```
"Certification." § 3-411.
"Check." § 3-104.
"Definite time." § 3-109.
"Dishonor." § 3-507.
"Draft." § 3-104.
"Holder in due course." § 3-302.
"Negotiation." § 3-202.
"Note." § 3-104.
"Notice of dishonor." § 3-508.
"On demand." § 3-108.
"Presentment." § 3-504.
"Protest." § 3-509.
"Restrictive indorsement." § 3-205.
"Signature." § 3-401.
```

(3) The following definitions in other [subtitles] TITLES apply to this [subtitle] TITLE:

```
"Account." § 4-104.
"Banking day." § 4-104.
"Clearing house." § 4-104.
"Collecting bank." § 4-105.
"Customer." § 4-104.
"[Depository] DEPOSITARY bank." § 4-105.
"Documentary draft." § 4-104.
"Intermediary bank." § 4-105.
"Item." § 4-104.
"Hidnight deadline." § 4-104.
"Payor bank." § 4-105.
```

- (4) In addition subtitle TITLE 1 contains general definitions and principles of construction and interpretation applicable throughout this [subtitle] TITLE.
- 3-103. Limitations on scope of [subtitle] TITLE.
- (1) This [subtitle] TITLE does not apply to money, documents of title or investment securities.
- (2) The provisions of this [subtitle] TITLE are subject to the provisions of the [subtitle] TITLE on bank deposits and collections ([subtitle] TITLE 4) and secured transactions ([subtitle] TITLE 9).
- 3-104. Form of negotiable instruments: "draft"; "check"; "certificate of deposit"; "note."
- (1) Any writing to be a negotiable instrument within this [subtitle] TITLE must
 - (a) Be signed by the maker or drawer: and
 - (b) Contain an unconditional promise or order