

12-905.

(d) If a plan is established for a NONCONSUMER borrower [other than a consumer borrower], the NONCONSUMER borrower and credit grantor may agree upon any terms concerning charges and fees.

12-909.

(b) The provisions of this section do not alter or modify rights, privileges, or restrictions heretofore existing between the credit grantor and a NONCONSUMER borrower [other than a consumer borrower].

12-912.

(g) The procedures for amendment by a credit grantor of the terms of a plan to which a NONCONSUMER borrower [other than a consumer borrower] is a party may, notwithstanding the provisions of this section, be as the agreement governing the plan may otherwise provide.

DRAFTER'S NOTE:

Error: Stylistic errors in §§ 12-905(d), 12-909(b), and 12-912(g) of the Commercial Law Article resulting from the incorrect repetition of an undefined term in place of a defined term.

Occurred: Ch. 143, Acts of 1983.

12-1021.

(a) (1) A credit grantor may repossess tangible personal property securing a [plan] LOAN under an agreement, NOTE, OR OTHER EVIDENCE OF THE LOAN if the consumer borrower is in default.

(2) The credit grantor may repossess tangible personal property from a consumer borrower only by:

- (i) Legal process; or
- (ii) Self-help, without use of force.

DRAFTER'S NOTE:

Error: Corrects stylistic error in § 12-1021(a) of the Commercial Law Article resulting from the incorrect usage of a defined term.

Occurred: Ch. 143, Acts of 1983.

14-1206.

(a) A consumer reporting agency shall, upon request and proper identification of a consumer, provide the consumer: