| | ART. | SEC. | PAGE |
|---------------------------------------------------------------------------|-----------------|------------|-------------------------------------------|
| Warehouse Receipts—Cont'd: | | | |
| WAREHOUSEMAN: | | | |
| Defenses of for non-existence or fail- ure of goods to correspond with | | | |
| receipt | 14a | 20 | 322 |
| Delivery; when bound to make to | | | |
| holder or depositor | 14A | 8 | 319 |
| Claim of third party; may re- | | | 000 |
| fuse to deliver; when | 14A | 18 | 322 |
| Right or title of third party | | | |
| not a defense for non-de- livery; proviso | 14a | 19 | 322 |
| Failure to deliver; burden of | ITA | 10 | 022 |
| proof | 14A | 8 | 320 |
| His own title not to excuse | | | |
| him from liability for re- | | | |
| fusing to deliver | 14A | 16 | 322 |
| Liable as for conversion for | - 4 | | 000 |
| wrongful delivery | 14A | 10 | 320 |
| Liability for delivery without | 14A | 11 | 320 |
| taking up receipt For delivery of part with- | 14A | 11 | 320 |
| out taking up or noting | | | |
| thereon partial delivery | 14A | 12 | 321 |
| May refuse delivery to unpaid | | | |
| seller; when | 14A | 49 | 329 |
| Non-delivery; liability for | 14A | 16 | 322 |
| Rights or title of; not to ex- | • | | |
| cuse liability for non-de- | 14. | 10 | 200 |
| livery; proviso | 14A | 16 | 322 |
| held | 14A | 25 | 323 |
| When justified in delivering | | | 0_0 |
| goods | 14a | 9 | 320 |
| Extent of his liability as bailee of | | | |
| goods to holder of receipt | 14A | 20 | 322 |
| Fungible goods may be mingled; | 4.4 | 00 | 202 |
| ownership of mass Liability of warehouseman for | 14 _A | 23 | 323 |
| each depositor's share | 14a | 24 | 323 |
| Liability for failure to mark "Dupli- | IIA | 21 | 020 |
| cate" in duplicate receipts | 14A | 6 | 319 |
| For loss or injury to goods; care | | | |
| to be exercised | 14A | 21 | 323 |
| To mark non-negotiable receipts, | 14A | 7 | 319 |
| Must keep goods separate for identi- | 14. | 00 | 909 |
| fication and redelivery When goods may not be attached in | 14A | 22 | 323 |
| hands of; when he may withhold | | | |
| delivery | 14A | 25 | 323 |
| WAREHOUSEMAN'S LIEN: | | | |
| Charges, advances and expenses, | | | |
| covered by | 14A | 27 | 324 |
| Enforcement of | 14A | 2 8 | 324 |
| Enforcement of lien not to pre- | | | • |
| clude other remedies therefor, | 14 _A | 3 5 | 326 |
| In addition to, has usual remedies of creditor against debtor | 14a | 32 | 324 |
| Lost; how | 14A | 32 29 | $\begin{array}{c} 324 \\ 324 \end{array}$ |
| May refuse delivery until satisfied | 14A | 31 | 324 |
| Negotiable receipt, on goods, covered | | | |
| by; limitation | 14 _A | 30 | 324 |
| | | | |