DIPLOMATIC CONFERENCE TO ADOPT A
CONVENTION ON SUBSTANTIATIVE RULES
REGARDING INTERMEDIATED SECURITIES
Geneva, 1 to 13 September 2008

DRAFT RESOLUTION NO. 1

Relating to the State of Work and Further Proceedings for the Adoption of the draft
Convention on Substantive Rules regarding Intermediated Securities

(submitted by the delegations of France and the United States of America)

THE CONFERENCE,

HAVING ADVANCED the work aimed at the finalisation of the draft Convention in a satisfactory
manner;

RECOGNISING that the substantial problem areas identified prior to this Conference as being of
significant importance and in need of a widely shared solution (good faith acquisition, insolvency,
securities settlement systems) have been successfully resolved;

MINDFUL that the Conference has successfully accomplished the policy choices regarding
intermediated securities and that the Second Reading of the draft Convention has been completed;

RECOGNISING the particular complexity of this instrument stemming from the functional approach,
the many interfaces between uniform law and non-harmonised law, and its subject matter;

MINDFUL of a number of delegations’ desire to have made available a first draft of the Official
Commentary on the Convention to be prepared in accordance with Resolution No. 2 prior to its
adoption with a view to deepening their understanding of the draft text as agreed at the outcome
of the first session of the Conference;

RESOLVES:

TO EXPRESS its gratitude to the Government of the Swiss Confederation for having generously
hosted this Conference and for indicating its willingness to host a brief final session of the
diplomatic Conference for the finalisation and adoption of the draft Convention on a date not later
than September 2009;

TO REQUEST that invitations to that final session of the Conference be sent out no later than March
2009;

TO REQUEST that the first draft of the Official Commentary prepared in accordance with Resolution
No. 2 be circulated to all negotiating Governments and Observers no later than three months prior
to the opening of the final session of the Conference;
TO INVITE delegations and Observers to submit any request to amend the draft text no later than six weeks prior to the opening of the final session, indicating significant problems capable of preventing the Convention from working properly;

TO REQUEST the Chairman of the Drafting Committee, not more than three members of the Drafting Committee to be appointed by him, the Chairman of the Commission of the Whole, the Chairman of the Final Clauses Committee, the Chairman of the Credentials Committee, the Chairpersons of the Committee on Emerging Market Issues, Follow-up Work and Implementation, and the Chairpersons of the Working Group on Settlement and Clearing Systems, in close co-operation of the UNIDROIT Secretariat, to examine the aforementioned requests for amendment and the reasons given and to provide the Conference with recommendations as to whether the submissions requesting amendments meet the aforementioned test, it being understood that such recommendations are not binding; and

TO INVITE all delegations and Observers to attend the final session of the Conference no later than September 2009 with a view to finalising and adopting the Convention on the closing date.

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