

It attaches as soon as all of the events in the preceding sentence have taken place unless explicit agreement postpones the time of attaching.]

[(2) For the purposes of this section the debtor has no rights

(a) In crops until they are planted or otherwise become growing crops, in the young of livestock until they are conceived;

(b) In fish until caught, in oil, gas or minerals until they are extracted, in timber until it is cut;

(c) In a contract right until the contract has been made;

(d) In an account until it comes into existence.]

[(3) Except as provided in subsection (4) a security agreement may provide that collateral, whenever acquired, shall secure all obligations covered by the security agreement.]

[(4) No security interest attaches under an after-acquired property clause

(a) To crops which become such more than one year after the security agreement is executed except that a security interest in crops which is given in conjunction with a lease or a land purchase or improvement transaction evidenced by a contract, mortgage or deed of trust may if so agreed attach to crops to be grown on the land concerned during the period of such real estate transaction;

(b) To consumer goods other than accessions (§ 9-314) when given as additional security unless the debtor acquires rights in them within ten days after the secured party gives value.]

(1) EXCEPT AS PROVIDED IN SUBSECTION (2), A SECURITY AGREEMENT MAY PROVIDE THAT ANY OR ALL OBLIGATIONS COVERED BY THE SECURITY AGREEMENT ARE TO BE SECURED BY AFTER-ACQUIRED COLLATERAL.

(2) NO SECURITY INTEREST ATTACHES UNDER AN AFTER-ACQUIRED PROPERTY CLAUSE TO CONSUMER GOODS OTHER THAN ACCESSIONS (§ 9-314) WHEN GIVEN AS ADDITIONAL SECURITY UNLESS THE DEBTOR ACQUIRES RIGHTS IN THEM WITHIN 10 DAYS AFTER THE SECURED PARTY GIVES VALUE.

[(5)] (3) Obligations covered by a security agreement may include future advances or other value whether or not the advances or value are given pursuant to commitment[.] (SUBSECTION (1) OF § 9-105).

---