PARRIS N. GLENDENING, Governor	Ch. 282
"LESSEE IN ORDINARY COURSE OF BUSINESS"	§ 2A–103.
"LESSOR"	§ 2A–103.
"LESSOR'S RESIDUAL INTEREST"	§ 2A–103.
"LETTER OF CREDIT"	§ 5–102.
"MERCHANT"	§ 2–104.
"NEGOTIABLE INSTRUMENT"	§ 3–104.
"NOMINATED PERSON"	§ 5–102.
"NOTE"	§ 3–104.
"PROCEEDS OF A LETTER OF CREDIT"	§ 5–114.
"PROVE"	§ 3–103.
"SALE"	§ 2–106.
"SECURITIES ACCOUNT"	§ 8–501.
"SECURITIES INTERMEDIARY"	§ 8–102.
"SECURITY"	§ 8–102.
"SECURITY CERTIFICATE"	§ 8–102.
"SECURITY ENTITLEMENT"	§ 8–102.
"UNCERTIFICATED SECURITY"	8.8_102

(C) TITLE 1 CONTAINS GENERAL DEFINITIONS AND PRINCIPLES OF CONSTRUCTION AND INTERPRETATION APPLICABLE TO TITLES 1 THROUGH 10 OF THIS ARTICLE.

9--103. PURCHASE–MONEY SECURITY INTEREST; APPLICATION OF PAYMENTS; BURDEN OF ESTABLISHING.

(A) IN THIS SECTION:

- (1) "PURCHASE-MONEY COLLATERAL" MEANS GOODS OR SOFTWARE THAT SECURES A PURCHASE-MONEY OBLIGATION INCURRED WITH RESPECT TO THAT COLLATERAL, AND
- (2) "PURCHASE-MONEY OBLIGATION" MEANS AN OBLIGATION OF AN OBLIGOR INCURRED AS ALL OR PART OF THE PRICE OF THE COLLATERAL OR FOR VALUE GIVEN TO ENABLE THE DEBTOR TO ACQUIRE RIGHTS IN OR THE USE OF THE COLLATERAL IF THE VALUE IS IN FACT SO USED.
- (B) A SECURITY INTEREST IN GOODS IS A PURCHASE–MONEY SECURITY INTEREST: