- (2) IT IS MADE WITHIN A REASONABLE TIME AFTER TENDER OR COMPLETION OF ANY PERMITTED EFFORT TO CURE; AND
- (3) THE REFUSING PARTY SEASONABLY NOTIFIES THE TENDERING PARTY OF THE REFUSAL.
- (D) EXCEPT IN A CASE GOVERNED BY SUBSECTION (B) OF THIS SECTION, A PARTY THAT RIGHTFULLY REFUSES TENDER OF A COPY MAY CANCEL THE CONTRACT ONLY IF THE TENDER WAS A MATERIAL BREACH OF THE WHOLE CONTRACT OR THE AGREEMENT SO PROVIDES.
- 21-705. COPY: CONTRACT WITH PREVIOUS VESTED GRANT OF RIGHTS.
- IF AN AGREEMENT GRANTS A RIGHT IN OR PERMISSION TO USE INFORMATIONAL RIGHTS WHICH PRECEDES OR IS OTHERWISE INDEPENDENT OF THE DELIVERY OF A COPY, THE FOLLOWING RULES APPLY:
- (1) A PARTY MAY REFUSE A TENDER OF A COPY WHICH IS A MATERIAL BREACH AS TO THAT COPY, BUT REFUSAL OF THAT TENDER DOES NOT CANCEL THE CONTRACT.
- (2) IN A CASE GOVERNED BY PARAGRAPH (1) OF THIS SUBSECTION, THE TENDERING PARTY MAY CURE THE BREACH BY SEASONABLY PROVIDING A CONFORMING COPY BEFORE THE BREACH BECOMES MATERIAL AS TO THE WHOLE CONTRACT.
- (3) A BREACH THAT IS MATERIAL WITH RESPECT TO A COPY ALLOWS CANCELLATION OF THE CONTRACT ONLY IF THE BREACH CANNOT BE SEASONABLY CURED AND IS A MATERIAL BREACH OF THE WHOLE CONTRACT.
- 21-706. COPY: DUTIES UPON RIGHTFUL REFUSAL.
- (A) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, AFTER RIGHTFUL REFUSAL OR REVOCATION OF ACCEPTANCE OF A COPY, THE FOLLOWING RULES APPLY:
- (1) IF THE REFUSING PARTY RIGHTFULLY CANCELS THE CONTRACT, § 21–802 OF THIS TITLE APPLIES AND ALL CONTRACTUAL USE TERMS CONTINUE.
- (2) IF THE CONTRACT IS NOT CANCELED, THE PARTIES REMAIN BOUND BY ALL CONTRACTUAL OBLIGATIONS.
- (B) ON RIGHTFUL REFUSAL OR REVOCATION OF ACCEPTANCE OF A COPY, THE FOLLOWING RULES APPLY TO THE EXTENT CONSISTENT WITH  $\S$  21–802 OF THIS TITLE:
- (1) ANY USE, SALE, DISPLAY, PERFORMANCE, OR TRANSFER OF THE COPY OR INFORMATION IT CONTAINS, OR ANY FAILURE TO COMPLY WITH A CONTRACTUAL USE TERM, IS A BREACH OF CONTRACT. THE LICENSEE SHALL PAY THE LICENSOR THE REASONABLE VALUE OF ANY USE. HOWEVER, USE FOR A LIMITED TIME WITHIN CONTRACTUAL USE TERMS IS NOT A BREACH, AND IS NOT AN ACCEPTANCE UNDER § 21–609(A)(5) OF THIS TITLE, IF IT: