

Revised Comment 11 to § 9-102
March 24, 2010

Please replace the second new paragraph (“The first sentence of the definition of ‘certificate of title’ includes both tangible and electronic records. If a state’s certificate-of-title statute provides for the issuance of both a tangible and electronic record, the records taken together constitute a ‘certificate of title.’”) with the following:

The first sentence of the definition of “certificate of title” includes both tangible and electronic records. If a state’s certificate-of-title statute provides for both a tangible and an electronic record, the term “certificate of title” should be interpreted in a manner consistent with the effect given to the two records by the certificate-of-title statute.