GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

S

SENATE BILL 864

	Short Title:	Me	chanics Liens/Payment Bond Reforms.	(Public)
	Sponsors:	Ser	nator Brunstetter.	
	Referred to:	Jud	liciary I.	
			May 23, 2012	
1			A BILL TO BE ENTITLED	
2	AN ACT TC) MA	KE VARIOUS AMENDMENTS TO NORTH CAROLINA'S MEC	HANICS
3	LIEN, TA	AX L	IEN, AND PAYMENT BOND LAWS.	
4	The General Assembly of North Carolina enacts:			
5			ION 1. G.S. 44A-7 reads as rewritten:	
6	"§ 44A-7. D	efinit	tions.	
7 8	Unless th apply in this		ntext otherwise requires in this Article:requires, the following de le:	<u>efinitions</u>
9		1)	Contractor. – A person who contracts with an owner to impr	ove real
10	<u> </u>	<i></i>	property.	
11	<u>(</u> 2	2)	First tier subcontractor A person who contracts with a cont	ractor to
12			improve real property.	
13	(1	I) (3)	"Improve" means to Improve To build, effect, alter, repair, or	demolish
14			any improvement upon, connected with, or on or beneath the surface	ce of any
15			real property, or to excavate, clear, grade, fill or landscape any real	property,
16			or to construct driveways and private roadways, or to furnish r	naterials,
17			including trees and shrubbery, for any of such purposes, or to perform	form any
18			labor upon such improvements, and shall also mean and include an	ıy design
19			or other professional or skilled services furnished by architects, e	ngineers,
20			land surveyors and landscape architects registered under Chapter 8	
21			or 89C of the General Statutes, off-site design, fabrication, and rela	
22			and materials in connection with noncommodity prefabricated r	
23			products systems, or equipment customized for the use and be	
24			improving particular real property, whether delivered to the real pro-	
25			not, and rental of equipment directly utilized on the real property in	ı making
26			the improvement.	
27	(2	2)(4)		0
28			structure, erection, alteration, demolition, excavation, clearing,	0 0
29			filling, or landscaping, including trees and shrubbery, driveways, an	d private
30		- \	roadways, on real property.	
31	<u>(5</u>	<u>5)</u>	<u>Obligor. – An owner, contractor, or subcontractor in any tier w</u>	
32			money to another as a result of the other's partial or total performa-	ance of a
33		$\mathbf{P}(\mathbf{C})$	<u>contract to improve real property.</u>	
34 25	(3	3)<u>(6)</u>	-	
35			improved and for whom an improvement is made and who ord	lered the



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1		improvement to be made. "Owner" includes successors	in interest of the
2		owner and agents of the owner acting within their authority	<i>.</i>
3	(4)<u>(7)</u>		
4		including lands, leaseholds, tenements and hereditaments, a	and improvements
5		placed thereon.	
6	<u>(8)</u>	Second tier subcontractor A person who contracts	with a first tier
7		subcontractor to improve real property.	
8	<u>(9)</u>	Third tier subcontractor A person who contracts w	ith a second tier
9		subcontractor to improve real property."	
10		ION 2. G.S. 44A-11 reads as rewritten:	
11		ecting claim of lien on real property.	
12		tion A claim of lien on real property granted by this	
13	1	e time provided in G.S. 44A-10 upon the filing of the class	
14		S. 44A-12 and may be enforced pursuant to G.S. 44A-13oc	ccurrence of all of
15	the following:		
16	<u>(1)</u>	Service of a copy of the claim of lien on real property upor	
17		of the real property claimed to be subject to the claim of	
18		claim of lien on real property is being asserted pursuant to	
19		upon the contractor through which subrogation is being ass	
20	<u>(2)</u>	Filing of the claim of lien on real property under G.S. 44A-	
21		d of Service Service of the claim of lien on real pro	
22		this section shall not require proof of actual receipt by the li	isted recipient and
23	shall be complete	upon the occurrence of any of the following:	
24	<u>(1)</u>	Personal delivery of a copy of the claim of lien on real p	property upon the
25		recipient.	
26	<u>(2)</u>	Deposit of a copy of the claim of lien on real property in a	postpaid, properly
27		addressed wrapper in either of the following:	
28		a. <u>A post office or official depository under the ex</u>	xclusive care and
29		custody of the United States Postal Service.	
30		b. An authorized depository under the exclusive care	
31		designated delivery service authorized pursuant	to 26 U.S.C. §
32		<u>7502(f)(2).</u>	
33		e Address. – For purposes of this section, a wrapper add	
34	-	served under subdivision (1) of subsection (a) of this	
35		ned properly addressed if it uses any of the following addres	
36	<u>(1)</u>	The address for the party to be served listed on the period	mit issued for the
37		improvement.	11 0
38	<u>(2)</u>	The address for the party to be served listed with the tax ro	olls for any county
39		in North Carolina.	
40	<u>(3)</u>	The address of the registered agent for the party to be served	ved listed with the
41		North Carolina Secretary of State's office."	
42		ION 3. G.S. 44A-12 reads as rewritten:	
43		g claim of lien on real property.	
44		of Filing. – All claims of lien on real property must be filed i	
45	-	court in each county where the real property subject to the	
46		cated. The clerk of superior court shall note the claim of lie	
47		docket and index the same under the name of the record	
48		ne the claim of lien on real property is filed. An additional	1.
49	of lien on real pro	pperty may also be filed with any receiver, referee in banki	ruptcy or assignee

for benefit of creditors who obtains legal authority over the real property.

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1	(b) Time	of Filing. – Claims of lien on real property may be filed at any time after the
2		bligation secured thereby but not later than 120 days after the last furnishing of
3		s at the site of the improvement by the person claiming the lien.
4		ents of Claim of Lien on Real Property to Be Filed. – All claims of lien on real
5		filed using a form substantially as follows:
6	property must be	inea asing a torm substantianty as tone ws.
7		CLAIM OF LIEN ON REAL PROPERTY
8		
9	(1)	Name and address of the person claiming the claim of lien on real property:
10	(1) (2)	Name and address of the record owner of the real property claimed to be
11	(2)	subject to the claim of lien on real property at the time the claim of lien on
12		real property is filed: filed, and, if the claim of lien on real property is being
12		
13 14		asserted pursuant to G.S. 44A-23, the name of the contractor through which subrogation is being asserted:
	(2)	subrogation is being asserted:
15	(3)	Description of the real property upon which the claim of lien on real
16		property is claimed: (Street address, tax lot and block number, reference to
17		recorded instrument, or any other description of real property is sufficient,
18		whether or not it is specific, if it reasonably identifies what is described.)
19	(4)	Name and address of the person with whom the claimant contracted for the
20		furnishing of labor or materials:
21	(5)	Date upon which labor or materials were first furnished upon said property
22	<i></i>	by the claimant:
23	(5a)	Date upon which labor or materials were last furnished upon said property
24		by the claimant:
25	(6)	General description of the labor performed or materials furnished and the
26		amount claimed therefor:
27	<u>(7)</u>	I hereby certify that I have served the parties listed in paragraph two above
28		in accordance with the requirements of G.S. 44A-11.
29		Lien Claimant
30		
31		Filed this day of,
32		Clark of Superior Court
33	A semenal de	Clerk of Superior Court
34 25	U U	scription of the labor performed or materials furnished is sufficient. It is not
35	•	n claimant to file an itemized list of materials or a detailed statement of labor
36 27	performed.	mondmont of Claim of Lion on Bool Dronarty A claim of lion on real
37	. ,	mendment of Claim of Lien on Real Property. – A claim of lien on real t be amended. A claim of lien on real property may be cancelled by a claimant
38		s authorized agent or attorney and a new claim of lien on real property
39 40		
40 41		for within the time herein provided for original filing.
41	. ,	e of Assignment of Claim of Lien on Real Property. – When a claim of lien on
42		been filed, it may be assigned of record by the lien claimant in a writing filed
43		superior court who shall note the assignment in the margin of the judgment
44		g the claim of lien on real property. Thereafter the assignee becomes the lien
45	claimant of recor	
46		er of Right to File, Serve, or Claim Liens as Consideration for Contract
47 19	Against Public P	
48 40	<u>(1)</u>	An agreement to waive the right to file a claim of lien on real property
49 50		granted under this Part, or an agreement to waive the right to serve a notice
50 51		of claim of lien upon funds granted under Part 2 of this Article, which
51		agreement is in anticipation of and in consideration for the awarding of any

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		contract, either expressed or implied, for the upon real property under this Article is unenforceable. This section does not prohibi- lien granted under this Part or Part 2 of this A	against public policy and is t subordination or release of a
	<u>(2)</u>	lien granted under this Part or Part 2 of this A Lien waivers denoted as "partial" lien waiver lien claimant's effective date for any lien cla sole manner of altering or waiving the effective	ers shall not alter or waive the im created by this Article. The
	<u>(3)</u>	executing a document expressly denoted as a Unless expressly stated on the lien waiver construed to be conditional upon the lien c	form, the lien waiver shall be
	<u>(4)</u>	specified funds. Lien waivers shall be substantially in the form may be used, but any substantive provisions statutory forms affecting the lien rights created	that represent variations to the
<u>(g)</u>	<u>Partia</u>	<u>unenforceable.</u> I lien waivers shall be in substantially the follow	ving form:
		PARTIAL LIEN WAIVER	
customer property: <u>(inse</u> i	r) on th	ed through (insert date) to ne job of (insert the name of) ption of property) and release does not cover any labor, services,	(insert the name of your the owner) to the following or materials furnished after the
		ove, nor does it release claims for retention to ay other claims expressly identified below:	become due at a later date, nor
<u>Clain</u>		eleased by this waiver:	
		YER IS / IS NOT CONDITIONAL UPON L	
		HE FUNDS STATED ABOVE. (If no choice is conditional upon lien claimant's future receipt	•
		ed above, this waiver shall likewise apply to an	-
	_	aimant for its labor, materials, or services provid	
DAT	ED:		
Ru.		(Lien Claimant)	
-			ing form.
<u>(h)</u>	<u>rınal</u>	lien waivers shall be in substantially the followi	<u>ing torm:</u>
		FINAL LIEN WAIVER	

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	The undersigned lien claimant, in consideration of the final payment in the amount of
\$_	hereby waives and releases its lien and right to claim a lien for labor, services, or
ma	terials furnished to (insert the name of your customer) on the job of
	(insert the name of the owner) to the following described property:
	(description of property)
	This waiver and release does not cover any labor, services, or materials furnished after the
da	te of this lien waiver. Lien claimant, however, does hereby release any and all claims of lien
	labor, materials, or services provided on or before the date of this waiver, including, but not
	clusively, any amounts that may be deemed retainage. This lien waiver further waives the
	ective date of any lien claim created by this Article. The only claims of lien for previously
pr	ovided labor, services, or materials which are not hereby released are those claims expressly
ide	entified below:
	Claims not released by this waiver:
	THIS WAIVER IS / IS NOT CONDITIONAL UPON LIEN CLAIMANT'S FUTURE
RF	ECEIPT OF THE FUNDS STATED ABOVE. (If no choice is indicated, this lien waiver shall
	deemed to be conditional upon lien claimant's future receipt of the specified funds.) Unless
-	pressly excepted above, this waiver shall likewise apply to any payment bond issued for the
	nefit of lien claimant for its labor, materials, or services provided to improve the property.
	DATED:
	(Lien Claimant)
	By:".
	SECTION 4. G.S. 44A-13 is amended by adding a new subsection to read:
"§	44A-13. Action to enforce claim of lien on real property.
3	····
	(d) Former Owner Not a Necessary Party to Action. – In an action brought under this
se	ction, a former owner of the improved property at the time the lien arose, who holds no
	vnership interest in the property at the time the action is commenced, and against whom the
	untiff seeks no relief, is not a necessary party to the action."
<u>, , , , , , , , , , , , , , , , , , , </u>	SECTION 5. G.S. 44A-17 is repealed.
	SECTION 6. G.S. 44A-18 reads as rewritten:
"8	44A-18. Grant of lien upon funds; subrogation; perfection.
J	Upon compliance with this Article:
	$\frac{(1)}{(a)}$ A first tier subcontractor who furnished labor, materials, or rental equipment at the
sit	$\frac{1}{2}$ of the improvement shall be entitled to <u>have</u> a lien upon funds that are owed to the
	ntractor with whom the first tier subcontractor dealt and that arise out of the improvement on
	the first tier subcontractor worked or furnished materials.
.,1	$\frac{(2)(b)}{(2)}$ A second tier subcontractor who furnished labor, materials, or rental equipment at
the	$\frac{(2)(0)}{(2)}$ A second the subconfluctor who furthistical labor, matchais, of fential equipment at $\frac{(2)(0)}{(2)}$ site of the improvement shall be entitled to have a lien upon funds that are owed to the first
	r subcontractor with whom the second tier subcontractor dealt and that arise out of the
	provement on which the second tier subcontractor worked or furnished materials. A second

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tier subcontractor, to the extent of the second tier subcontractor's lien provided in this subdivision, shall also be entitled to be subrogated to the lien <u>upon funds</u> of the first tier subcontractor with whom the second tier contractor dealt provided for in subdivision (1) of this section and shall be entitled to perfect it by service of the notice of claim of lien upon funds to the extent of the claim.

6 (3)(c) A third tier subcontractor who furnished labor, materials, or rental equipment at the 7 site of the improvement shall be entitled to have a lien upon funds that are owed to the second 8 tier subcontractor with whom the third tier subcontractor dealt and that arise out of the 9 improvement on which the third tier subcontractor worked or furnished materials. A third tier 10 subcontractor, to the extent of the third tier subcontractor's lien upon funds provided in this 11 subdivision, shall also be entitled to be subrogated to the lien upon funds of the second tier subcontractor with whom the third tier contractor dealt and to the lien upon funds of the first 12 13 tier subcontractor with whom the second tier subcontractor dealt to the extent that the second 14 tier subcontractor is entitled to be subrogated thereto, and in either case shall be entitled to 15 perfect the same it by service of the notice of claim of lien upon funds to the extent of the 16 claim.

17 (4)(d) Subcontractors more remote than the third tier who furnished labor, materials, or 18 rental equipment at the site of the improvement shall be entitled to have a lien upon funds that 19 are owed to the person with whom they dealt and that arise out of the improvement on which 20 they furnished labor, materials, or rental equipment, but such remote tier subcontractor shall not 21 be entitled to subrogation to the rights of other persons.

22 (5)(e) The liens upon funds granted under this section shall secure amounts earned by the 23 lien claimant as a result of having furnished labor, materials, or rental equipment at the site of 24 the improvement under the contract to improve real property, including interest at the legal rate 25 provided in G.S. 24-5, whether or not such amounts are due and whether or not performance or 26 delivery is complete. In the event insufficient funds are retained to satisfy all lien claimants, 27 subcontractor lien claimants may recover the interest due under this subdivision on a pro rata 28 basis, but in no event shall interest due under this subdivision increase the liability of the 29 obligor under G.S. 44A-20.

30 (6)(f) A lien upon funds granted under this section arises, attaches, and is perfected 31 effective immediately upon the first furnishing of labor, materials, or rental equipment at the 32 site of the improvement by a subcontractor. Any lien upon funds granted under this section is 33 perfected upon the giving of notice of claim of lien upon funds in writing to the obligor as 34 provided in G.S. 44A-19 and shall be effective upon the obligor's receipt of the notice. The 35 subrogation rights of a first, second, or third tier subcontractor to the claim of lien on real 36 property of the contractor created by Part 1 of Article 2 of this Chapter are perfected as 37 provided in G.S. 44A-23. G.S. 44A-19.

(g) Until a lien claimant gives notice of a claim of lien upon funds in writing to the
 obligor as provided in G.S. 44A-19, any owner, contractor, or subcontractor against whose
 interest the lien upon funds is claimed may make, receive, use, or collect payments thereon and
 may use such proceeds in the ordinary course of its business."

- 42 SECTION 7. G.S. 44A-19 reads as rewritten:
 43 "§ 44A-19. Notice of claim of lien upon funds.
 44 (a) Notice of a claim of lien upon funds shall set forth all of the following information:
 45 (1) The name and address of the person claiming the lien upon funds.
 46 (2) A general description of the real property improved.
- 47 (3) The name and address of the person with whom the lien claimant contracted to improve real property.
- 49 (4) The name and address of each person against or through whom subrogation
 50 rights are claimed.

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(5) A genera	al description of the contract ar	d the person against whose interest
the lien u	upon funds is claimed.	
(6) The amo contract.	_	med by the lien claimant under the
(b) All notices of cl	aims of liens upon funds by firs	t, second, or third tier subcontractors
must be given using a form		
NOTICE OF CLAIM O	F LIEN UPON FUNDS BY FIR	ST, SECOND, OR THIRD TIER
	SUBCONTRACTOR	
To:		
1	, owner of property involved.	
(Name and address)		
2	_, general c ontractor.	
(Name and address)		
3	_, first tier subcontractor agains	
(Name and address)	whom subroga	tion is claimed, if any.
4	, second tier subcontractor ag	
(Name and address)		tion is claimed, if any.
		performed or material furnished:
General description of und	ersigned lien claimant's contrac	t including the names of the parties
thereto:	6	6
The amount of lien upo	n funds claimed pursuant to the	above described contract:
the amount of hen upo	in runus cranneu pursuant to the	
Ψ	loimont gives this ratios of -1	aim of lion upon funda
-		aim of lien upon funds pursuant to
		which he is entitled under Part 2 of
±	f the General Statutes of North C	Laronna.
Dated		· · ·· ·
		, Lien Claimant
		(Address)
(c) All notices of c	laims of liens upon funds by s	
· · ·	1	ubcontractors more remote than the
third tier must be given using	ng a form substantially as follow	
ũ	•	/s:
ũ	LIEN UPON FUNDS BY SUB	's: CONTRACTOR MORE REMOTE
NOTICE OF CLAIM OF	•	's: CONTRACTOR MORE REMOTE
NOTICE OF CLAIM OF To:	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE	rs: CONTRACTOR MORE REMOTE ER
NOTICE OF CLAIM OF To:, person	LIEN UPON FUNDS BY SUB	rs: CONTRACTOR MORE REMOTE CR
NOTICE OF CLAIM OF To: , person (Name and Address)	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier	rs: CONTRACTOR MORE REMOTE ER n upon funds is claimed.
NOTICE OF CLAIM OF To: , person (Name and Address) General description of	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where <u>on wh</u>	rs: CONTRACTOR MORE REMOTE CR n upon funds is claimed. <u>ich labor performed or material</u>
NOTICE OF CLAIM OF To: , person (Name and Address) General description of	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where <u>on wh</u>	rs: CONTRACTOR MORE REMOTE CR n upon funds is claimed. <u>ich labor performed or material</u>
NOTICE OF CLAIM OF To: , person (Name and Address) General description of furnished:	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where <u>on wh</u>	rs: CONTRACTOR MORE REMOTE CR n upon funds is claimed. i <u>ch labor performed</u> or material
NOTICE OF CLAIM OF To: , person (Name and Address) General description of furnished:	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where <u>on wh</u>	rs: CONTRACTOR MORE REMOTE CR n upon funds is claimed. <u>ich labor performed or material</u>
NOTICE OF CLAIM OF To: , person (Name and Address) General description of furnished:	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where <u>on</u> wh	rs: CONTRACTOR MORE REMOTE R n upon funds is claimed. ich_labor_performed_or_material
NOTICE OF CLAIM OF To: , person (Name and Address) General description of furnished: General description of und	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where <u>on</u> wh	rs: CONTRACTOR MORE REMOTE R n upon funds is claimed. ich_labor_performed_or_material
To: , person (Name and Address) General description of furnished: General description of und thereto:	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where on wh ersigned lien claimant's contrac	CONTRACTOR MORE REMOTE R n upon funds is claimed. <u>ich</u> labor performed or material t including the names of the parties
NOTICE OF CLAIM OF To: , person (Name and Address) General description of f furnished: General description of und thereto:	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where <u>on</u> wh	rs: CONTRACTOR MORE REMOTE R n upon funds is claimed. <u>ich</u> labor performed or material t including the names of the parties
NOTICE OF CLAIM OF To:, person (Name and Address) General description of furnished: General description of und thereto:	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lier real property where on wh ersigned lien claimant's contrac	rs: CONTRACTOR MORE REMOTE R n upon funds is claimed. <u>ich</u> labor performed or material
NOTICE OF CLAIM OF To:, person (Name and Address) General description of furnished: General description of und thereto:	LIEN UPON FUNDS BY SUB THAN THE THIRD TIE holding funds against which lien real property where on wh ersigned lien claimant's contrac	rs: CONTRACTOR MORE REMOTE R n upon funds is claimed. <u>ich</u> labor performed or material

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The undersigned lien claimant gives this notice of claim of lien upon funds pursuant to North Carolina law and claims all rights to which he or she is entitled under Part 2 of Article 2 of Chapter 44A of the General Statutes of North Carolina.
Dated:
, Lien Claimant (Address)
(d) Notices of claims of lien upon funds under this section shall be served upon the
obligor by personal delivery or in any manner authorized by Rule 4 of the North Carolina Rules
of Civil Procedure. A copy of the notice of claim of lien upon funds shall be attached to any claim of lien on real property filed pursuant to $C_{1}S_{2}$ (44) $23C_{2}S_{3}$ (44) $23C_{3}S_{3}$ (44) $23C_{3}S_{3}$
 claim of lien on real property filed pursuant to G.S. 44A 20(d) or G.S. 44A 23.G.S. 44A-20(d). (e) Notices of claims of lien upon funds shall not be filed with the clerk of superior
court and shall not be indexed, docketed, or recorded in any way as to affect title to any real
property, except a notice of a claim of lien upon funds may be filed with the clerk of superior
court under either of the following circumstances:
(1) When the notice of claim of lien upon funds is attached to a claim of lien on
real property filed pursuant to $\frac{G.S. 44A - 20(d)}{G.S. 44A - 20(d)}$
G.S. 44A-23.G.S. 44A-20(d).
(2) When the notice of claim of lien upon funds is filed by the obligor for the
purpose of discharging the claim of lien upon funds in accordance with
G.S. 44A-20(e).
(f) Filing a notice of claim of lien upon funds pursuant to subsection (e) of this section
is not a violation of G.S. 44A-12.1."
SECTION 8. G.S. 44A-20 reads as rewritten:
"§ 44A-20. Duties and liability of obligor.
(a) Upon receipt of the notice of claim of lien upon funds provided for in this Article,
the obligor shall be under a duty to retain any funds subject to the lien or liens upon funds under this Article up to the total amount of such liens upon funds as to which notices of claims
of lien upon funds have been received.
(b) If, after the receipt of the notice of claim of lien upon funds to the obligor, the
obligor makes further payments to a contractor or subcontractor against whose interest the lien
or liens upon funds are claimed, the lien upon funds shall continue upon the funds in the hands
of the contractor or subcontractor who received the payment, and in addition the obligor shall
be personally liable to the person or persons entitled to liens upon funds up to the amount of
such wrongful payments, not exceeding the total claims with respect to which the notice of
claim of lien upon funds was received prior to payment.
(c) If an obligor makes a payment after receipt of notice of claim of lien on funds and
incurs personal liability under subsection (b) of this section, the obligor shall be entitled to
reimbursement and indemnification from the party receiving such payment.
(d) If the obligor is an owner of the property being improved, the lien claimant shall be
entitled to a claim of lien upon real property upon the interest of the obligor in the real property
to the extent of the owner's personal liability under subsection (b) of this section, which claim
of lien on real property shall be enforced only in the manner set forth in G.S. 44A-7 through C S. 44A-16 and which alaim of lien on real generative shall be entitled to the same micritical and
G.S. 44A-16 and which claim of lien on real property shall be entitled to the same priorities and subject to the same filing requirements and periods of limitation applicable to the contractor
subject to the same filing requirements and periods of limitation applicable to the contractor. The claim of lien on real property is perfected as of the time set forth in G.S. 44A-10 upon the
filing of the claim of lien on real property pursuant to G.S. 44A-12. <u>A lien waiver signed by the</u>
contractor prior to filing of the claim of lien on real property waives the subcontractor's right to
a claim of lien on real property but does not affect the subcontractor's rights to a claim of lien
on funds under this Article. The claim of lien on real property as provided under this subsection
shall be in the form set out in G.S. 44A-12(c) and shall contain, in addition, a copy of the notice
of claim of lien upon funds given pursuant to G.S. 44A-19 as an exhibit together with proof of

1 service thereof by affidavit, and shall state the grounds the lien claimant has to believe that the 2 obligor is personally liable for the debt under subsection (b) of this section. 3 A notice of claim of lien upon funds under G.S. 44A-19 may be filed by the obligor (e) 4 with the clerk of superior court in each county where the real property upon which the filed 5 notice of claim of lien upon funds is located for the purpose of discharging the notice of claim 6 of lien upon funds by any of the methods described in G.S. 44A-16. 7 A bond deposited under this section to discharge a filed notice of claim of lien upon (f) 8 funds shall be effective to discharge any claim of lien on real property filed by the same lien 9 claimant pursuant to subsection (d) of this section or G.S. 44A-23 and shall further be effective 10 to discharge any notices of claims of lien upon funds served by lower tier subcontractors or any 11 claims of lien on real property filed by lower tier subcontractors pursuant to subsection (d) of 12 this section or G.S. 44A-23 claiming through or against the contractor or higher tier 13 subcontractors up to the amount of the bond." 14 SECTION 9. G.S. 44A-23 reads as rewritten: "§ 44A-23. Contractor's claim of lien on real property; perfection of subrogation rights of 15 16 subcontractor. 17 First tier subcontractor. - A first tier subcontractor, who gives notice of claim of lien (a) 18 upon funds as provided in this Article, subcontractor may, to the extent of this-its claim, enforce 19 the claim of lien on real property of the contractor created by Part 1 of this Article. The manner 20 of such enforcement shall be as provided by G.S. 44A-7 through 44A-16. The claim of lien on 21 real property is perfected as of the time set forth in G.S. 44A-10 upon filing of the claim of lien 22 on real property pursuant to G.S. 44A-12. When completing the claim of lien on real property 23 form, the subcontractor may use as the date upon which labor or materials were first or last 24 furnished on the real property either the date of the first or last furnishing of labor or materials 25 on the real property by the subcontractor making the claim or the date of the first or last 26 furnishing of labor or materials on the real property by the contractor through which the claim of lien on real property is being asserted. Upon the filing of the claim of lien on real property. 27 28 with the notice of claim of lien upon funds attached, property and the commencement of the 29 action, no action of the contractor shall be effective to prejudice the rights of the subcontractor 30 without his written consent. A lien waiver signed by the contractor prior to commencement of 31 the action waives the subcontractor's right to a claim of lien on real property but does not affect 32 the subcontractor's rights to a claim of lien on funds under this Article. 33 (b) Second or third subcontractor. – 34 A second or third tier subcontractor, who gives notice of claim of lien upon (1)35 funds as provided in this Article, subcontractor may, to the extent of his 36 claim, enforce the claim of lien on real property of the contractor created by Part 1 of Article 2 of the Chapter except when: 37 38 The owner or contractor, within 30 days following the date the a. 39 building permit is issued for the improvement of the real property 40 involved, involved or within 30 days following the date the contractor is awarded the contract for the improvement of the real 41 42 property involved, whichever is later, posts on the property in a 43 visible location adjacent to the posted building permit permit, if a permit is required, and files in the office of the clerk of superior court 44 45 in each county wherein the real property to be improved is located, a 46 completed and signed notice of contract form and the second or third 47 tier subcontractor fails to serve upon the contractor a completed and 48 signed notice of subcontract form by the same means of service as 49 described in G.S. 44A-19(d); or 50 After the posting and filing of a signed notice of contract and the b.

b. After the posting and filing of a signed notice of contract and the service upon the contractor of a signed notice of subcontract, the

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1 2 3 4 5 6	 contractor serves upon the second or third tier subcontractor, within five days following each subsequent payment, by the same means of service as described in G.S. 44A-19(d), the written notice of payment setting forth the date of payment and the period for which payment is made as requested in the notice of subcontract form set forth herein. (2) The form of the notice of contract to be so utilized under this section shall be
7 8 9 10	substantially as follows and the fee for filing the same with the clerk of superior court shall be the same as charged for filing a claim of lien on real property: "NOTICE OF CONTRACT
11 12 13	"(1) Name and address of the Contractor:"(2) Name and address of the owner of the real property at the time this Notice of Contract is recorded:
14	"(3) General description of the real property to be improved (street address, tax map lot and
14 15 16	block number, reference to recorded instrument, or any other description that reasonably identifies the real property):
17 18	"(4) Name and address of the person, firm or corporation filing this Notice of Contract: "Dated:
19	
20	"Contractor
21	"Filed this the day of,
22	
23	Clerk of Superior Court"
24	(3) The form of the notice of subcontract to be so utilized under this section
25 26	shall be substantially as follows: "NOTICE OF SUBCONTRACT
27	"(1) Name and address of the subcontractor:
28	"(2) General description of the real property where <u>on which</u> the labor was performed or the
29 30	material was furnished (street address, tax map lot and block number, reference to recorded instrument, or any description that reasonably identifies the real property):
31	"(3)
32 33	"(i) General description of the subcontractor's contract, including the names of the parties thereto:
34 35	"(ii) General description of the labor and material performed and furnished thereunder:
36	"(4) Request is hereby made by the undersigned subcontractor that he be notified in writing
37	by the contractor of, and within five days following, each subsequent payment by the contractor
38	to the first tier subcontractor for labor performed or material furnished at the improved real
39	property within the above descriptions of such in paragraph (2) and subparagraph (3)(ii),
40	respectively, the date payment was made and the period for which payment is made.
41	"Dated:
	Dated
42	
43	Subcontractor"
44	(4) The manner of such enforcement shall be as provided by G.S. 44A-7 through
45	G.S. 44A-16. The lien is perfected as of the time set forth in G.S. 44A-10
46	upon the filing of a claim of lien on real property pursuant to G.S. 44A-12.
47	Upon the filing of the claim of lien on real property, with the notice of claim
48	of lien upon funds attached, property and the commencement of the action,
49	no action of the contractor shall be effective to prejudice the rights of the
50	second or third tier subcontractor without his written consent."
51	SECTION 10. G.S. 44A-24 reads as rewritten:

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1	"§ 44A-24. False statement a misdemeanor.misdemeanor, an unfair and deceptive trade					
2	practice, and grounds for disciplinary action against a licensed contractor or					
3	qualifying party.					
4	If any contractor or other person receiving payment from an obligor for an improvement to					
5	real property or from a purchaser for a conveyance of real property with improvements subject					
6	to this Article or to Article 3 of this Chapter shall knowingly furnish to such obligor, purchaser,					
7	or to a lender who obtains a security interest in said real property, or to a title insurance					
8	company insuring title to such real property, a false written statement of the sums due or					
9	claimed to be due for labor or material furnished at the site of improvements to such real					
10	property, then such contractor, subcontractor or other person shall be guilty of a Class 1					
11	misdemeanor. misdemeanor and shall be subject to a claim for violation of G.S. 75-1.1 by any					
12	obligor, purchaser, lender who obtains a security interest in such property, title insurance					
13	company insuring title to such property, or any person who otherwise would be entitled to a					
14	claim of lien on real property under this Article and who suffers actual harm as a result of the					
15	misrepresentation. In addition, any person who knowingly signs or directs another person to					
16	sign such a written statement shall be guilty of a Class 1 misdemeanor and subject to a claim					
17	for violation of G.S. 75-1.1. Upon conviction and in the event the court shall grant any					
18	defendant a suspended sentence, the court may in its discretion include as a condition of such					
19	suspension a provision that the defendant shall reimburse the party who suffered loss on such					
20	conditions as the court shall determine are proper.					
21	The elements of the offense herein stated are the furnishing of the false written statement					
22	with knowledge that it is false and the subsequent or simultaneous receipt of payment from an					
23	obligor or purchaser, and in any purchaser by the person signing the document, a person					
24	directing another to sign the document, or any person or entity for whom the document was					
25	signed. In any criminal prosecution hereunder it shall not be necessary for the State to prove					
26	that the obligor, purchaser, lender or title insurance company relied upon the false statement or					
27	that any person was injured thereby.					
28	In addition to the criminal sanctions and civil liabilities created by this section, conduct					
29	constituting the offense herein stated and causing actual harm to any person by any licensed					
30	contractor or qualifying party, as that term is used in Chapter 87 of the General Statutes, shall					
31	constitute deceit and misconduct subject to disciplinary action under Chapter 87 of the General					
32	Statutes, including revocation, suspension, or restriction of a license or the ability to act as a					
33	qualifying party for a license."					
34	SECTION 11. G.S. 44A-27 reads as rewritten:					
35	"§ 44A-27. Actions on payment bonds; service of notice.					
36	(a) Subject to the provision of subsection (b) hereof, any claimant who has performed					
37	labor or furnished materials in the prosecution of the work required by any contract for which a					
38	payment bond has been given pursuant to the provisions of this Article, and who has not been					
39	paid in full therefor before the expiration of 90 days after the day on which the claimant					
40	performed the last such labor or furnished the last such materials for which he claims payment,					
41	may bring an action on such payment bond in his own name, to recover any amount due him					
42	for such labor or materials and may prosecute such action to final judgment and have execution					
43	on the judgment.					
44 45	(b) Any claimant who has a direct contractual relationship with any subcontractor but					
45 46	has no contractual relationship, express or implied, with the contractor may bring an action on the payment bond only if he has given written notice of claim on payment bond to the					
40 47	the payment bond only if he has given written notice <u>of claim on payment bond</u> to the contractor within 120 days from the date on which the claimant performed the last of the labor					
47 48	contractor within 120 days from the date on which the claimant performed the last of the labor or furnished the last of the materials for which he claims payment, stating with substantial					
48 49	accuracy the amount claimed and the name of the person for whom the work was performed or					
49 50	to whom the material was furnished. The contractor shall furnish a copy of the payment bond					

50 to whom the material was furnished. The contractor shall furnish a copy of the payment bond

required by this Article within seven calendar days in response to a written request served by 51

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1	any claimant	in accord	lance with the provisions of G.S. 44A-27(c).	Subject to the exception set
2			of this section, unless the contractor has fail	•
3			of the payment bond to a claimant upon pro	
4			aimant shall be limited to the labor or materi	
5			service, in accordance with subsections (c) a	
6	-		c subcontract to the contractor.	
7			- <u>notices</u> required by and any requests f	for copy of payment bond
8			ion (b) of this section, above, shall be serve	
9			confirmation as provided by the United St	
10	prepaid, in an	n envelop	e addressed to such contractor at any place	where his office is regularly
11	maintained for	or the trai	saction of business or to such agent identific	ed in the contractor's project
12	statement refe	erenced in	n subdivision (1) of subsection (f) of this sect	tion or served in any manner
13	provided by l	aw for th	e service of summons.	
14	<u>(d)</u> <u>T</u>	ne form o	f the notice of public subcontract to be serve	ed pursuant to subsection (b)
15	of this section	n shall be	substantially as follows:	
16			<u>"NOTICE OF PUBLIC SUBCONTRAC</u>	
17				
18	<u>(1</u>	-	ne and address of the subcontractor giving no	-
19	<u>(2</u>	<u>)</u> <u>Ger</u>	eral description of the real property on which	h the labor was performed or
20			material was furnished (street address, tax	
21			rence to recorded instrument, or any c	description that reasonably
22			tifies the real property):	
23	<u>(3</u>		eral description of the subcontractor's contra	act, including the names and
24			resses of the parties thereto:	
25	<u>(4</u>		eral description of the labor and materia	al performed and furnished
26		ther	eunder:	
27				
28	Dated:			
29 30				Subcontractor"
30 31	(a) N	otwithsto		<u>Subcontractor</u>
32			nding subsections (b), (c), and (d) of this public subcontract shall not apply to claim	
33	-	-	and, for any claim exceeding ten thousand	
34			on of the claim in exceeding ten thousand dol	
35			ion with any construction contract for wh	
36	<u>G.S. 44A-26</u>		ton with any construction contract for wi	nen a bona is required by
37	<u>(1</u>		contractor shall provide to each subcontract	or that it engages to perform
38	<u></u>		or or furnish materials in the performance of	
39			tractor's project statement containing all of th	
40		<u>a.</u>	The name of the project.	<u> </u>
41		<u>b.</u>	The physical address of the project.	
42		<u>c.</u>	The name of the contracting body.	
43		<u>d.</u>	The name of the contractor.	
44		<u>e.</u>	The name, phone number, and mailing ad	ddress of an agent authorized
45		_	by the contractor to accept service of the	-
46			the notice of public subcontract, and the	
47			bond referenced in subsection (b) of this	
48		<u>f.</u>	The name and address of the principal pl	
49		_	issuing the payment bond required b	-
50			construction contract.	

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	<u>(2)</u>	Each subcontractor shall provide each subcontractor perform labor or furnish materials in the performance	
		contract a copy of the contractor's project statement.	
	(3)	No agreement entered into between a contractor and	l a subcontractor or
		between a subcontractor and its subcontractor shall be	e enforceable against
		the lower tier party until the contractor's project stateme	nt has been provided
		to the lower tier party."	
"8 105 36		TION 12. G.S. 105-362(b) reads as rewritten:	
8 105-30	2. DIS	charge of lien on real property.	
(b)	Relea	ase of Separate Parcels from Tax Lien. –	
	(2)	When real property listed as one parcel is divided, a p	art thereof may shall
		be released as provided in subdivision (b)(1), above	e, after the assessed
		valuation of the part to be released has been determined	d and certified to the
		tax collector by the tax supervisor.county assessor	and payment of all
		past-due taxes on the parent parcel, the taxes on the par	· · · · ·
		any penalties, interest, and costs allowed by law have	
		county assessor shall have 10 business days from receip	-
		for valuation under this subdivision to provide the	-
		however, this subdivision shall not apply upon a showing	
		the tax collector based on the tax payment history of the	e owner of the parent
	GEO	parcel."	
11 Q A A A A		TION 13.1. G.S. 44A-4(b) reads as rewritten:	
°§ 44A-4.	Enio	rcement of lien by sale.	
 (b)	Notic	e and Hearings. –	
(0)	(1)	If the property upon which the lien is claimed is a r	notor vehicle that is
	(1)	required to be registered, the lienor following the expin	
		time period provided by subsection (a) shall give notice	
		Motor Vehicles that a lien is asserted and sale is propos	
		the Division a fee of ten dollars (\$10.00). The Divisio	
		shall issue notice by registered or certified mail, return	
		the person having legal title to the property, if reasona	bly ascertainable, to
		the person with whom the lienor dealt if different, and t	o each secured party
		and other person claiming an interest in the property w	ho is actually known
		to the Division or who can be reasonably ascertained.	The notice shall state
		that a lien has been asserted against specific property a	-
		lienor, the date that the lien arose, the general nat	
		performed and materials used or sold for which the	
		amount of the lien, and that the lienor intends to	
		satisfaction of the lien. The notice shall inform th	-
		recipient has the right to a judicial hearing at which the	
		will be made as to the validity of the lien prior to a sa	01
		notice shall further state that the recipient has a period	•
		date of receipt in which to notify the Division by register	
		return receipt requested, that a hearing is desired and	-
		wishes to contest the sale of his property pursuant to su should notify the Division that a hearing is desired. The	· •
		should notify the Division that a hearing is desired. The required information in simplified terms and shall con	
		the recipient may notify the Division that a hearing is	-
		the recipient may notify the Division that a healing is	desired by the fetulli

of such form to the Division. The Division shall notify the lienor whether such notice is timely received by the Division. In lieu of the notice by the lienor to the Division and the notices issued by the Division described above, the lienor may issue notice on a form approved by the Division pursuant to the notice requirements above. If notice is issued by the lienor, the recipient shall return the form requesting a hearing to the lienor, and not the Division, within 10 days from the date the recipient receives the notice if a judicial hearing is requested. If the registered or certified mail notice has been returned as undeliverable and the notice of a right to a judicial hearing has been given to the owner of the motor vehicle in accordance with G.S. 20-28.4, no further notice is required. Failure of the recipient to notify the Division or lienor, as specified in the notice, within 10 days of the receipt of such notice that a hearing is desired shall be deemed a waiver of the right to a hearing prior to the sale of the property against which the lien is asserted, and the lienor may proceed to enforce the lien by public or private sale as provided in this section and the Division shall transfer title to the property pursuant to such sale. If the Division or lienor, as specified in the notice, is notified within the 10-day period provided above that a hearing is desired prior to sale, the lien may be enforced by sale as provided in this section and the Division will transfer title only pursuant to the order of a court of competent jurisdiction. If the registered or certified mail notice has been returned as undeliverable, or if the name of the person having legal title to the vehicle

undeliverable, or if the name of the person having legal title to the vehicle cannot reasonably be ascertained and the fair market value of the vehicle is less than eight hundred dollars (\$800.00), the lienor may institute a special proceeding in the county where the vehicle is being held, for authorization to sell that vehicle. Market value shall be determined by the schedule of values adopted by the Commissioner under G.S. 105-187.3.

In such a proceeding a lienor may include more than one vehicle, but the proceeds of the sale of each shall be subject only to valid claims against that vehicle, and any excess proceeds of the sale shall be paid immediately to the Treasurer for disposition pursuant to Chapter 116B of the General Statutes.

The application to the clerk in such a special proceeding shall contain the notice of sale information set out in subsection (f) hereof. If the application is in proper form the clerk shall enter an order authorizing the sale on a date not less than 14 days therefrom, and the lienor shall cause the application and order to be sent immediately by first-class mail pursuant to G.S. 1A-1, Rule 5, to each person to whom notice was mailed pursuant to this subsection. Following the authorized sale the lienor shall file with the clerk a report in the form of an affidavit, stating that the lienor has complied with the public or private sale provisions of G.S. 44A-4, the name, address, and bid of the high bidder or person buying at a private sale, and a statement of the disposition of the sale proceeds. The clerk then shall enter an order directing the Division to transfer title accordingly.

If prior to the sale the owner or legal possessor contests the sale or lien in a writing filed with the clerk, the proceeding shall be handled in accordance with G.S. 1-301.2.

(2) If the property upon which the lien is claimed is other than a motor vehicle required to be registered, the lienor following the expiration of the 30-day period provided by subsection (a) shall issue notice to the person having legal title to the property, if reasonably ascertainable, and to the person with

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		whom the lienor dealt if different by registered receipt requested. Such notice shall state that a lier	
		specific property and shall identify the lienor, the c	late that the lien arose, the
		general nature of the services performed and m	
		which the lien is asserted, the amount of the lien,	
)		to sell the property in satisfaction of the lien. The	
		recipient that the recipient has the right to a judici	e
		determination will be made as to the validity of the	1 0
		place. The notice shall further state that the recipie	1 .
)		from the date of receipt in which to notify the	
		certified mail, return receipt requested, that a heat the recipient wishes to contest the sole of his prop	-
		the recipient wishes to contest the sale of his prop the recipient should notify the lienor that a hear	• -
		shall state the required information in simplified	0
		form whereby the recipient may notify the lienor t	
		the return of such form to the lienor. Failure of	
		lienor within 10 days of the receipt of such notice	1 0
		shall be deemed a waiver of the right to a hea	U U
		property against which the lien is asserted and t	01
)		enforce the lien by public or private sale as provi	• 1
		lienor is notified within the 10-day period provide	ed above that a hearing is
		desired prior to sale, the lien may be enforced by	y sale as provided in this
		section only pursuant to the order of a court of com	petent jurisdiction."
		SECTION 13.2. G.S. 44A-24.10 reads as rewritten:	
	"§ 44A-2	4.10. Lien extinguished for lien claimant failing to file s	uit or answer in pending
)	TC 1'	suit within 30 days after service on owner.	•1 • 1.
		en claimant fails to file a suit to enforce the lien or fails to f	
		nforce a lien within 30 days after a properly served writter other authorized agent, the lien shall be extinguished. Server	
)		ered or certified mail, return receipt requested, or by perso	
		proof of properly served written demand with the clerk of	
		is of this section shall not extend to any other deadline prov	-
	-	eadings or for the foreclosure of any lien governed by this Pa	•
		SECTION 13.3. G.S. 44A-43 reads as rewritten:	
	"§ 44A-4	3. Enforcement of self-service storage facility lien.	
	(b)	Notice and Hearing:	
		(1) If the property upon which the lien is claimed is a	
		following the expiration of the 15-day period pr	•
)		shall give notice to the Division of Motor Vehicles	
		that a sale is proposed. The lienor shall remit to	
		dollars (\$2.00); and shall also furnish the Divis	
		address of the occupant. The Division of Motor	
•		by registered or certified mail, return receipt reque	1 0
		legal title to the vehicle, if reasonably ascertainab different, at his last known address. The notice sha	-
)		unierent, at his fast known address. The houce sha	11.
		c. State that the legal title holder and the occ	upant have a period of 10
		days from the date of receipt of the notice	
)		Division of Motor Vehicles by registered	

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1	receipt requested, that a hearing is desired to contest the	e sale of the
2	vehicle pursuant to the lien.	6.1
3	The person with legal title or the occupant must, within 10 days of receipt of	
4	from the Division of Motor Vehicles, notify the Division of his desire to contest the	e sale of the
5	vehicle pursuant to the lien, and that the Division should so notify lienor.	1 · ·
6	Failure of the person with legal title or the occupant to notify the Division that	0
7 8	desired shall be deemed a waiver of the right to a hearing prior to sale of the vel	U
8 9	which the lien is asserted. Upon such failure, the Division shall so notify the liend may proceed to enforce the lien by a public sale as provided by this section; and	
9 10	shall transfer title to the property pursuant to such sale.	The Division
10	If the Division is notified within the 10-day period provided in this section that	a haaring is
11	desired prior to the sale, the lien may be enforced by a public sale as provided in	0
12	and the Division will transfer title only pursuant to the order of a court of	
13 14	jurisdiction.	competent
15	Julisaietton.	
16	(c) Public Sale. –	
17	(1) Not less than 20 days prior to sale by public sale the lienor:	
18	a. Shall cause notice to be delivered by registered or certi	fied mail to
19	the person having a security interest in the property if	
20	ascertainable, and to the occupant at the occupant's	
21	address. Notice given pursuant to this subdivision shall b	
22	delivered when it is properly addressed, first-class post	-
23	and deposited with the United States Postal Service.	
24	" 	
25	SECTION 14. Sections 1 through 3 and Sections 5 through 11 of this	act become
26	effective January 1, 2013, and apply to improvements to real property for which the	e first permit
27	required to be obtained is obtained on or after that date or, with respect to projects f	or which no
28	permit is required, apply to improvement to real property commenced on or after	
29	Section 12 of this act is effective when it becomes law and applies to taxes imposed	
30	years beginning on or after July 1, 2012. Sections 4, 13, and 14 of this act are effect	tive when it
31	becomes law.	