMENT OF PRE-EFFECTIVE-DATE FINANCING STATEMENT. (a) In this section, "pre-effective-date financing 12 13 statement" means a financing statement filed before July 1, 2013. 14 (b) After the 2013 amendments take effect, a person may add or delete collateral covered by, continue or terminate the 15 16 effectiveness of, or otherwise amend the information provided in, a 17 pre-effective-date financing statement only in accordance with the law of the jurisdiction governing perfection as provided in this 18 chapter, as amended by the 2013 amendments. However, the 19 20 effectiveness of a pre-effective-date financing statement also may be terminated in accordance with the law of the jurisdiction in 21 22 which the financing statement is filed. 23 (c) Except as otherwise provided in Subsection (d), if the

24 <u>law of this state governs perfection of a security interest, the</u> 25 <u>information in a pre-effective-date financing statement may be</u> 26 <u>amended after the 2013 amendments take effect only if:</u>

27 (1) the pre-effective-date financing statement and an

amendment are filed in the office specified in Section 9.501; 1 2 (2) an amendment is filed in the office specified in Section 9.501 concurrently with, or after the filing in that office 3 4 of, an initial financing statement that satisfies Section 9.806(c); 5 or 6 (3) an initial financing statement that provides the 7 information as amended and satisfies Section 9.806(c) is filed in the office specified in Section 9.501. 8 (d) If the law of this state governs perfection of a 9 security interest, the effectiveness of a pre-effective-date 10 11 financing statement may be continued only under Sections 9.805(c) and (e) or Section 9.806. 12 13 (e) Whether or not the law of this state governs perfection of a security interest, the effectiveness of a pre-effective-date 14 financing statement filed in this state may be terminated after the 15 16 2013 amendments take effect by filing a termination statement in the office in which the pre-effective-date financing statement is 17 filed, unless an initial financing statement that satisfies Section 18 9.806(c) has been filed in the office specified by the law of the 19 20 jurisdiction governing perfection as provided in this chapter, as amended by the 2013 amendments, as the office in which to file a 21 22 financing statement. 23 Sec. 9.808. PERSON ENTITLED TO FILE INITIAL FINANCING STATEMENT OR CONTINUATION STATEMENT. A person may file an initial 24 financing statement or a continuation statement under this 25 26 subchapter if: 27 (1) the secured party of record authorizes the filing;

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and 1 2 (2) the filing is necessary under this subchapter: 3 (A) to continue the effectiveness of a financing statement filed before July 1, 2013; or 4 5 (B) to perfect or continue the perfection of a 6 security interest. Sec. 9.809. PRIORITY. The 2013 amendments determine the 7 priority of conflicting claims to collateral. However, if the 8 relative priorities of the claims were established before July 1, 9 2013, this chapter as it existed before amendment determines 10 11 priority. 12 SECTION 19. Chapter 11, Business & Commerce Code, is repealed. 13 14 SECTION 20. This Act takes effect July 1, 2013.

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