



Notice of Proposed Rulemaking

**Office of the Secretary of State
UCC Filing Office Rules
8 CCR 1505-7**

April 30, 2013

I. Notice of hearing

As required by the State Administrative Procedure Act,¹ the Secretary of State gives notice of proposed rulemaking. A hearing is scheduled for **May 30, 2013 from 9:00 a.m. – 12:00 p.m.** in the Blue Spruce Conference Room on the 2nd floor of the Secretary of State's Office at 1700 Broadway, Denver, Colorado 80290.

II. Subject of the proposed rulemaking

The Secretary is considering amendments to the UCC Filing Office Rules² in order to improve the administration and enforcement of Colorado's Uniform Commercial Code.³

Specifically, the Secretary is considering rule revisions necessary to implement amendments to the Colorado Uniform Commercial Code made during the 2012 second regular session of the 68th General Assembly. Additional amendments are intended to clarify the rules, remove redundant or incorrect citations, and to reformat/renumber the rules as necessary for consistency with Department rulemaking standards. The Secretary may consider additional rule amendments to answer questions arising under Colorado's Uniform Commercial Code and the secured transaction program.

A detailed Statement of Basis, Purpose, and Specific Statutory Authority follows this notice and is incorporated by reference.

III. Statutory authority for proposed rulemaking

The rule revisions and amendments are proposed in accordance with the following statutory provisions:

1. Section 4-9-526, C.R.S., (2012), which requires the Secretary of State to "adopt and publish rules to implement [Article 9 of Title 4, C.R.S]."

¹ Section 24-4-103(3)(a), C.R.S. (2012).

² 8 CCR 1505-7.

³ Article 9 of Title 4, C.R.S. (2012).

2. Section 4-9.5-110(2), C.R.S., (2012), which authorizes the Secretary of State to adopt “rules as are necessary to carry out the provisions of [Article 9.5 of Title 4, C.R.S.]...”
3. Section 4-9.7-109, C.R.S., (2012), which requires the Secretary of State to “adopt and publish any rules necessary to implement [Article 9.7 of Title 4, C.R.S.]...”

IV. Copies of draft rules

A preliminary draft of the proposed rules is posted on the Secretary of State’s rules and notices of rulemaking website at:

http://www.sos.state.co.us/pubs/rule_making/hearings/2013/UCCRulesHearing20130430.html.

You may also contact our office to request a paper or editable electronic copy of the draft rules.

As required by the State Administrative Procedures Act,⁴ if changes are made before the hearing, revised proposed draft rules will be available to the public and posted on the website by May 24, 2013.

V. Opportunity to testify and submit written comments

The Secretary values your feedback in our rulemaking process, and we would very much like to hear your thoughts on the proposed amendments. Please review and consider the attached proposed draft rules.

All interested persons will have the opportunity to testify and provide written comment concerning the rule amendments. To ensure that the hearing is prompt and efficient, oral testimony may be time-limited.

You may submit written comments by mail, email, or in person to our office anytime before the hearing. If you attend the hearing, you may submit written comments to the hearing panel as well. Additional opportunity to comment in writing may be announced at the conclusion of the hearing.

All written comments will be posted online at the Secretary of State website http://www.sos.state.co.us/pubs/rule_making/hearings/2013/UCCRulesHearing20130430.html.

Prior to posting online, contact information including home address, email address, and telephone number(s) will be redacted from submissions unless otherwise directed by the contributor.

VI. Broadcast and audio recording of hearing

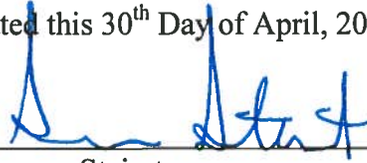
If you are unable to attend the hearing, you may listen to the live broadcast from the Blue Spruce Conference Room online at www.sos.state.co.us/pubs/info_center/audioBroadcasts.html. After the hearing, visit the same website and click on “archived recordings” to access an audio recording of the hearing.

⁴ Section 24-4-103(3)(a), C.R.S. (2012). “Any proposed rule or revised proposed rule by an agency which is to be considered at the public hearing...shall be made available to any person at least five days prior to said hearing.”

VII. Office contact

If you have any questions or would like to submit written comments, please contact Andrea Gyger with the Administration Division at SoS.Rulemaking@sos.state.co.us or (303) 894-2200 ext. 6329.

Dated this 30th Day of April, 2013.



Suzanne Staiert
Deputy Secretary of State

For

Scott Gessler
Colorado Secretary of State



Draft Statement of Basis, Purpose, and Specific Statutory Authority

Office of the Secretary of State UCC Filing Office Rules 8 CCR 1505-7

April 30, 2013

I. Basis and Purpose

This statement is about amendments to the Colorado Secretary of State's UCC Filing Office Rules.¹ The amendments are intended to ensure uniform and proper administration, implementation, and enforcement of Colorado's Uniform Commercial Code² and the secured transactions program as follows:

- Rules 100 and 101, containing the initial codification statement of purpose and policy, are repealed as they are unnecessary and redundant with statute.
- Rules that include the term "correction statement" are revised to implement changes made by House Bill 12-1262. In accordance with the statutory change, a "correction statement" is now referred to as an "information statement."
- Amendment to Rule 1.1.16 (formerly Rule 102.17) removes an improper statutory reference.
- Amendments to Rule 1.8.2 (formerly Rule 109.3) indicate that the IRS may make payment by electronic funds transfer (EFT). This exception is necessary because: (1) although federal liens are not secured transactions, the Secretary of State generally processes the liens in the same manner as secured transactions, and (2) in 2009, the IRS instituted EFT payments to all recording offices for the filing of federal tax liens and related documents.
- Amendments to Rule 1.10.3 (formerly Rule 111.3) clarify that if a person requests a list of available data elements from the secured transactions information management system, the list will automatically include a file layout.
- Amendment to Rule 1.10.4 (formerly Rule 111.4) removes the unnecessary word "direct" for consistency with Rule 1.1.15 (formerly Rule 102.16).
- Former Rule 112 is excised as duplicative of Rule 1.6 (formerly Rule 107.1).
- Amendment to Rule 1.11 (formerly Rule 113) clarifies that while the Secretary of State generally treats federal liens in the same manner as secured transaction records, the Rules contain three specific exceptions.

¹ 8 CCR 1505-7.

² Article 9 of Title 4, C.R.S. (2012).

- Amendment to Rule 2.4 (formerly Rule 203) eliminates an erroneous statutory reference.
- Other changes to rules not specifically listed are entirely nonsubstantive. Some words and phrases are changed to simply or clarify, but the meaning is not intended to be altered unless described above. Cross-references in the rules are also corrected or updated. Renumbering the rules is necessary for consistency with Department rulemaking format/style.

II. Rulemaking Authority

The rule revisions and amendments are proposed in accordance with the following statutory provisions:

1. Section 4-9-526, C.R.S., (2012), which requires the Secretary of State to “adopt and publish rules to implement [Article 9 of Title 4, C.R.S.]”
2. Section 4-9.5-110(2), C.R.S., (2012), which authorizes the Secretary of State to adopt “rules as are necessary to carry out the provisions of [Article 9.5 of Title 4, C.R.S.]...”
3. Section 4-9.7-109, C.R.S., (2012), which requires the Secretary of State to “adopt and publish any rules necessary to implement [Article 9.7 of Title 4, C.R.S.]”

Preliminary Draft of Proposed Rules

Office of the Colorado Secretary of State UCC Filing-Office Rules 8 CCR 1505-7

April 30, 2013

Disclaimer:

In accordance with the State Administrative Procedure Act, this draft is filed with the Secretary of State and submitted to the Department of Regulatory Agencies.¹

This is a preliminary draft of the proposed rules that may be revised before the May 30, 2013 rulemaking hearing. If changes are made, a revised copy of the proposed rules will be available to the public and a copy will be posted on the Department of State's website no later than **May 24, 2013**.²

SMALL CAPS indicate proposed additions to the current rules.
Stricken type indicates proposed deletions from current rules.
(*Annotations*) may be included.

1 [Amendments to 8 CCR 1505-7:](#)

2 **Section 1. General Provisions**

3 **RULE 1. GENERAL PROVISIONS**

4 ~~100 Statement of Purpose. The Secretary of State adopts these UCC Filing office Rules for the~~
5 ~~implementation of Article 9, Uniform Commercial Code Secured Transactions, of Title 4,~~
6 ~~C.R.S.; Article 9.5, Central Filing of Effective Financing Statement Act, of Title 4, C.R.S.;~~
7 ~~Article 9.7, the Colorado Statutory Lien Registration Act, of Title 4, C.R.S.; Part 3, Redaction of~~
8 ~~Tax Identification Numbers, of Article 21 of Title 24, C.R.S., and federal laws.~~

9 ~~101 Policy statement. The administration of the Uniform Commercial Code (“UCC”) has an~~
10 ~~important impact on the economy and upon the rights of the public, in this State, in the United~~
11 ~~States, and internationally. The volume of interstate, multi-state, and international transactions~~
12 ~~under the UCC and other commercial transaction laws requires that the administration of these~~
13 ~~laws be conducted in a manner that promotes both local and multi-jurisdictional commerce by~~
14 ~~striving for uniformity in policies and procedures among the various jurisdictions that~~
15 ~~substantially enact the UCC and other related commercial transaction laws.~~

16 ~~101.1 As provided in sections 4-9-526, 4-9.5-110(2), 4-9.7-109, and 24-21-302(5), C.R.S., the~~
17 ~~interpretation and implementation of the Secretary of State's duties and responsibilities~~

¹ Sections 24-4-103(2.5) and (3)(a), C.R.S. (2012). A draft must be submitted to the Department at the time that a notice of proposed rulemaking is filed with the Secretary of State.

² Section 24-4-103(4)(a), C.R.S. (2012). “[A]ny proposed rule or revised proposed rule by an agency which is to be considered at the public hearing...shall be made available to any person at least five days prior to said hearing.”

1 will be expressed in a written set of administrative rules, which the public will have a
2 voice in creating. The rules have the following purposes:

3 101.1.1 To simplify and improve the administration of the UCC and other commercial
4 laws by promoting uniformity;

5 101.1.2 To help the public discover and understand the Secretary of State's filing
6 procedures of the;

7 101.1.3 To increase public access to information;

8 101.1.4 To increase public participation in the formulation of administrative policy and
9 procedures; and

10 101.1.5 To increase the Secretary of State's public accountability.

11 ~~102-1.1~~ Definitions. The following terms are used as defined in this rule. Terms not defined in this rule,
12 which are defined in the UCC, the Central Filing of Effective Financing Statement Act, the
13 Colorado Statutory Lien Registration Act, or section 24-21-301, C.R.S., are used as defined in the
14 applicable Act or section.

15 ~~102-1-1.1.1~~ "Address" means either (i) a street address, route number (may include box), or
16 post office box number plus the city, state, and zip code, or (ii) an address that purports to
17 be a mailing address outside the United States of America.

18 ~~102-2-1.1.2~~ "Assignment" means an amendment that purports to reflect a transfer of all or a
19 part of a secured party's or claimant's power to authorize an amendment of a secured
20 transaction record.

21 ~~102.3~~ "Correction statement" means a UCC record that indicates that a financing statement is
22 inaccurate or wrongfully filed.

23 [\[Current Rule 102.3 is amended and relocated to New Rule 1.1.11\]](#)

24 ~~102-4-1.1.3~~ "Direct computer access" means access by computer to information or data
25 available on the series of inter-related Internet pages on the Secretary of State's website,
26 and by other means of data transfer.

27 ~~102-5-1.1.4~~ "EFS" means effective financing statement.

28 ~~102-6-1.1.5~~ The "EFS Act" means the Central Filing of Effective Financing Statement Act,
29 Article 9.5 of Title 4, C.R.S.

30 ~~102-7-1.1.6~~ "Electronic filing" means a filing method that utilizes THE Secretary of State's
31 electronic filing application available through the Secretary of State's website or the
32 system-to-system transfer method.

33 ~~102-8-1.1.7~~ "Electronic filing application" means the web-based computer application that is
34 used to file a secured transaction record with the Secretary of State.

- 1 ~~402-9~~1.1.8 “Electronic searching application” means the web-based computer application
2 that is used to search the secured transaction records maintained by the Secretary of State.
- 3 ~~402-10~~1.1.9 “File number” means the unique identifying number the Secretary of State
4 assigns to a secured transaction record.
- 5 ~~402-11~~1.1.10 “Filer” means a person who completes and submits a secured transaction record
6 to the Secretary of State for filing, whether or not the person is an agent of a person
7 authorized to submit the record for filing.
- 8 1.1.11 “INFORMATION STATEMENT” MEANS A UCC RECORD THAT INDICATES THAT A
9 FINANCING STATEMENT IS INACCURATE OR WRONGFULLY FILED.
- 10 ~~402-12~~1.1.12 “Initial financing statement” means a UCC record that does not identify itself as
11 an amendment or a ~~correction~~-INFORMATION statement, or does not identify an initial
12 financing statement to which it relates.
- 13 ~~402-13~~1.1.13 “Lapsed” or “Lapsed record” means a master record whose period of
14 effectiveness has expired.
- 15 ~~402-14~~1.1.1 “Lien Registration Act” means the Colorado Statutory Lien Registration Act,
16 Article 9.7 of Title 4, C.R.S.
- 17 ~~402-15~~1.1.14 “Master record” means a record opening document and any amendment or
18 correction related to the record opening document.
- 19 ~~402-16~~1.1.15 “Online services” means the electronic filing application, the electronic searching
20 application, the secured transactions information management system, and any other
21 direct computer access that is available on or accessed through the Secretary of State's
22 website.
- 23 ~~402-17~~1.1.16 “Record opening document” means an initial financing statement, an effective
24 financing statement, notice of lien, or other record that creates a new master record. The
25 use of the term “record opening document” in these rules has no relation to the definition
26 of the term “document” in ~~UCC §9-102(a)(30)~~-Section SECTION 4-9-102(a)(30), C.R.S.
- 27 ~~402-18~~1.1.17 “Secured transactions information management system” means the computer
28 system used by the Secretary of State to record, index, provide public access to, and
29 otherwise manage secured transaction records.
- 30 ~~402-19~~1.1.18 “Secured transaction record” means any record that is required or permitted to be
31 filed with the Secretary of State under the UCC, THE EFS Act, or the Lien Registration
32 Act, except any lien filed under federal law.
- 33 ~~402-20~~1.1.19 “System-to-system transfer method” means the electronic communication
34 standard authorized by the Secretary of State for the transfer of secured transaction
35 records from a filer to the Secretary of State. This type of transfer is often referred to as
36 XML filing.
- 37 ~~402-21~~1.1.20 “Taxpayer identification number” means a social security number, an employer
38 identification number, or an individual taxpayer identification number.

1 the searcher has received prior approval from the Secretary of State. Requirements
2 concerning processing of a hardship search request are set forth in ~~Rule 507~~ RULE 5.8.

3 ~~405-1.4~~ Approved forms. A filing office that accepts written records, in accordance with the UCC, may
4 accept a written financing statement that is presented on a form and format authorized by this
5 rule.

6 ~~405.1-1.4.1~~ IACA forms. The use of each UCC form promulgated by the International
7 Association of Commercial Administrators (IACA), or a substantial equivalent, ~~are~~ IS
8 approved by the Secretary of State and may be filed in a filing office that accepts written
9 records.

10 ~~405.2-1.4.2~~ Secretary of State forms. The use of a printed copy of the image of a record that
11 is generated by the electronic filing application is approved by the Secretary of State and
12 may be filed in a filing office that accepts written records.

13 ~~406-1.5~~ Secured transactions search ~~Application~~ APPLICATION. Searches of the secured transactions
14 information management system are performed by utilizing the electronic searching application.
15 Electronic searching is the sole method used to search the secured transactions information
16 management system and the Secretary of State does not accept written search requests.

17 ~~407-1.6~~ Fees. ~~Fees will be adopted and published by the~~ THE Secretary of State ~~from time to time.~~
18 ~~Information, instructions, and a fee schedule are available~~ WILL POST FEES AND FEE SCHEDULE
19 INFORMATION on the Secretary of State's website. FEES ARE SUBJECT TO CHANGE.

20 ~~408-1.7~~ Expedited services. Expedited processing of UCC records and searches is not available.

21 ~~409-1.8~~ Methods of payment. Filing fees and fees for public records services may be paid in accordance
22 with the following rules:

23 ~~409.1-1.8.1~~ Cash. The Secretary of State does not accept cash payment for secured
24 transaction services.

25 ~~409.2-1.8.1~~ Checks. The Secretary of State does not accept payment by check for secured
26 transaction services.

27 ~~409.3-1.8.2~~ Electronic funds transfer. The Secretary of State does not accept payment by
28 electronic funds transfer for secured ~~transaction~~ TRANSACTIONS. THE IRS, HOWEVER,
29 MAY SUBMIT PAYMENT VIA ELECTRONIC FUNDS TRANSFER.

30 ~~409.4-1.8.3~~ Prepaid account. Information regarding prepaid account usage is available upon
31 request and on the Secretary of State's website.

32 ~~409.5-1.8.4~~ Debit Cards. Information regarding debit card usage is available upon request
33 and on the Secretary of State's website.

34 ~~409.6-1.8.5~~ Credit card. Information regarding credit card usage is available upon request and
35 on the Secretary of State's website.

36 ~~409.7-1.8.6~~ Hardship payment method. In the case of hardship, the Secretary of State may
37 allow for the payment of fees by an alternative method of payment authorized by the

1 Secretary of State. Hardship payment may only occur after the filer has received prior
2 approval from the Secretary of State.

3 ~~110~~-1.9 Overpayment and underpayment policies.

4 ~~110.1~~-1.9.1 Overpayment. Information regarding the refund of an overpayment is available
5 upon request and on the Secretary of State's website.

6 ~~110.2~~-1.9.2 Underpayment. The electronic filing application and the system-to-system
7 transfer method will not allow a record to be submitted with insufficient fee PAYMENT.

8 ~~111~~-1.10 Public records services are provided on a non-discriminatory basis to any member of the
9 public on the terms described in these rules. The following methods are available for obtaining
10 copies of secured transaction records and copies of data from the secured transactions information
11 management system.

12 ~~111.1~~-1.10.1 Individually identified records. Images of individually identified secured
13 transaction records will be made available, when possible, by using the electronic
14 searching application.

15 ~~111.2~~-1.10.2 Bulk ~~Images~~-IMAGES of secured transaction records. The Secretary of State will
16 provide a bulk image subscription service.

17 ~~111.3~~-1.10.3 Data from the information management system. The Secretary of State will
18 provide a bulk data subscription service. A list of available data elements from the
19 secured transactions information management system, ~~and~~-WITH the file layout-of the data
20 elements, is available from the Secretary of State upon request.

21 ~~111.4~~-1.10.4 ~~Direct online~~-ONLINE services. Secured transactions data and images are
22 available online from the Secretary of State's website. The SECRETARY OF STATE MAY
23 LIMIT THE size and number of data or images ~~may be limited by the Secretary of State in~~
24 order to address any technical limitation or to maintain continuity of service.

25 ~~112~~—Fees for public records services. Fees for public records services will be adopted and published
26 by the Secretary of State from time to time. Information, instructions, and a fee schedule is
27 available upon request and on the Secretary of State's website.

28 ~~113~~-1.11 ~~Liens~~-EXCEPT AS PROVIDED IN RULES 1.2.3, 1.8.2, AND 6.2 , LIENS created under federal
29 law will be recorded, indexed, and managed in the same fashion as secured transaction records.

30 ~~Section 2. Acceptance and Refusal of Records~~

31 **RULE 2. ACCEPTANCE AND REFUSAL OF RECORDS**

32 ~~200~~-2.1 Role of the filing office. The duties and responsibilities of the Secretary of State with respect to
33 the administration of the UCC, the EFS Act, and THE Lien Registration Act are ministerial. In
34 accepting for filing or refusing to file a secured transaction record in accordance with these rules,
35 the Secretary of State ~~does not do any of the following~~-WILL NOT:

36 ~~200.1~~-2.1.1 Determine the legal sufficiency or insufficiency of a record-;

- 1 ~~200.2-2.1.2~~ Determine ~~that~~ WHETHER a security interest in collateral exists ~~or does not exist~~;
- 2 ~~200.3-2.1.3~~ Determine that information in the record is correct or incorrect, in whole or in
3 part.; OR
- 4 ~~200.4-2.1.4~~ Create a presumption that information in the record is correct or incorrect, in
5 whole or in part.
- 6 ~~201-2.2~~ Duty to file. A record that does not have a ground for refusal is filed upon receipt by the Secretary
7 of State with the applicable filing fee. The Secretary of State will assign a file number to the
8 secured transaction record upon receipt and promptly index the record in the secured transactions
9 information management system.
- 10 ~~202-2.3~~ Grounds for refusal of a UCC record. ~~The reasons set forth in~~ IN ACCORDANCE WITH section 4-9-
11 516(b), C.R.S., ~~are the sole grounds for the Secretary of State to refuse~~ WILL REFUSE to file a
12 UCC record. ~~These reasons are elaborated below in this rule.~~ FOR THE FOLLOWING REASONS:
- 13 ~~202.1-2.3.1~~ Some or all of the information provided in the UCC record is illegible. Legibility
14 is not limited to written expressions on paper. A legible record must be submitted in the
15 form and format and using the medium required by the Secretary of State.
- 16 ~~202.2-2.3.2~~ Lack of identification of initial financing statement. An amendment or ~~correction~~
17 INFORMATION statement will be refused if the record does not provide a file number of a
18 financing statement in the secured transactions information management system that has
19 not lapsed, the date that the initial financing statement was filed, and, for an amendment
20 to an initial financing statement filed on or prior to December 31, 1999, an indication of
21 the filing office in which the initial financing statement was filed.
- 22 ~~202.3-2.3.3~~ Timeliness of continuation. A continuation statement will be refused if it is
23 received more than ~~six months~~ SIX MONTHS before the financing statement's lapse date or
24 after the financing statement's lapse date.
- 25 ~~202.3.1~~(A) First day permitted. The first day on which a continuation statement may
26 be filed is the day of the sixth month preceding the month in which the financing
27 statement would lapse that corresponds to the day of the month on which the
28 financing statement would lapse. If there is no such corresponding date, the first
29 day on which a continuation statement may be filed is the last day of the sixth
30 month preceding the month in which the financing statement would lapse. Filing
31 may not be possible on any date that the electronic filing application is
32 unavailable, such as during time of regular system maintenance.
- 33 ~~202.3.2~~(B) Last day permitted. The last day on which a continuation statement may
34 be filed is the date on which the financing statement lapses, although filing may
35 not be possible on any date that the electronic filing application is unavailable,
36 such as during time of regular system maintenance.
- 37 ~~202.3.3~~(C) Means of communication. UCC records communicated to the Secretary
38 of State by a means of communication not authorized by the Secretary of State in
39 ~~Rule 103~~ RULE 1.2 will be refused.

- 1 ~~202.4~~-2.3.4 Indecipherable. The Secretary of State will refuse an indecipherable UCC record
2 that cannot be indexed. An indecipherable record may include, but is not limited to, a
3 record that contains a special character outside of the character set provided in ~~Rule 313~~
4 RULE 3.14, or an amendment that fails to indicate the type of amendment.
- 5 ~~202.5~~-2.3.5 The Secretary of State will provide a notice to the filer indicating the missing,
6 indecipherable, or invalid information, and that the filer will be required to provide the
7 missing information in order to file the record.
- 8 ~~203~~-2.4 Grounds for refusal of an EFS record. The Secretary of State will refuse to accept an EFS or EFS
9 amendment only for those reasons found in the UCC and in ~~Rule 202~~-RULE 2.3-~~Application of the~~
10 ~~UCC to the EFS Act~~. A record that purports to be an EFS or EFS amendment, but does not meet
11 the requirements of the EFS Act, will be filed according to the UCC.
- 12 ~~204~~-2.5 Grounds for refusal of a Notice of Lien or Notice of Amendment. In addition to the reasons set
13 forth in section 4-9.7-105, C.R.S., the Secretary of State will refuse to accept a notice of lien or
14 notice of amendment for the following reasons.
- 15 ~~204.1~~-2.5.1 Fee. ~~A-THE SECRETARY OF STATE WILL REFUSE A~~ notice of lien or notice of
16 amendment ~~will be refused~~ if the record is submitted with less than the full filing fee and
17 the fee is not tendered by a method authorized in ~~Rule 109~~-RULE 1.8.
- 18 ~~204.2~~-2.5.2 Means of communication. ~~A-THE SECRETARY OF STATE WILL REFUSE A~~ notice of
19 lien or notice of amendment communicated to the Secretary of State by a means of
20 communication not authorized by the Secretary of State for the communication in ~~Rule~~
21 ~~103~~-RULE 1.2 ~~will be refused~~.
- 22 ~~204.3~~-2.5.3 Indecipherable. The Secretary of State will refuse a notice of lien or notice of
23 amendment that is indecipherable and cannot be indexed. An indecipherable record may
24 include, but is not limited to, a record that contains a special character outside of the
25 character set provide in ~~Rule 313~~-RULE 3.14, or a notice of amendment that fails to
26 indicate the type of amendment.
- 27 ~~205~~-2.6 Grounds for refusal of a record submitted via the system-to-system transfer method. The sole
28 grounds for the Secretary of State's refusal to accept a secured transaction record for filing
29 submitted via the system-to-system transfer method are enumerated in ~~Rules 202, 203, and 205~~
30 RULES 2.3 AND 2.4.
- 31 ~~206~~-2.7 Procedure upon refusal. During the submission process, the electronic filing application will
32 indicate any deficiencies and will prompt the filer to provide all required information necessary to
33 complete filing. The system will not accept a filing until all required information is provided.
- 34 ~~207~~-2.8 Acknowledgment. ~~Upon completing~~ WHEN THE FILER COMPLETES the filing process through the
35 electronic filing application, the Secretary of State will provide acknowledgment by providing an
36 image of the filed secured transaction record that includes the information in the record, the file
37 number and the filing date and time. Upon completing the filing process through the system-to-
38 system transfer method, the Secretary of State will provide acknowledgment by providing the
39 information in the record, the file number, and the filing date and time.
- 40 ~~208~~-2.9 Refusal errors. If a filer demonstrates to the satisfaction of the Secretary of State that a record was
41 refused in error, the Secretary of State will file the record as of the filing date and time when the

1 record was originally communicated for filing with a statement that the record was refused in
2 error. The statement will be preserved for so long as the master record is preserved in the secured
3 transactions information management system.

4 ~~Section 3. Secured Transactions Information Management System~~

5 **RULE 3. SECURED TRANSACTIONS INFORMATION MANAGEMENT SYSTEM**

6 ~~300-3.1~~ General. The Secretary of State uses an information management system to store, index, and
7 retrieve information relating to secured transaction records. The information management system
8 includes an index of the names of debtors/owners named on secured transaction records. The
9 FOLLOWING rules ~~in this section~~ describe the secured transactions information management
10 system.

11 ~~301-3.2~~ Primary data elements. The primary data elements used in the secured transactions information
12 management system are the following.

13 ~~301.1-3.2.1~~ Identification numbers.

14 ~~301.1.1~~(A) Each secured transaction record is identified by a unique file number.
15 The file number is permanently inscribed on the record image generated by the
16 secured transactions information management system and is permanently
17 associated with each secured transaction record that is stored and maintained in
18 the secured transactions information management system. When a record is
19 initially filed, a master record is created.

20 ~~301.1.2~~(B) An amendment or a correction to a secured transaction master record is
21 linked to the related master record in the secured transactions information
22 management system.

23 ~~301.2-3.2.2~~ Type of record. The type of secured transaction record is identified in the secured
24 transactions information management system.

25 ~~301.3-3.2.3~~ Filing date and filing time. The filing date and time are the date and time the
26 record is filed in the secured transactions information management system. The filing
27 date and time of a secured transaction record are stored in the secured transactions
28 information management system and are noted on the image of a secured transaction
29 record.

30 ~~301.4-3.2.4~~ Identification of parties. The names and addresses of all parties, as provided by
31 the filer, are stored and maintained in the secured transactions information management
32 system.

33 ~~301.5-3.2.5~~ Status of secured transaction record. Each master record has a status of unexpired
34 or lapsed.

35 ~~301.6-3.2.6~~ Page count. The total number of pages in a secured transaction record is indicated
36 on the image of the secured transaction record.

37 ~~301.7-3.2.7~~ Lapse indicator. If a secured transaction record has a limited period of
38 effectiveness, the system will calculate and maintain the lapse date of the record. The

1 lapse date is determined as provided in ~~Rule 402~~ RULE 4.2. The lapse date is indicated in
2 the electronic searching application and stored in the secured transactions information
3 management system.

4 ~~302-3.3~~ 3.3 Names of individuals. This rule applies to the name of a debtor, an owner, a claimant, or a
5 secured party provided on a secured transaction record who is an individual.

6 ~~302-1-3.3.1~~ 3.3.1 Individual name fields. The secured transactions information management
7 system will provide separate fields for the first, middle, and last names of individuals. A
8 filer should place the name of a debtor with a single name (e.g., “Cher”) in the last name
9 field. All individual name information will be recorded in the secured transactions
10 information management system exactly as the data was entered in the electronic filing
11 application or as transmitted by the system-to-system transfer method.

12 ~~302-2-3.3.2~~ 3.3.2 Truncation - individual names. Individual name fields are fixed in length. The
13 lengths of the corresponding fields available in the electronic filing application and the
14 system-to-system transfer method are as follows.

15 ~~302-2-1(A)~~ (A) First name: 255 characters.

16 ~~302-2-2(B)~~ (B) Middle name: 255 characters.

17 ~~302-2-3(C)~~ (C) Last name: 255 characters.

18 ~~302-2-4(D)~~ (D) Suffix: The secured transactions information management system will
19 only accept the following suffixes: Jr., Sr., II, III, IV, V, VI, VII, VIII, IX, and X.

20 ~~303-3.4~~ 3.4 Names of organizations. This rule applies to the name of an organization that is a debtor, an
21 owner, a claimant, or a secured party provided on a secured transaction record.

22 ~~303-1-3.4.1~~ 3.4.1 Single field. The secured transactions information management system will
23 provide a single field for an organization name.

24 ~~303-2-3.4.2~~ 3.4.2 Truncation - organization names. The organization name field is fixed in length.
25 The length of the corresponding fields available in the electronic filing application and
26 the system-to-system transfer method is 255 characters.

27 ~~304-3.5~~ 3.5 Estates. The electronic filing application will provide a method to indicate that a debtor is a
28 decedent's estate.

29 ~~305-3.6~~ 3.6 Trusts. The electronic filing application will provide a method to indicate that a debtor is a trust
30 or trustee acting with respect to property held in trust.

31 ~~306-3.7~~ 3.7 Record opening document. Upon the filing of a record opening document, the status of the parties
32 and the status of the record will be as follows.

33 ~~306-1-3.7.1~~ 3.7.1 Status of secured party. Each secured party named on an initial financing
34 statement or EFS will be maintained in the secured transactions information management
35 system and will not be removed ~~before~~ UNTIL two years after the secured transaction
36 record has lapsed.

- 1 ~~306.2~~3.7.2 Status of claimant. Each claimant named on a notice of lien will be maintained in
2 the secured transactions information management system and will not be removed ~~before~~
3 UNTIL two years after the notice has lapsed. Each claimant identified in a notice will be
4 maintained in the secured transaction information management system as if the claimant
5 were a secured party of record.
- 6 ~~306.3~~3.7.3 Status of assignee and assignor. If a record opening document includes an
7 assignment, the assignee and the assignor will each be indexed as a secured party of
8 record.
- 9 ~~306.4~~3.7.4 Status of debtor. A debtor named on an initial financing statement or EFS will be
10 maintained in the secured transactions information management system and will not be
11 removed ~~before~~ UNTIL two years after the master record has lapsed.
- 12 ~~306.5~~3.7.5 Status of owner. An owner named on a notice of lien will be maintained in the
13 secured transactions information management system and will not be removed ~~before~~
14 UNTIL two years after the notice has lapsed. Each owner identified in a notice will be
15 maintained in the secured transaction information management system as if the owner
16 were a debtor.
- 17 ~~306.6~~3.7.6 Status of record opening document. Upon the filing of a record opening
18 document, a master record will be created and the status of the master record will be
19 unlapsed.
- 20 ~~307~~3.8 Amendment. Upon the filing of an amendment, the status of the parties and the status of the
21 secured transaction record will be as follows.
- 22 ~~307.1~~3.8.1 Status of secured party and debtor. An amendment will affect the status of the
23 NAMES OF THE debtor(s) and THE secured party(ies) ~~name~~ in the related master record as
24 follows:
- 25 ~~307.1.1~~(A) Collateral amendment or address change. An amendment that amends
26 only the collateral description or one or more addresses will have no effect ~~upon~~
27 ON the status of any debtor or secured party.
- 28 ~~307.1.2~~(B) Debtor name change. An amendment that changes a debtor's name will
29 have no effect on the status of any other debtor or any secured party, except that
30 the related initial financing statement or EFS and all UCC records that include an
31 identification of such initial financing statement will be cross-indexed in the
32 secured transactions information management system so that a search under
33 either the debtor's old name or the debtor's new name will reveal the initial
34 financing statement or EFS and any related records.
- 35 ~~307.1.3~~(C) Secured party name change. An amendment that changes the name of a
36 secured party will have no effect on the status of any debtor or any other secured
37 party, but the new name will be added to the secured transactions information
38 management system as if it were a new secured party of record.
- 39 ~~307.1.4~~(D) Addition of a debtor. An amendment that adds a new debtor name will
40 have no effect ~~upon~~ ON the status of any other debtor or any secured party, except

1 the new debtor name will be added to the secured transactions information
2 management system as a new debtor.

3 ~~307.1.5~~(E) Addition of a secured party. An amendment that adds a new secured
4 party will not affect the status of any debtor or other secured party, except that
5 the new secured party name will be added to the secured transactions information
6 management system as a new secured party of record.

7 ~~307.1.6~~(F) Deletion of a debtor. An amendment that deletes a debtor will have no
8 effect on any debtor or secured party stored in the secured transactions
9 information management system.

10 ~~307.1.7~~(G) Deletion of a secured party. An amendment that deletes a secured party
11 of record will have no effect on any debtor or secured party stored in the secured
12 transactions information management system.

13 ~~307.2~~3.8.2 Status of claimant and owner. A notice of amendment will affect the status of a
14 claimant or owner in the same fashion as an amendment filed in accordance with ~~Rule~~
15 ~~307.1~~RULE 3.8.1.

16 ~~307.3~~3.8.3 Status of master record. An amendment will have no effect upon the status of the
17 master record, except as provided in ~~Rules 309 and 310~~RULES 3.10 AND 3.11.

18 ~~308~~3.9 Assignment of powers of secured party of record.

19 ~~308.1~~3.9.1 Status of the parties. An assignment will have no effect on the status of the
20 parties to the financing statement, except that each assignee named in the assignment will
21 become a secured party of record.

22 ~~308.2~~ Status of master record. An assignment will have no effect upon the status of the master
23 record.

24 ~~309~~3.10 Continuation.

25 ~~309.1~~3.10.1 Continuation of lapse date. Upon the timely filing of one or more continuations,
26 the lapse date of the master record will be extended by the appropriate period in
27 accordance with the applicable substantive statute.

28 ~~309.2~~3.10.2 Status of parties. The filing of a continuation will have no effect upon the status
29 of any party included in the master record.

30 ~~309.3~~3.10.3 Status of master record. Upon the filing of a continuation, the status of the master
31 record will remain unexpired.

32 ~~310~~3.11 Termination.

33 ~~310.1~~3.11.1 Status of parties. The filing of a termination will have no effect upon the status of
34 any party included in a master record.

35 ~~310.2~~3.11.2 Status of UCC master record. A termination will have no effect upon the status of
36 the master record. If the termination relates to a financing statement filed against a

1 transmitting utility, then the master record will lapse upon the filing of the termination
2 statement with respect to all secured parties of record.

3 ~~340.3~~3.11.3 Status of EFS. A termination or an amendment that purports to remove EFS
4 master list notification will cause the EFS identified in the termination or amendment and
5 any related EFS amendments to be removed from the master lists published and
6 distributed by the Secretary of State subsequent to the termination. An amendment that
7 removes EFS master list notification will have no effect upon the status or otherwise
8 impair the perfection of any security interest perfected by the EFS for purposes of Article
9 9 of Title 4, C.R.S.

10 ~~340.4~~3.11.4 Status of Notice of Lien. A notice of amendment that purports to terminate a
11 notice of lien will cause the notice of lien to lapse.

12 ~~341~~3.12 ~~Correction~~ INFORMATION statement.

13 ~~341.1~~3.12.1 Status of parties. ~~The filing of a correction~~ FILING AN INFORMATION statement
14 will have no effect ~~upon~~ ON the status of any party to the financing statement.

15 ~~341.2~~3.12.2 Status of financing statement. ~~A correction~~ AN INFORMATION statement will have
16 no effect ~~upon~~ ON the status of the financing statement.

17 ~~342~~3.13 Procedure upon lapse. If there is no timely filing of a continuation with respect to a
18 master record, the record lapses on its lapse date. The Secretary of State will maintain all lapsed
19 secured transaction records for two years after the lapse date. Two years after the lapse date, the
20 Secretary of State will no longer maintain, in any form, and will remove secured transaction
21 records from the secured transaction information management system.

22 ~~343~~3.14 The secured transactions information management system will only support ASCII
23 characters 32-126. Information regarding ASCII characters 32-126 is available upon request and
24 on the Secretary of State's website.

25 ~~344~~3.15 Electronic Procedures.

26 ~~344.1~~3.15.1 Direct electronic filing and searching services. The secured transactions
27 information management system will include an electronic filing application and an
28 electronic searching application that are available to any person with Internet access.
29 Instructions on how to file and conduct searches are available on the Secretary of State's
30 website.

31 ~~344.2~~3.15.2 Filing procedures. All secured transaction records will be communicated to the
32 Secretary of State for filing by the electronic filing application or by utilizing the system-
33 to-system transfer method authorized by the Secretary of State. Instructions on how to
34 file are available on the Secretary of State's website.

35 **~~Section 4. Filing and Records Management Procedures~~**

36 **RULE 4. FILING AND RECORDS MANAGEMENT PROCEDURES**

37 ~~400~~4.1 Duties and Authority of the Secretary of State. The Secretary of State will promptly file a record
38 that conforms to these rules and will maintain and index all data exactly as the filer ~~inputted~~

1 ENTERED the data in the electronic filing application. The Secretary of State does not have the
2 authority to determine the legal effectiveness of a secured transaction record. The filing of or
3 refusal to file a record does not affect the validity of the record or relate to the correctness of the
4 information in the record.

5 401-4.2 Record indexing and other procedures for the electronic filing application or system-to-system
6 transfer method.

7 401-1-4.2.1 Record review. The Secretary of State only determines if one or more grounds
8 for refusal exist. If a ground for refusal exists, the electronic filing application will not
9 allow the record to be submitted.

10 401-2-4.2.2 Electronic attachments. The electronic filing application and system-to-system
11 transfer method will allow a filer to include electronic attachments when filing a secured
12 transaction record. The Secretary of State does not review the contents of electronic
13 attachments and will not index or make the contents of electronic attachments searchable.

14 402-4.3 Lapse date and time. A lapse date is calculated for each record opening document. The lapse date
15 is the same day of the same month as the filing date in the final year of the initial statutorily
16 determined period of effectiveness or subsequent statutorily determined period of effectiveness if
17 a timely continuation statement is filed. A master record lapses at 12:00 AM of the day
18 immediately following the lapse date. The lapse date for a record opening document filed on
19 February 29 will be February 28 in the final year of the statutorily determined period of
20 effectiveness.

21 403-4.4 Verification of data entry. The Secretary of State is neither permitted nor authorized to provide
22 legal advice or to make any judgment regarding the effectiveness or sufficiency of a secured
23 transaction record. Entered data into the electronic filing application and determining whether the
24 information included in a record is legally sufficient is the sole responsibility of the filer.

25 404-4.5 Errors of the filing officer. The Secretary of State may correct errors made by filing office
26 personnel when entering information in the secured transactions information management system
27 at any time. If a correction is made, the Secretary of State will file a filing officer correction
28 relating to the relevant master record stating the date of the correction and explaining the nature
29 of the corrective action taken. The correction will be preserved for so long as the related master
30 record is preserved in the secured transactions information management system.

31 405-4.6 Errors other than filing office errors. Filer errors are the responsibility of the filer. A filer may file
32 an amendment or a ~~correction~~-AN INFORMATION statement to correct or disclose an error. The
33 accuracy and completeness of information that is filed is ultimately the responsibility of the filer.

34 406-4.7 Data entry of names - no designated fields. Only names entered in a designated name field in the
35 electronic filing application or received in a designated name field through the system-to-system
36 transfer method will be recorded as a name in the secured transactions information management
37 system. This applies to all parties associated with a secured transaction record.

38 407-4.8 Record opening document. A new master record will be created in the secured transactions
39 information management system for each record opening document that is filed. The master
40 record will use the file number of the financing statement and the date and time of filing of the
41 record opening document.

- 1 ~~407.1~~4.8.1 Debtor or owner information. The name and address of each debtor or owner that
2 are legibly set forth in a secured transaction record will be entered into the related master
3 record.
- 4 ~~407.2~~4.8.2 Secured party or claimant information. The name and address of each secured
5 party or claimant that is legibly set forth in a secured transaction record will be entered
6 into the related master record.
- 7 ~~407.3~~4.8.3 Indexing. Each master record will be indexed according to the name of the
8 debtor(s) or owner(s) indicated on the secured transaction record and will be available for
9 public inspection through the electronic searching application.
- 10 ~~408.4~~.9 Amendment. Each amendment that is filed will be indexed in the secured transactions
11 information management system and will be linked to the related master record.
- 12 ~~408.1~~4.9.1 Indexing of an amendment. An amendment is associated with a master record so
13 that the amendment can be retrieved by searching for the file number of the amendment,
14 searching for a debtor or secured party designated in the amendment, or by searching for
15 the related record opening document through the electronic searching application.
- 16 ~~408.2~~4.9.2 Names and addresses. The name and address of each debtor/owner and secured
17 party/claimant designated in an amendment will be entered into the secured transactions
18 information management system and associated with the related master record.
- 19 ~~408.3~~4.9.3 If the amendment is a continuation, a new lapse date will be established for the
20 related master record. If no lapse date is associated with a master record, then the
21 continuation will be made part of the master record and no other action will be taken.
- 22 ~~409.4~~.10 ~~Correction~~-INFORMATION statement. Each ~~correction~~-INFORMATION statement that is filed
23 will be indexed in the secured transactions information management system. The ~~correction~~
24 INFORMATION statement will be associated with the related master record in a manner that causes
25 the ~~correction~~-INFORMATION statement to be retrievable by searching for the file number of the
26 ~~correction~~-INFORMATION statement or by searching for the related record opening document.
- 27 ~~410.4~~.11 Master amendments. An amendment or ~~correction~~-INFORMATION statement that would
28 change or affect multiple secured transaction records with one filing is not possible, at this time.
- 29 ~~411.4~~.12 Paper records storage. Paper records are destroyed after the paper records have been
30 scanned, electronic images of the paper records have been created, the electronic images have
31 been stored in the secured transactions information management system, and the correct scanning
32 of the images has been verified.
- 33 ~~412.4~~.13 Database backups.
- 34 ~~412.1~~4.13.1 Daily backups. Daily incremental backups will be made using magnetic tape or
35 other appropriate backup or data storage system as determined by the Secretary of State.
- 36 ~~412.2~~4.13.2 Weekly backups. Weekly full backups will be made using magnetic tape or other
37 appropriate data backup or data storage system as determined by the Secretary of State.
- 38 ~~413.4~~.14 Records Retention.

- 1 ~~503.3.3~~(C) All letters will be converted to upper case.
- 2 ~~503.3.4~~(D) All characters, including punctuation, outside of 0-9 and A-Z will be
3 replaced by a space.
- 4 ~~503.3.5~~(E) All spaces in a last name, first name, or middle name will be removed.
- 5 ~~503.3.6~~(F) An individual name may be searched using any of the following
6 combinations:
- 7 ~~503.3.6.1~~(1) Last name;
- 8 ~~503.3.6.2~~(2) Last name, first initial;
- 9 ~~503.3.6.3~~(3) Last name, first initial, middle initial;
- 10 ~~503.3.6.4~~(4) Last name, first initial, middle name;
- 11 ~~503.3.6.5~~(5) Last name, first name;
- 12 ~~503.3.6.6~~(6) Last name, first name, middle initial; and
- 13 ~~503.3.6.7~~(7) Last name, first name, middle name.
- 14 ~~503.4-5.4.4~~ A normalized name as a null value. A normalized name may be a null value.
- 15 ~~503.5-5.4.5~~ Standard Search Logic results. The standard search logic will use the normalized
16 name to search the secured transactions information management system and to produce
17 search results.
- 18 ~~503.5.1~~(A) Normalized organization names. Only names that are an exact match of
19 the normalized name will be included in the search results.
- 20 ~~503.5.2~~(B) Normalized individual names. Only last names that are an exact match of
21 the normalized last name will be included in the search results.
- 22 ~~503.5.3~~(C) Only a last name is provided. If a search is conducted using only a last
23 name, the search results will include debtors on record with only a last name.
- 24 ~~503.5.4~~(D) Individual first and middle names. The results of a search using a first
25 name, middle name, or both will include the normalized first name, normalized
26 middle name, or both with trailing wildcards.
- 27 ~~504-5.5~~ Search responses. Upon submitting a search request using the electronic searching application, a
28 list of results matching the search criteria will be provided. If no information matching the search
29 criteria is returned, the electronic searching application will indicate that the search criteria does
30 not return any results. A report of the search results will be available. Reports created in response
31 to a search request will include the following:
- 32 ~~504.1-5.5.1~~ Filing office identification. The Secretary of State will be identified as the report
33 provider.

- 1 ~~504.2-5.5.2~~ Processed through date. Each report will indicate the date through which the
2 Secretary of State has processed all records that have been received, accepted, and filed.
- 3 ~~504.3-5.5.3~~ Search criteria. The report will indicate the data that was used to generate the
4 report. Search criteria that may be used include the following:
- 5 ~~504.3.1~~(A) Debtor name. The debtor, owner, or taxpayer name used to conduct the
6 search will be indicated.
- 7 ~~504.3.2~~(B) Exact match. The report will indicate if the search results are limited to
8 an exact match of the debtor name used to conduct the search.
- 9 ~~504.3.3~~(C) Normalized organization name. The normalized name used to conduct a
10 standard search for an organization will be indicated.
- 11 ~~504.3.4~~(D) Debtor city. The report will indicate if the search results are limited to a
12 debtor's city.
- 13 ~~504.3.5~~(E) Debtor state. The report will indicate if the search results are limited to a
14 debtor's state.
- 15 ~~504.3.6~~(F) Debtor ZIP/Postal code. The report will indicate if the search results are
16 limited to a debtor's ZIP/Postal code.
- 17 ~~504.3.7~~(G) Secured party name. The REPORT WILL INDICATE THE secured party ~~or~~
18 ~~claimant~~ PARTY'S OR CLAIMANT'S name used to conduct the search ~~will be~~
19 ~~indicated~~.
- 20 ~~504.3.8~~(H) Exact match. The report will indicate if the search results are limited to
21 an exact match of the secured party name used to conduct the search.
- 22 ~~504.3.9~~(I) Secured party city. The report will indicate if the search results are
23 limited to a secured party's city.
- 24 ~~504.3.10~~(J) Secured party state. The report will indicate if the search results are
25 limited to a secured party's state.
- 26 ~~504.3.11~~(K) Secured party ZIP/Postal code. The report will indicate if the search
27 results are limited to a secured party's ZIP/Postal code.
- 28 ~~504.3.12~~(L) Date range. The report will indicate if the search results are limited to a
29 date range.
- 30 ~~504.3.13~~(M) Record type. The report will indicate if the search results are limited to
31 one or more types of records.
- 32 ~~504.3.14~~(N) Lapsed records. The report will indicate if the search results include
33 lapsed records.
- 34 504.4-5.5.4 Report date and time. The date and time the report was generated will be
35 indicated.

- 1 ~~504.5~~-5.5.5 Identification of record opening documents. Any record opening document
2 matching the search criteria will be retrieved and identified by the record's file number
3 and file date.
- 4 ~~504.6~~-5.5.6 Record history. For each record opening document identified on the report, a list
5 of all related records and corrections filed or entered on or prior to the processed through
6 date will be identified with the record opening document.
- 7 ~~504.7~~-5.5.7 Identification of master record information. Master record information on file
8 with the Secretary of State will include the following:
- 9 ~~504.7.1~~(A) Record opening document file number.
- 10 ~~504.7.2~~(B) Record opening document filing date and time.
- 11 ~~504.7.3~~(C) Type of record.
- 12 ~~504.7.4~~(D) Each debtor's name and address.
- 13 ~~504.7.5~~(E) Each secured party's name and address.
- 14 ~~504.7.6~~(F) Amendment file number.
- 15 ~~504.7.7~~(G) Amendment filing date and time.
- 16 ~~504.7.8~~(H) Type of amendment.
- 17 ~~504.7.9~~(I) ~~Correction~~-INFORMATION statement file number.
- 18 ~~504.7.10~~(J) ~~Correction~~-INFORMATION statement filing date and time.
- 19 ~~504.7.11~~(K) Filing officer correction date.
- 20 ~~504.7.12~~(L) Lapse date. For each record opening document identified on the report, a
21 lapse date will be indicated, unless no lapse date exists.
- 22 ~~505~~-5.6 Copies. Upon request and subject to availability, the Secretary of State will provide an image of a
23 record that is on file with the Secretary of State and retrieved through the electronic searching
24 application.
- 25 ~~506~~-5.7 Certification of secured transaction records and reports.
- 26 ~~506.1~~-5.7.1 Secured transaction records recorded with the Secretary of State. Secured
27 transaction records that are available through the secured transactions information
28 management system may be certified by the Secretary of State in response to a search
29 request as required by applicable law.
- 30 ~~506.1.1~~(A) Secured transaction records certified by the Secretary of State. The
31 unredacted image of the original secured transaction record will be provided in
32 response to a request for a certified record.

1 ~~506.2~~-5.7.2 Reports. Reports generated from the results of a standard search may be certified
2 by the Secretary of State as required by applicable law.

3 ~~506.2.1~~(A) Certification identification number. The Secretary of State will assign a
4 unique identifying number to each certified report.

5 ~~506.3~~-5.7.3 Medium of Certified Records and Reports. A certified report or record produced
6 or generated by the Secretary of State will be communicated in an electronic medium.

7 ~~506.3.1~~(A) Hardship Certification. In the case of hardship, the Secretary of State
8 may, at its discretion, allow for the communication of a certified report or record
9 in a medium other than an electronic medium. Hardship certification requests
10 will only be accepted after the requester has received prior approval from the
11 Secretary of State.

12 ~~507~~-5.8 Hardship search requests. A hardship search request will be processed only if the request was
13 preapproved by the Secretary of State and is tendered with any applicable fee. The Secretary of
14 State will determine the policy and procedure used to accept a secured transaction search request
15 under hardship.

16 ~~Section 6. Other Notices of Liens~~

17 **RULE 6. OTHER NOTICES OF LIENS**

18 ~~600~~-6.1 Policy statement. This rule describes records of liens that the Secretary of State maintains
19 according to statutes other than the UCC that the Secretary of State treats in a manner
20 substantially similar to UCC records and that are included in search results obtained through the
21 electronic searching application.

22 ~~601~~-6.2 Notice of federal tax lien. All notices of federal tax lien are processed in accordance with Article
23 25 of Title 38, C.R.S.

24 ~~Section 7. EFS Filings~~

25 **RULE 7. EFS FILINGS**

26 ~~700~~-7.1 Incorporation of prior sections-RULES. ~~Sections 1 through 8 of these rules~~-RULES 1 THROUGH 8
27 apply to filings and other actions made under the EFS Act to the extent not inconsistent with the
28 EFS Act and this ~~Section 7~~-RULE 7.

29 ~~701~~-7.2 Farm products. The list of farm ~~product~~-PRODUCTS is found in the Federal Register and is posted
30 on the Secretary of State's website.

31 ~~701.1~~-7.2.1 The farm products contained in the list of farm products are considered a separate
32 and distinct farm product.

33 ~~701.2~~-7.2.2 Inclusion and removal of additional products. A person may request that a farm
34 product be included or removed from the farm products list. However, the ~~secretary of~~
35 ~~state~~-SECRETARY OF STATE cannot change the list without the United States Department
36 of ~~Agriculture~~-AGRICULTURE'S approval.

1 ~~702-7.3~~ EFS filings.

2 ~~702.1-7.3.1~~ EFS. The electronic filing application will allow the capture of all information
3 required by the EFS Act and all information necessary to perfect a UCC security interest.

4 ~~702.1.1(A)~~ Master list notification and records submitted for filing. An EFS is the
5 only record that will create a master list notification.

6 ~~702.2-7.3.2~~ EFS Amendment. The electronic filing application will allow an EFS to be
7 amended.

8 ~~702.3-7.3.3~~ Master list compilation. The EFS master list is compiled with the information
9 contained in each EFS and EFS amendment.

10 ~~702.3.1(A)~~ Master list notification. To be included the monthly master list, ~~An~~ AN
11 EFS or an EFS amendment must be electronically filed on or before 11:59 p.m.
12 ~~mountain time~~ MOUNTAIN STANDARD TIME on the last day of the previous
13 month.

14 ~~703-7.7~~ EFS master list compilation and distribution.

15 ~~703.1-7.4.1~~ Compilation month and distribution month. For the purpose of ~~this section~~ RULE
16 7, the following terms are defined:-

17 ~~703.1.1(A)~~ “Compilation month” means the calendar month for which the master list
18 is compiled.

19 ~~703.1.2(B)~~ “Distribution month” means the month immediately following a
20 compilation month and the month in which the master list is distributed to master
21 list registrants. For example, December is the distribution month for the master
22 list compiled for November, which would include each effective EFS and EFS
23 amendment filed on or before 11:59 p.m. on November 30th.

24 ~~703.2-7.4.2~~ Monthly compilation. The Secretary of State will compile the EFS master list on
25 a monthly basis. ~~An EFS and EFS amendment that has lapsed or been terminated on or~~
26 ~~before the last day of the compilation month will not in the master list.~~ THE MASTER LIST
27 WILL NOT INCLUDE AN EFS AND ANY RELATED EFS AMENDMENT THAT LAPSED OR
28 TERMINATED ON OR BEFORE THE LAST DAY OF THE COMPILATION MONTH.

29 ~~703.2.1(A)~~ Compilation deadline. The Secretary of State will compile the monthly
30 master list no later than the tenth day of the distribution month.

31 ~~703.2.2(B)~~ Organization of the master list. The master list may be organized and
32 distributed as multiple lists arranged by debtor name, debtor unique identifier,
33 county, and crop year.

34 ~~703.3-7.4.3~~ EFS master list distribution.

35 ~~703.3.1(A)~~ Monthly distribution of the master list. The master list is distributed on a
36 monthly basis.

1 ~~703.3.2~~(B) Distribution method. A master list registrant may obtain the master list
2 electronically. The master list may be downloaded from the Secretary of State’s
3 website or it may be searched using the Secretary of State’s website. Upon
4 request and payment of all applicable fees, a master list registrant may receive a
5 paper copy of the master list.

6 ~~703.3.3~~(C) Custom list distribution. A person may only obtain a custom list by
7 searching the EFS master list through the Secretary of State’s website and then
8 downloading the search results. Custom list criteria may be entered to limit EFS
9 master list search and the system will return all matching master list results.

10 ~~703.3.4~~(D) Distribution deadline. Each monthly master list will be available no later
11 than the fifteenth day of the distribution month. Once distributed, custom lists
12 will also be available.

13 ~~703.4.7.4.4~~ Debtor name custom lists. A custom list of all farm products in all counties
14 sorted by debtor name is available for download from the Secretary of State’s website.

15 ~~703.5.7.4.5~~ Failure to complete compilation and distribution by the deadline. If the
16 SECRETARY OF STATE CANNOT COMPLETE THE compilation and distribution of the master
17 list ~~cannot be completed~~ by the fifteenth day of the distribution month, then the Secretary of
18 State will communicate the fact of and reason for such failure to all master list registrants
19 and on the Secretary of State’s website.

20 ~~704.7.5~~ Master list registration.

21 ~~704.1.7.5.1~~ Registration. Registration is not necessary to download or search the master list
22 through the Secretary of State’s website. A person may become a master list registrant by
23 registering to receive email notification that the master list has been published and
24 distributed. Registration is completed by creating an account through the Secretary of
25 State’s website and choosing to receive notification. A person who requests a paper copy
26 of the master list must contact the Secretary of State’s office, complete a registration
27 form, and pay all applicable fees.

28 ~~704.2.7.5.2~~ Registration changes. A master list registrant is responsible for changing the
29 registrant’s contact information. Changes are completed through the Secretary of State’s
30 website.

31 ~~704.3.7.5.3~~ Duration. Master list registrations will be effective annually.

32 ~~704.4.7.5.4~~ Renewal. Master list registrations will automatically be renewed unless a
33 registrant cancels the registration. The Secretary of State will notify each registrant in
34 June that the registrant’s registration will be renewed on July 1 automatically.

35 ~~705.7.6~~ EFS Filing Fees and EFS Master List Fees. Fees for processing EFS records, searches, copies and
36 other services will be adopted and published by the Secretary of State from time to time.
37 Information, instructions, and a fee schedule are available upon request and on the Secretary of
38 State’s website.

39 **Section 8. Lien Registration Act**

1 **RULE 8. LIEN REGISTRATION ACT**

2 ~~800-8.1~~ Incorporation of prior sections. ~~Sections 1 through 6 of these rules~~ RULES 1 THROUGH 6 apply to
3 filings and other actions made under the Lien Registration Act to the extent such rules are not
4 inconsistent with the Lien Registration Act and this ~~Section 8~~ RULE 8.

5 ~~801-8.2~~ Lapse date. A notice of lien, other than a restitution lien or child support lien, will not indicate a
6 lapse date in the secured transactions information management system, unless a notice of lien has
7 been terminated.

8 ~~801.1-8.2.1~~ Restitution lien. A notice of lien for a restitution lien is effective for 12 years. A
9 lapse date is calculated in accordance with ~~Rule 402~~ RULE 4.2.

10 ~~801.2-8.2.2~~ Child support lien. A notice of lien for a child support lien is effective for 12
11 years. A lapse date is calculated in accordance with ~~Rule 402~~ RULE 4.2.

12 ~~801.3-8.2.3~~ Lapse date of a terminated Notice of Lien. The lapse date of a terminated notice
13 of lien is the date that the notice of amendment terminating the notice of lien was filed.

14 ~~801.4-8.2.4~~ Continuation of effectiveness. A filer may submit one or more notices of
15 amendment continuing the effectiveness of a notice of lien.

16 ~~802-8.3~~ Additional information or record. The electronic filing application and the system-to-system
17 transfer method will accept an electronic attachment.

18 ~~**Section 9. Redaction of Tax Identification Numbers**~~

19 **RULE 9. REDACTION OF TAX IDENTIFICATION NUMBERS**

20 ~~900-9.1~~ Redaction authority. The Secretary of State may redact any tax identification number contained in
21 a secured transaction record in accordance with section 24-21-302(1), C.R.S.

22 ~~901-9.2~~ Redaction Method. The Secretary of State processes each secured transaction record using
23 automated redaction software to identify and redact any tax identification number.

24 ~~901.1-9.2.1~~ Verification of automated redaction software results. The Secretary of State may
25 review processed images and restore information determined not to be a tax identification
26 number.

27 ~~901.2-9.2.2~~ Availability of secured transaction record images. An image of a secured
28 transaction record is made available as soon as practicable after being processed by the
29 redaction software.

30 ~~901.2.1(A)~~ Acknowledgment. Upon completion of the filing process, the filer
31 receives an acknowledgment copy of the image of the filed secured transaction
32 record. The acknowledgment copy ~~are~~ IS not processed through the automated
33 redaction software.

34 ~~901.3-9.2.3~~ Application and retrieval process for an unredacted original secured transaction
35 record. The procedures to retrieve an unredacted original secured transaction record are
36 available upon request or on the Secretary of State's website.

1 ~~902~~-9.3 Requesting the redaction of a tax identification number. If the Secretary of State fails to redact a
2 tax identification number, a party may submit a request to the Secretary of State to redact the tax
3 identification number.

4 ~~902.1~~-9.3.1 Redaction request guidelines. The procedures for submitting a request to redact a
5 tax identification number are available from the Secretary of State upon request.

6 ~~903~~-9.4 Restoration of redacted information that is not the social security number or individual taxpayer
7 identification number of an individual identified in an image of a secured transaction record. If
8 information contained in an image of a secured transaction record was redacted in error, a party
9 may request the restoration of the redacted information by submitting a request to the Secretary of
10 State.

11 ~~903.1~~-9.4.1 Restoration request guidelines. The procedures for submitting a request to restore
12 redacted information in an image of a secured transaction record are available from the
13 Secretary of State upon request.