# TABLE OF CONTENTS

# **CHAPTER 1**

# An Overview of Article 9

§ 1.01	A Bri [1]	ief History of Article 9	1-3
	[1]	in Personality	1-3
	[2]	Origin of the Uniform Commercial Code	1-5
	[3]	Article 9—The 1962 Official Text	1-6
	[4]	Article 9—The 1972 Official Text	1-6
	[5]	Article 9—The 1994 Amendments	1-7
	[6]	Article 9—The 1999 Official Text	1-8
	[7]	Article 9—The 2010 Amendments	1-10
	[7A]	Article 9—The 2022 Amendments	1-11
	[8]	Secured Transactions—Other	
	[.]	Developments	1-12
	[9]	Non-Uniform Provisions in Article 9:	
	r. 1	A Cautionary Note	1-15
§ 1.02	Interr	oreting Article 9	1-16
3	[1]	Article 9 as Part of the Uniform	
		Commercial Code	1-16
		[a] Article 1 Provisions That Affect	
		Secured Transactions	1-16
		[b] Article 2 Provisions That Affect	
		Secured Transactions	1-18
		[c] Article 8	1-19
	[2]	Article 9 and Non-U.C.C. Law	1-19
		[a] Non-U.C.C. State Law	1-19
		[b] Non-U.C.C. Federal Law	1-21
		[c] Lender Liability Under the	
		Comprehensive Environmental	
		Response, Compensation and	
		Liability Act	1-24
	[3]	The Drafters' Comments, Legislative	
		History and Other Historical Material	1-24.3
		[a] Drafters' Comments	1-24.3
		[b] State Comments	1-24.4
		[c] State Legislative History	1-24.4
		[d] Prior Editions of the U.C.C	1-24.4

§ 1.03		Termin	ology of Article 9	1-24.5
	[1]	Oh	tor," "Obligor," and "Secondary ligor"	1-24.5
	[2]		ared Party"	1-24.5
	[2]			1-24.6
	[3]		arity Interest"	
	[4]		ateral"	1-24.7
	[5]	Enic	orceability"	1-24.8
0.1.0.1	[6]		ection"	1-24.8
§ 1.04			of Article 9—Transactions	
			by Article 9	1-25
	[1]	Over	view	1-25
	[2]	Lease	es of Personalty—"Lease" vs.	
		"Se	ecurity Interest"	1-26
	[2A]	Lease	es of Personalty—U.C.C.	
			ticle 2A	1-29
		[a]	Need for Payment Obligation Not	
			Subject to Termination by	
			Lessee	1-31
		[b]	Lessor Must Have a Meaningful	
			Residual Interest	1-33
		[c]	Elimination of Certain Factors	
			from Consideration in	
			Determining the Character of a	
			Transaction	1-38
		[d]	Definition of "Nominal	
			Consideration"	1-39
	[3]		ignments—True Consignments and	
		Co	nsignments Intended as Security	1-41
		[a]	Definitions	1-41
		[b]	Pre-Code Law	1-41
		[c]	Consignments Under the U.C.C	1-42
	[4]	Sales	of "Accounts," "Chattel Paper,"	
		"Pr	comissory Notes" and "Payment	
		Int	angibles"	1-48.3
	[5]	Secur	rity Interests Arising Under	
		Art	ticle 2	1-48.10
§ 1.05	The	Scope of	of Article 9—Excluded Transactions	1-49
Ü	[1]		view	1-49
	[2]		rity Interests Governed by	
			deral Law	1-49
	[3]		lord's Liens and Other Interests in	
	LJ		Liens on Real Estate	1-53
		[a]	Landlord's Liens	1-53
		[b]	Other Interests in or Liens on Real	
		r . 1	Estate	1-54
	[4]	Liens	for Services or Materials	1-58
	[5]		sfers of Claims for Wages, Salary or	
	r- 1		her Employee Compensation	1-59

	[6]	Transfers by Governments or Governmental Subdivisions	
		or Agencies	1-59
	[7]	Equipment Trusts Covering Railway	
		Rolling Stock	1-61
	[8]	Certain Transfers of Accounts and	
	F03	Chattel Paper	1-62
	[9]	Transfer of Interests in or Claims in or	
		under Insurance Policies or Deposit	1 (2
		Accounts	1-63
		[a] Insurance Policies	1-63
	[10]	[b] Deposit Accounts	1-66
	[10]	Claims Which Do Not Customarily Serve as Collateral	1-68
			1-68
		[a] Judgments	1-68.1
		[b] Right of Set-Off	1-68.2
	Г117		1-68.2
	[11] [12]	Surety's Subrogation Rights	1-69
e 1 06		Anti-assignment Provisions	
§ 1.06		s of Collateral	1-71
	[1]	Overview	1-71
	[2]	Tangible Property	1-72 1-72
		[a] General Principles	
		[b] Consumer Goods	1-73 1-74
		[c] Inventory	1-74 1-74
		[d] Farm Products	1-74
		[e] Equipment	1-70
		F 3	1-77
			1-81
	[3]	[h] Commingled or Processed Goods	1-82
	[2]	Semi-Intangibles[a] Instruments	1-82
		<u> </u>	1-82
		£ 3	1-84
		[i] Bills of Lading	
		[ii] Warehouse Receipts	1-84 1-85
	F47	[c] Chattel Paper	
	[4]	Pure Intangibles	1-87
		[a] Accounts and Contract Rights	1-87 1-89
	[5]	[b] General Intangibles	1-89
	[5]	Investment Property	1-96 1-96
		[a] The 1977 Version of Article 8 [b] Revised Articles 8 and 9—The	1-90
			1.00
		1994 Amendments	1-98

### SECURED TRANSACTIONS

# CHAPTER 2

# **Creating an Enforceable Security Interest**

§ 2.01	I ne I	Relationship Between Attachment and	
	Per	rfection	2-3
§ 2.02	The S	Security Agreement—Required Elements The Necessity for an Authenticated	2-5
	[2]	Security Agreement	2-5
	[2]	Security Agreement	2-7
		[a] Financing Statement as Security Agreement	2-9
		[b] Integration of Two or More Documents to Constitute a Security Agreement—The	
	[3]	Composite Document Theory Use of Parol Evidence to Establish the	2-11
	[4]	Existence of a Security Agreement  Language Required to Create a Security	2-17
		Interest	2-18
	[5]	Description of the Collateral	2-21
		[a] The Missing Exhibit	2-30
		[b] Errors in the Description	2-31
		[c] Identification of Collateral by Type	2-32
		[d] Relationship Between the Description in the Security Agreement and the Description	
	[6]	in the Financing Statement The Necessity that the Debtor	2-34.2
		Authenticate the Security Agreement [a] What Will Constitute an	2-36
		Authentication	2-36
		Security Agreement	2-36.2
	[6A] [7]	Identity of the Secured Creditor	2-36.5
	L' J	Non-Code Legislation	2-36.5
		[a] State Legislation	2-36.5
	[8]	[b] Federal Legislation	2-36.7
	[ ~ ]	Interests in Motor Vehicles	2-36.9
§ 2.03		Requirements that the Secured Party Give falue" and that the Debtor Have "Rights"	
		the Collateral	2-36.11
	[2]	Must Give "Value" The Requirement that the Debtor Have	2-36.12
	[-]	"Rights in the Collateral"	2-36.15

TABLE OF CONTENTS						
§ 2.04	Delay	ved At	tachment	2-37		
§ 2.05	After-Acquired Property, Future Advances and					
	Proceeds					
	[1]	Afte	r-Acquired Property	2-39 2-39		
		[a]	Creation of Security Interests in			
			After-Acquired Property	2-40		
		[b]	Description of After-Acquired			
			Property	2-42		
		[c]	Status of Security Interests in	2-43		
		[4]	After-Acquired Property	2-43		
		[d]	Security Interests in After-Acquired Property as			
			Preferential Transfers	2-44		
		[e]	Consumer Goods	2-44.1		
		[f]	Commercial Tort Claims	2-46		
	[2]		re Advances	2-48		
	[~]	[a]	Overview	2-48		
		[b]	Language Necessary to Create	2 10		
		[o]	a Security Interest Covering			
			Future Advances	2-48.1		
		[c]	The "Same Class of Indebtedness"	2 10.1		
		[-1	Rule	2-51		
		[d]	What Constitutes a Future			
			Advance	2-52.1		
		[e]	Effect of Repayment of Original			
			Debt Before Future Advances			
			Are Made	2-53		
		[f]	Effect of Using a New Security			
			Agreement to Cover a Future			
	507	_	Advance	2-55		
	[3]		eeds	2-57		
		[a]	What Constitutes a "Sale,			
			Exchange, Collection or Other	2.50		
		F1.3	Disposition" of Collateral?	2-58		
		[b]	Definition of Proceeds in Revised	2 (4		
		г 1	Article 9	2-64		
		[c]	Must the Debtor Receive the Proceeds?	2-66		
		[d]	The Requirement that Proceeds Be	2-00		
		լսյ	"Identifiable"	2-67		
		[e]	Insurance Proceeds	2-07		
		[c]	as "Proceeds"	2-72.1		
§ 2.06	Creat	ing ar	nd Refinancing the Purchase Money	2-/2.1		
g 2.00			Interest	2-72.5		
			rview	2-72.5		
	[1] [2]		iting a Purchase Money Security	2-12.3		
	[4]		terest	2-72.5		
	[3]	Refi	nancing a Purchase Money Security	4-14.3		
	[2]		terest	2-76.1		
		111		2 /0.1		

(Rel. 58)

### SECURED TRANSACTIONS

	[4]		chase-Money Security Interests nder Revised Article 9	2-80
			CHAPTER 3	
		Per	fection of Security Interests	
§ 3.01				3-3
§ 3.02			" Perfection: Perfection by	2.6
	(1)	The	Purchase Money Security Interest in	3-6
	[2]	Re	onsumer Goods: Section 9-302(1)(d); evised Section 9-309(1)	3-6
	[2]		ual or Isolated Assignment of ecounts: Section 9-302(1)(e)	3-10
	[3]	Miso	cellaneous Instances of Automatic	2.12
		Pe	erfection	3-13
§ 3.03	Perfe [1]	Coll	by Possession of Collateralateral That May Be Pledged and	3-16
	[2]		ollateral That Must Be Pledged Concept of Possession	3-16
	[-]		nder Article 9	3-18
	[3]	Chat	ttel Paper and Negotiable	
			ocuments: Whether to File	2 10 4
			Take Possession	3-18.4 3-18.4
		[a] [b]	Chattel Paper	3-18.4
s 2 02 A	Donf		Negotiable Documents	3-22
§ 3.03A			by Control	
§ 3.04	[1]	Whe	by Filingen Filing Is Required or	3-29
	F07		ppropriate	3-29
	[2]		at to File: The Concept of Notice	
			ling and the Article 9 Financing	2 22 2
			atement	3-32.3
		[a]	Formal Requirements of Financing Statements: The Debtor's Name	2 40
		F1 <sub>2</sub> 7	and Address	3-40
		[b]	Formal Requirements of Financing Statements: The Secured Party's	2 44
		F-1	Name and Address	3-44
		[c]	Formal Requirements of Financing Statements: The Debtor's	2.45
		F 13	Signature	3-46
		[d]	Formal Requirements of Financing Statements: Description of the	
			Collateral	3-49

		TABLE OF CONTENTS	XV
		[e] Formal Requirements of Financing Statements: The Special Case of Crops, Fixtures, Timber and	
		Minerals	3-58.1
		a Transmitting Utility [g] Formal Requirements of the Financing Statement Under	3-59
		Revised Article 9	3-60
		[i] Individual Names	3-61
		[ii] Business Names	3-66
		Financing Statement	3-69
		[iv] Errors and Omissions Under	2.72
	[3]	Revised Article 9 Where to File: Determining the Proper	3-72
	[2]	Place Within a Given State to File the	
		Financing Statement	3-78.1
	[4]	Changed Circumstances and the Duty to Re-file within a Given State:	
		Sections 9-401(3) and 9-402(7)	3-79
	[5]	When to File the Financing Statement	3-85
	[6]	Duration, Lapse, and Continuation of	2 0 =
	[7]	Financing Statements	3-87
	[7]	Release, Termination, Assignment and Amendment.	3-92.1
	[8]	U.C.C. File Searches and the Concept of	
	D 0	Notice Filing	3-99
§ 3.05	Perte	ection of Security Interests in Proceeds Identifiable Cash Proceeds:	3-103
		Section 9-315(d)(2)	3-104
	[2]	Section 9-315(d)(1)	3-105
		[a] Noncash Proceeds of the Original	2 105
		Collateral  [b] Second Generation Noncash	3-105
		Proceeds	3-106
		[c] Practice Pointers for Dealing With	2 107
	[3]	Section 9-315(d)	3-107 3-108
	[2]	Section 7-313(a)(3)	3-100
		CHAPTER 4	
		<b>Priority Rules</b>	
§ 4.01	Over	view	4-4
Ü	[1]	The Policies That Animate Code Priority	
		Rules	4-4
		[a] Commercial Certainty and Reliance	4-5
			(Rel. 58)

		[b] Efficiency	4-5
		[c] Encouraging the Growth and Flow of Commerce	4-6
		[d] Fairness	4-6
		[e] Subordination	4-8
	[2]	General Validity of Security Agreement–	. 0
	LJ	Section 9-201; Revised Section 9-201	4-8
§ 4.02	Secu	rity Interests vs. Buyers of Goods:	
· ·		ections 9-306 and 9-307; Revised	
		ections 9-315, 9-320, and 9-323	4-10
	[1]	Authorized Dispositions of	
		Collateral: Section 9-306(2); Revised	
		Section 9-315(a)	4-11
	[2]	Buyers in Ordinary Course of Business:	
		Revised Section 9-320	4-14
		[a] Definition	4-15
		[b] Created By Seller Exception	4-23
		[c] Farm Products Exception	4-26
		[d] Federal Preemption of the Farm	4.20
		Products Exception	4-29
		[i] General Rule	4-30
		[ii] Prenotification	4-30.1
		[iii] Central Filing System	4-30.3
	F07	[iv] Secret Lien Problem	4-36
	[3]	Consumer to Consumer Sales:	
		Section 9-307(2); Revised	1.26
	F43	Section 9-320(b)	4-36
	[4]	Subordinate Buyers of Goods and Future	
		Advances: Section 9-307(3); Revised Section 9-323	4-39
§ 4.03	Drior	rity Disputes Between Competing Security	4-37
8 4.03		terests: Revised Section 9-322	4-42
	[1]	The General Rule of Priority: Revised	4-42
	[1]	Section 9-322	4-42
		[a] Priority Dates	4-42
		[b] General Rule As Applied to	1 12
		Proceeds	4-48
		[c] General Rule As Applied to	
		Future Advances	4-49
		[d] Effect of a Lapsed Financing	
		Statement	4-51
		[e] General Rule as Applied to Priority	
		Disputes Between Inventory and	
	563	Accounts Financiers	4-53
	[2]	Exceptions to the Race-for-Priority Rule:	
	[2]	Crop Production Loans	4-54
	[3]	Exceptions to the Race-for-Priority Rule:	4-56
		r in chase ivioney becautiv interests	4-10

			TABLE OF CONTENTS	xvii		
		[a]	Purchase Money Security Interests in Inventory: Revised Section 9-324(b)	4-56		
		[b]	Purchase Money Security Interests in Non-Inventory Collateral:	4 61		
		[c]	Revised Section 9-324(a) Priority Disputes Between Conflicting Purchase Money	4-61		
0.404	ъ.		Security Interests	4-66		
§ 4.04			sputes Involving Unperfected	4-68		
	[1]		Interests	4-08		
	[1]	Pr	ocess Lien Creditors: Revised			
		Se	ection 9-317	4-68		
	[2]		Creditors, Future Advances,			
			d the 45-Day Rule; Revised	4 60 5		
	F23		ection 9-323(b)	4-68.5		
	[3]		urity Interests vs. Non-Ordinary			
			ourse Buyers: Section 9-301(1)(c);	4-68.7		
\$ 4.05	Cann		evised Section 9-317(b)	4-08./		
§ 4.05	Security Interests in Fixtures: Revised Section 9-334					
	[1]		urity Interests in Fixture	4-08.11		
	[2]		laimants: Basic Rules of Priority	4-68.16		
		[a]		4-06.10		
		[a]	in Fixtures	4-68.17		
		[b]		1 00.17		
		ΓοΊ	Real Estate Claims	4-68.19		
		[c]				
			Fixtures	4-68.21		
		[d]	Fixture Financier vs. Subsequent			
			Judicial Liens on the			
			Real Estate	4-68.23		
		[e]	Section 9-313(5): Consents,			
			Disclaimers, and Fixtures			
			Owned by Tenants, Licensees			
			and Holders of Easements	4-68.24		
		[f]	Secured Party's Right to Remove			
			Fixtures Collateral on Default			
§ 4.06			ous Priority Provisions	4-68.27		
	[1]	Secu	ared Party vs. Certain Purchasers of			
			hattel Paper, Deposit Accounts, and	4 (0 07		
	[2]		struments	4-68.27		
	[2]		ared Party vs. Purchasers of			
			struments, Documents,	1 60 21		
		ar	d Securities	4-68.31		

	[3]	Secured Party vs. Holders of Certain	
		Possessory Liens Arising by Operation	
		of Law	4-68.32
	[4]	Junior Creditors and the Debtor's Equity	
		in Collateral: Section 9-311	4-68.35
	[5]	Accessions and Processed or	
		Commingled Goods	4-68.35
		[a] Accessions: Section 9-314	4-68.36
		[b] Processed or Commingled Goods:	
		Section 9-315	4-68.37
	[6]	The Impact of Article 2A on Priority	
		Under Article 9	4-68.39
		[a] Article 9 Secured Parties and	
		Lessees in Ordinary	4 60 20
		Course	4-68.39
		[b] Article 9 Secured Parties and	
		Lessees Not in Ordinary	4 60 44
		Course	4-68.41
		[c] Chattel Paper Financing and	4 60 40
	F#3	Article 2A	4-68.43
	[7]	The Impact of Revised Articles 8 and 9	4 60 45
		on Priority Rules	
4.07		ral Claims and the Secured Party	4-69
	[1]	The Relationship Between the General	
		Federal Tax Lien and the Special	
		Priority Accorded Federal Claims	4 60
	507	Against Certain Insolvent Debtors	4-69
	[2]	The General Federal Tax Lien	<b>4-7</b> 1
		[a] History of the General Federal Tax	4.71
		Lien	4-71
		[b] The Current General Federal Tax	4.72
		Lien	4-73
		[i] Nature and Scope of	
		the Lien	4-74
		[ii] Special Protection for Holders	
		of Security Interests	4-77
		[iii] Definition of "Security	
		Interest"	4-79
		[iv] Special Protection for	
		Security Interests Covering	
		Certain Disbursements	4-86
		[v] Special Protection for	. 50
		Security Interests Covering	
		Certain Commercial	
			4-88
	[2]	Financing Transactions The Secured Party and the Section 3466	4-08
	[3]	The Secured Party and the Section 3466	1 03

# **CHAPTER 5**

# Default

§ 5.01	Defii		of Default	5-3 5-3
	[2]	Draf	ting A Definition of Default in the	
			curity Agreement	5-4
	[3]		eleration Clauses	5-6
§ 5.02	Over	view o	of the Secured Party's Options After	
	th	e Debt	or's Default	5-11
	[1]		-Code Remedies	5-13
	[2]		edies Under Article 9	5-14
§ 5.03	Repo		on of the Collateral	5-16
	[1]	Peac	eful Repossession	5-19
		[a]	Is Self-Help Repossession	
		F1 7	Constitutional?	5-19
		[b]	What Constitutes "Breach of the	
			Peace"?	5-22
		[c]	Consumer Transactions	5-28.2
	[2]	[d]	Foreclosure Rights in Stock	5-30
	[2]		tor's Duty to Assemble	5-31
	Г21		e Collateral	5-31
§ 5.04	[3]		ossession by Judicial Process	5-31 5-32
§ 3.04			of the Collateral	5-32 5-32
	[1] [2]	Noti	ce of Proposed Disposition of the	3-32
	[4]		ollateral	5-33
		[a]	Public Versus Private Sales	5-35
		[b]	Manner of Giving Notice	5-40
		[c]	Timing of the Notice	5-43
		[d]	Content of Notice	5-45
		[e]	When Notice Is Not Required	5-50
			[i] Special Types of Collateral	5-50
			[ii] Waiver of Notice	5-52
		[f]	Notice to Other Secured Parties	
		LJ	and Guarantors	5-52
		[g]	Notice Obligations of Persons in	
		203	the Position of Secured Parties	5-56
	[3]	The	Secured Party's duty to Act in a	
			Commercially Reasonable Manner"	5-57
		[a]	Burden of Proof	5-60
		[b]	Commercial Reasonableness—The	
			Case Law	5-62
		[c]	The "Safe Harbors" of Revised	
		F 13	Section 9-627	5-67
		[d]	Need to Obtain the "Best Price"	5-69
		[e]	Waiver of Commercial	
			Reasonableness	5-75

	[4]	The Purchaser's Title	5-77
	[5]	Application of the Proceeds of the Sale	5-79
		[a] Expenses of the Sale Generally	5-82
		[b] Attorney's Fees and Legal	
		Expenses	5-82
		[c] Satisfaction of the Secured Party's	
		Debt	5-83
		[d] Subordinate Security Interests	5-84
	[7]	[e] Surplus	5-85
e 5.05	[6]	Foreclosing on "Hot Goods"	5-86
§ 5.05		t Foreclosure	5-89
	[1]	Overview	5-89
	[2]	Consumer Goods with Substantial	5-92.1
	[3]	Equity	3-92.1
		Collateral	5-92.4
	[4]	Partial Strict Foreclosure	5-92.7
§ 5.06		ared Party's Collection Rights	5-93
§ 5.00 § 5.07		emption	5-100.2
8 3.07	[1]	Overview	5-100.2
	[2]	Notice of Right to Redeem	5-101
	[3]	Who Can Redeem	5-102
	[4]	Requirements for Redemption	5-102
		[a] In General	5-102
		[b] Secured Party's Expenses and	
		Attorney's Fees	5-104
	[5]	Waiver of Right to Redeem	5-104
§ 5.08	Sanc	etions Against the Secured Party for	
	Fa	ailure to Comply with Part 5 of Article 9	5-105
	[1]	Criminal or Tort Liability Outside	
		Article 9	5-105
	[2]	The Secured Party's Liability Under	
		Revised Section 9-625	5-105
		[a] Restraining and Enjoining	5 10 C
		Disposition	5-106
	[2]	[b] Damages Article 0	5-107
	[3]	Damages under Revised Article 9	5-110 5-113
	[4]	Loss of Deficiency	3-113
		CHADTED (	
		CHAPTER 6	
		Multiple State Transactions	
§ 6.01	Intro	oduction	6-2
	[1]	Need for Choice of Law Rules	6-2
	[2]	Choice of Law Rules Under	
	-	the 1962 Code	6-2

		7	TABLE OF CONTENTS	xxi
	[3]	Cho	ice of Law Rules Under	
		th	le 1972 Code	6-4
	[4] [5]	Effe	ect of the 1977 Amendments	6-5
		A	rticle 9	6-6
§ 6.02	Revi		ection 1-301	6-8
3 0.02	[1]	The	General Rule of Revised ection 1-301(a)	6-8
		[a] [b]		6-9
			Governing Law	6-10
		[c]	The "Reasonable Relation"	<i>(</i> 10
		F 17	Requirement	6-10
		[d]	Failure to Designate	( 12
	[2]	The	Governing Law	6-13
	[2]		Limitation of Revised	6-15
8 6 02	The		ection 1-301(c)e of Law Provisions in	0-13
§ 6.03				6 16
		evised	Article 9ationship between Revised	6-16
	[1]		ection 1-301 and Revised	
			ection 9-301	6-16
	[2]		rview of Revised Sections 9-301	0-10
			arough 9-307	6-16
		[a]	Revised Section 9-301(1)-General	0-10
		լаյ	Rule	6-17
		[b]	Exceptions to the Location of the	0 17
		[o]	Debtor Rule	6-19
			[i] Revised Section 9-301(2)—	0 19
			Possessory Security	
			Interests	6-19
			[ii] Revised Section 9-301(3)—	
			Certain Tangible	
			Property	6-20
			[iii] Revised Section 9-301(4)—	0-20
			As-Extracted	
			Collateral	6-21
			[iv] Revised Section 9-302–	
			Agricultural Liens	6-22
			[v] Miscellaneous Other	
			Exceptions	6-23
		[c]	Continuity of Governing Law	6-23
			[i] The "Four Month" and	
			"One Year" Rules	6-23
			[ii] Reperfection of Automatically	
			Perfected Security	
			Interests	6-25

x	x	1	1	

### SECURED TRANSACTIONS

	[3] Go	ods Covered by a Certificate	
		of Title	6-26
	[a]		
		Noncertificate of Title State to a Certificate of Title State	6-28
	[b]		0-28
	[~]	of Title State to a Noncertificate	
		of Title State	6-29
	[c]		
		of Title State to a Certificate of Title State	6-29
		of Thie State	0 2)
		CHAPTER 7	
	Security In	iterests and Bankruptcy; Secured and	
U	nsecured C	claims, the Trustee as Hypothetical Lie	n
	Creditor	r, and Fraudulent Conveyance Law	
§ 7.01	Overview	of Secured Creditors	
8 7.01		nkruptcy	7-1
	[1] Sec	cured and Unsecured Claims	7-2
		eatment of Secured Creditors	7.4
§ 7.02		n Bankruptcy44(a): The Trustee as Hypothetical	7-4
8 7.02		reditor	7-6
		etion 544(a)	7-6
	[2] Sec	etion 546(b)	7-11
§ 7.03		Creditors and Fraudulent Transfers	
		Bankruptcy	7-12.2 7-12.2
		ef Overviewtion 548 and Secured Creditors:	/-12.2
		The Durrett Controversy	7-14
		•	
		CHAPTER 8	
Sec	curity Intere	ests and the Trustee's Avoidance Powe	rs:
		Bankruptcy Preference Law	
§ 8.01	Overview	of Preference Law	8-2
	[1] Sec	etion 547(b) and the Trustee's Case	8-2
		e Classic Preference	8-5
		ction 547(c): Exceptions to Avoidance	8-6
§ 8.02		Fransactions as Preferential Transfers	8-7
\$ 8.03		ments to Secured Creditors and	0 /
-	-	nce Law	8-9

	TABLE OF CONTENTS	xxiii
§ 8.04	Loan Payments to Secured Creditors and	
	Preference Law: Exceptions to Avoidability	8-11
	[1] Small Transfers by Consumers and	
	Non-consumers: Sections 547(c)(8)	0 11
	and (9)	8-11
	Section 547(c)(2)	8-12
	[3] The Subsequent Value Exception:	0 12
	Section 547(c)(4)	8-16
§ 8.05	Section 547(e) and the Timing of Security	
Ü	Interests	8-19
	[1] Delays in Perfection or Attachment and	
	the Law of Preferences	8-19
	[2] Section 547(e)(3) and the Floating Lien	8-23
§ 8.06	The Substantially Contemporaneous Exchange	
	Exception: Section 547(c)(1)	8-26
§ 8.07	The Enabling Loan Exception:	
	Section 547(c)(3)	8-31
§ 8.08	The Floating Lien Exception: Section 547(c)(5)	8-34
	[1] After-Acquired Collateral and Preference	0.24
	Timing Rules	8-34
	[2] General Operation: Section 547(c)(5)	8-35
	[3] The Prejudice Provision:	8-42
6 6 00	Section 547(c)(5)	8-44
§ 8.09	Payments of Loans Guaranteed by Insiders [1] Overview	8-44
	[2] The Deprizio Case	8-47
	[a] Deprizio Adopts the Literal	0-47
	Approach	8-47
	[b] The Two-Transfer Approach	
	Refuted	8-49
	[c] The Equitable Considerations	
	Approach Refuted	8-50
	[d] The Other Creditors in <i>Deprizio</i>	8-52
	[e] Secured Transactions and	0.55
	Post-Deprizio Planning	8-55
INDEX		I-1
1		