## 8-201. "Issuer."

- (1) With respect to obligations on or defenses to a security "issuer" includes a person who
- (a) Places or authorizes the placing of his name on a security (otherwise than as authenticating trustee, registrar, transfer agent or the like) to evidence that it represents a share, participation or other interest in his property or in an enterprise or to evidence his duty to perform an obligation evidenced by the security; or
- (b) Directly or indirectly creates fractional interests in his rights or property which fractional interests are evidenced by securities; or
- (c) Becomes responsible for or in place of any other person described as an issuer in this section.
- (2) With respect to obligations on or defenses to a security a guarantor is an issuer to the extent of his guaranty whether or not his obligation is noted on the security.
- (3) With respect to registration of transfer ([part] SUBTITLE 4 of this [subtitle] TITLE) "issuer" means a person on whose behalf transfer books are maintained.
- 8-202. Issuer's responsibility and defenses; notice of defect or defense.
- (1) Even against a purchaser for value and without notice, the terms of a security include those stated on the security and those made part of the security by reference to another instrument, indenture or document or to a constitution, statute, ordinance, rule, regulation, order or the like to the extent that the terms so referred to do not conflict with the stated terms. Such a reference does not of itself charge a purchaser for value with notice of a defect going to the validity of the security even though the security expressly states that a person accepting it admits such notice.
- (2) (a) A security other than one issued by a government or governmental agency or unit even though issued with a defect going to its validity is valid in the hands of a purchaser for value and without notice of the particular defect unless the defect involves a violation of constitutional provisions in which case the security is valid in the hands of a subsequent purchaser for value and without notice of the defect.