

(B) IF AN INSTRUMENT IS UNDATED, ITS DATE IS THE DATE OF ITS ISSUE OR, IN THE CASE OF AN UNISSUED INSTRUMENT, THE DATE IT FIRST COMES INTO POSSESSION OF A HOLDER.

3-114.

IF AN INSTRUMENT CONTAINS CONTRADICTORY TERMS, TYPEWRITTEN TERMS PREVAIL OVER PRINTED TERMS, HANDWRITTEN TERMS PREVAIL OVER BOTH, AND WORDS PREVAIL OVER NUMBERS.

3-115.

(A) "INCOMPLETE INSTRUMENT" MEANS A SIGNED WRITING, WHETHER OR NOT ISSUED BY THE SIGNER, THE CONTENTS OF WHICH SHOW AT THE TIME OF SIGNING THAT IT IS INCOMPLETE BUT THAT THE SIGNER INTENDED IT TO BE COMPLETED BY THE ADDITION OF WORDS OR NUMBERS.

(B) SUBJECT TO SUBSECTION (C), IF AN INCOMPLETE INSTRUMENT IS AN INSTRUMENT UNDER § 3-104, IT MAY BE ENFORCED ACCORDING TO ITS TERMS IF IT IS NOT COMPLETED, OR ACCORDING TO ITS TERMS, AS AUGMENTED BY COMPLETION. IF AN INCOMPLETE INSTRUMENT IS NOT AN INSTRUMENT UNDER § 3-104, BUT, AFTER COMPLETION, THE REQUIREMENTS OF § 3-104 ARE MET, THE INSTRUMENT MAY BE ENFORCED ACCORDING TO ITS TERMS AS AUGMENTED BY COMPLETION.

(C) IF WORDS OR NUMBERS ARE ADDED TO AN INCOMPLETE INSTRUMENT WITHOUT AUTHORITY OF THE SIGNER, THERE IS AN ALTERATION OF THE INCOMPLETE INSTRUMENT UNDER § 3-407.

(D) THE BURDEN OF ESTABLISHING THAT WORDS OR NUMBERS WERE ADDED TO AN INCOMPLETE INSTRUMENT WITHOUT AUTHORITY OF THE SIGNER IS ON THE PERSON ASSERTING THE LACK OF AUTHORITY.

3-116.

(A) EXCEPT AS OTHERWISE PROVIDED IN THE INSTRUMENT, TWO OR MORE PERSONS WHO HAVE THE SAME LIABILITY ON AN INSTRUMENT AS MAKERS, DRAWERS, ACCEPTORS, INDORSERS WHO INDORSE AS JOINT PAYEES, OR ANOMALOUS INDORSERS ARE JOINTLY AND SEVERALLY LIABLE IN THE CAPACITY IN WHICH THEY SIGN.

(B) EXCEPT AS PROVIDED IN § 3-419(E) OR BY AGREEMENT OF THE AFFECTED PARTIES, A PARTY HAVING JOINT AND SEVERAL LIABILITY WHO PAYS THE INSTRUMENT IS ENTITLED TO RECEIVE FROM ANY PARTY HAVING THE SAME JOINT AND SEVERAL LIABILITY CONTRIBUTION IN ACCORDANCE WITH APPLICABLE LAW.

(C) DISCHARGE OF ONE PARTY HAVING JOINT AND SEVERAL LIABILITY BY A PERSON ENTITLED TO ENFORCE THE INSTRUMENT DOES NOT AFFECT THE RIGHT UNDER SUBSECTION (B) OF A PARTY HAVING THE SAME JOINT AND SEVERAL LIABILITY TO RECEIVE CONTRIBUTION FROM THE PARTY DISCHARGED.