Regular Session, 2014

## HOUSE BILL NO. 611

## BY REPRESENTATIVE ABRAMSON

(On Recommendation of the Louisiana State Law Institute)

**ENROLLED** 

**ACT No. 520** 

1	AN ACT
2	To amend and reenact R.S. 10:4A-108, relative to the electronic transfer of funds; to provide
3	for the applicability of Chapter 4A of Title 10 of the Louisiana Revised Statutes of
4	1950 to a funds transfer that is a remittance transfer as defined in the federal
5	Electronic Fund Transfer Act; to provide for a solution to an inconsistency between
6	an applicable provision of Louisiana law and an applicable provision of the federal
7	Electronic Fund Transfer Act; and to provide for related matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. R.S. 10:4A-108 is hereby amended and reenacted to read as follows:
10	§4A-108. Exclusion of consumer transactions governed by federal law Relationship
11	to the federal Electronic Fund Transfer Act
12	(a) Except as provided in Subsection (b) of this Section, this This Chapter
13	does not apply to a funds transfer any part of which is governed by the Electronic
14	Fund Transfer Act of 1978 (Title XX, Public Law 95-630, 92 Stat. 3728, 15 U.S.C.
15	§1693 et seq.) as amended from time to time.
16	(b) This Chapter applies to a funds transfer that is a remittance transfer as
17	defined in the Electronic Fund Transfer Act (15 U.S.C. Sec. 16930-1) as amended
18	from time to time, unless the remittance transfer is an electronic fund transfer as
19	defined in the Electronic Fund Transfer Act (15 U.S.C. Sec. 1693a) as amended from
20	time to time.
21	(c) In a funds transfer to which this Chapter applies, in the event of an
22	inconsistency between an applicable provision of this Chapter and an applicable
23	provision of the Electronic Fund Transfer Act, the provision of the Electronic Fund
24	Transfer Act governs to the extent of the inconsistency.

## Page 1 of 4

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

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### Uniform Commercial Code Comment - 2014 Revision

The Electronic Fund Transfer Act of 1978 is a federal statute that covers a wide variety of electronic funds transfers involving consumers. The types of transfers covered by the federal statute are essentially different from the wholesale wire transfers that are the primary focus of Article 4A. Section 4A-108 excludes a funds transfer from Article 4A if any part of the transfer is covered by the federal law. Existing procedures designed to comply with federal law will not be affected by Article 4A. The effect of Section 4A-108 is to make Article 4A and EFTA mutually exclusive. For example, if a funds transfer is to a consumer account in the beneficiary's bank and the funds transfer is made in part by use of Fedwire and in part by means of an automated clearing house, EFTA applies to the ACH part of the transfer but not to the Fedwire part. Under Section 4A-108, Article 4A does not apply to any part of the transfer. However, in the absence of any law to govern the part of the funds transfer that is not subject to EFTA, a court might apply appropriate principles from Article 4A by analogy.

16 1. The Electronic Fund Transfer Act (EFTA), implemented by Regulation 17 E, 12 C.F.R. Part 1005, is a federal statute that covers aspects of electronic fund 18 transfers involving consumers. EFTA also governs remittance transfers, defined in 19 15 U.S.C. Sec. 16930-1, which involve transfers of funds through electronic means 20 by consumers to recipients in another country through persons or financial 21 institutions that provide such transfers in the normal course of their business. Not all 22 "remittance transfers" as defined in EFTA, however, qualify as "electronic fund 23 transfers" as defined under the EFTA, 15 U.S.C. Sec. 1693a(7). While Section 24 4A-108(a) broadly states that Article 4A does not apply to any funds transfer that is 25 governed in any part by EFTA, Subsection (b) provides an exception. The purpose 26 of Section 4A-108(b) is to allow this Article to apply to a funds transfer as defined 27 in Section 4A-104(a) (see Section 4A-102) that also is a remittance transfer as 28 defined in EFTA, so long as that remittance transfer is not an electronic fund transfer 29 as defined in EFTA. If the resulting application of this Article to an EFTA-defined 30 "remittance transfer" that is not an EFTA-defined "electronic fund transfer" creates 31 an inconsistency between an applicable provision of this Article and an applicable 32 provision of EFTA, as a matter of federal supremacy, the provision of EFTA governs 33 to the extent of the inconsistency. Section 4A-108(c). Of course, applicable choice 34 of law principles or enforceable choice of law provisions in an applicable agreement 35 will also affect whether Article 4A will apply to all or part of any funds transfer, including a remittance transfer. See Section 4A-507. The following examples 36 37 assume that choice of law principles or an enforceable choice of law provision will 38 lead a court to examine the applicability of Article 4A to the funds transfer.

2. The following examples illustrate the relationship between EFTA and this Article pursuant to Section 4A-108.

41 Example 1. A commercial customer of Bank A sends a payment order to 42 Bank A, instructing Bank A to transfer funds from its account at Bank A to the 43 account of a consumer at Bank B. The funds transfer is executed by a payment order 44 from Bank A to an intermediary bank and is executed by the intermediary bank by 45 means of a clearinghouse credit entry to the consumer's account at Bank B (the 46 beneficiary's bank). The transfer into the consumer's account is an electronic fund 47 transfer as defined in 15 U.S.C. Sec. 1693a(7). Pursuant to Section 4A-108(a), 48 Article 4A does not apply to any part of the funds transfer because EFTA governs 49 part of the funds transfer. The funds transfer is not a remittance transfer as defined 50 in 15 U.S.C. Sec. 16930-1 because the originator is not a consumer customer. Thus 51 Section 4A-108(b) does not apply.

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A court might, however, apply appropriate principles from Article 4A by analogy in analyzing any part of the funds transfer that is not subject to the provisions of EFTA or other law, such as the obligation of the intermediary bank to execute the payment order of the originator's bank.

Example 2. A consumer originates a payment order that is a remittance transfer as defined in 15 U.S.C. Sec. 16930-1 by providing the remittance transfer provider (Bank A) with cash in the amount of the transfer plus any relevant fees. The funds transfer is routed through an intermediary bank for final credit to the designated recipient's account at Bank B. Bank A's payment order identifies the designated recipient by both name and account number in Bank B, but the name and number provided identify different persons. This remittance transfer is not an electronic fund transfer as defined in 15 U.S.C. Sec. 1693a(7) because it is not initiated by electronic means from a consumer's account, but does qualify as a funds transfer as defined in Section 4A-104. Both Article 4A and EFTA apply to the funds transfer. Sections 4A-102 and 4A-108(a) and (b). Article 4A's provision on mistakes in identifying the designated beneficiary, Section 4A-207, would apply as long as it is not inconsistent with the governing EFTA provisions. Section 4A-108(c).

18 Example 3. A consumer originates a payment order from the consumer's 19 account at Bank A to the designated recipient's account at Bank B located outside the United States. Bank A uses the CHIPS system to execute that payment order. The 20 21 funds transfer is a remittance transfer as defined in 15 U.S.C. Sec. 1693o-1. This transfer is not an electronic fund transfer as defined in 15 U.S.C. Sec. 1693a(7) 22 23 because of the exclusion for such types of transfers in 15 U.S.C. Sec. 1693a(7)(B), 24 but qualifies as a funds transfer as defined in Section 4A-104. Under Sections 25 4A-102 and 4A-108(b), both Article 4A and EFTA apply to the funds transfer. The 26 EFTA will prevail to the extent of any inconsistency between EFTA and Article 4A. 27 Section 4A-108(c). For example, suppose the consumer subsequently exercised the 28 right to cancel the remittance transfer under the right given under EFTA and obtain 29 a refund. Bank A would be required to comply with the EFTA rule concerning 30 cancellation even if Article 4A prevents Bank A from cancelling or reversing its 31 payment order it sent to its receiving bank. Section 4A-211.

Example 4. A person fraudulently originates an unauthorized payment order from a consumer's account through use of an online banking interface. This transaction is an electronic fund transfer as defined in 15 U.S.C. Sec. 1693a(7) and would be governed by EFTA and not Article 4A. Section 4A-108(a). Whether the funds transfer also qualifies as a remittance transfer under 15 U.S.C. Sec. 1693o-1 does not matter to the application of Article 4A.

38 Example 5. A person fraudulently originates an unauthorized payment order 39 from a consumer's account at Bank A through forging written documents that are 40 provided in person to an employee of Bank A. This funds transfer is not an 41 electronic fund transfer as defined in 15 U.S.C. Sec. 1693a(7) because the fund 42 transfer from the consumer's account is not initiated by electronic means, but the 43 funds transfer qualifies as a funds transfer as defined in Section 4A-104. Article 4A 44 will apply to this funds transfer regardless of whether the funds transfer also qualifies 45 as a remittance transfer under 15 U.S.C. Sec. 16930-1. If the funds transfer is not a 46 remittance transfer, the provisions of Section 4A-108 are not implicated because the 47 funds transfer does not fall under EFTA, and the general scope provision of Article 48 4A governs. Section 4A-102. If the funds transfer is a remittance transfer, and thus 49 governed by EFTA, Section 4A-108(b) provides that Article 4A also applies. The 50 provisions of Article 4A will allocate the loss arising from the unauthorized payment 51 order as long as those provisions are not inconsistent with the provisions of the 52 EFTA applicable to remittance transfers. Section 4A-108(c).

1	3. Regulation J, 12 C.F.R. Part 210, of the Federal Reserve Board addresses
2	the application of that regulation and EFTA to fund transfers made through Fedwire.
3	Fedwire transfers are further described in Official Comments 1 and 2 to Section
4	4A-107. In addition, funds transfer system rules may be applicable pursuant to
5	Section 4A-501.

## SPEAKER OF THE HOUSE OF REPRESENTATIVES

# PRESIDENT OF THE SENATE

# GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: \_\_\_\_\_

Page 4 of 4