
II. Review issues left to be resolved at February 5-7, 1999 meeting of Drafting Committee

   A. Scope of Article 2 and relation to Article 2B, 2B-103, 2B-104, 2B-105. See revised 2-103(b).

   B. Electronic contracting. (Draft to be submitted.)

   C. “Gateway” problem. See revised 2-207(d).

   D. No oral modification clauses. See 2-209.

   E. Statute of Limitations, see revised 2-814

   F. Definition and implementation of “remedial promises.

III. Review of selected provisions in parts 6-8.

   Of the list in the Agenda for the February meeting, items A-N were considered and decisions made have been implemented. See revised 2-602, 2-603, 2-605, 2-612, 2-701, 2-704, 2-705, 2-706, 2-707, 2-709, 2-710, 2-715, 2-807, and 2-809.

   The sections remaining for consideration are:

   O. 2-815
   P. 2-816
   Q. 2-819
   R. 2-821, 2-826
   S. 2-825

III. Review of sections in Part 3: The purpose of reviewing these sections is to finalize the statutory language. Be prepared to offer substitute language if you think there is a problem with the draft.

IV. Review of sections in parts 6, 7 and 8 not discussed previously. The purpose of reviewing these sections is to finalize the statutory language. Be prepared to offer substitute language if you think there is a problem with the draft.
V. Review of sections in Part 5, other than 2-503. The purpose of reviewing these sections is to finalize the statutory language. Be prepared to offer substitute language if you think there is a problem with the draft.

VI. Review of sections in Part 1 not discussed previously. The purpose of reviewing these sections is to finalize the statutory language. Be prepared to offer substitute language if you think there is a problem with the draft.

VII. Review of Part 4, Warranty.

VIII. Discussion of effective date and transition provision.