GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

S

SENATE BILL 312

	Short Title:	Changes to Liens and Foreclosures by HOAs.	(Public)		
	Sponsors:	Senator Smith (Primary Sponsor).			
	Referred to:	Rules and Operations of the Senate			
		March 15, 2023			
1		A BILL TO BE ENTITLED			
2		O REQUIRE THAT NOTICE OF CLAIMS OF LIEN BE SERVED			
3		OWNER BY UNITED STATES POSTAL SERVICE CERTIFIED MAIL AND TO			
4		ELIMINATE ASSOCIATIONS' ABILITY TO FORECLOSE ON PROPERTIES FOR			
5 6		UNPAID ASSESSMENTS.			
7		The General Assembly of North Carolina enacts: SECTION 1. G.S. 47C-3-116 reads as rewritten:			
8		6. Lien for sums due the association; enforcement.			
9					
10	(c) A	claim of lien shall set forth the name and address of the association, the	e name of		
11		oner of the unit at the time the claim of lien is filed, a description of the unit			
12	amount of the lien claimed. A claim of lien may also appoint a trustee to conduct a foreclosure				
13		as provided in subsection (f) of this section. The claim of lien must sufficiently inform the owner			
14 15		that a lien is being placed on the property. The first page of the claim of lien shall contain the			
15 16	-	following statement in print that is in boldface, capital letters, and no smaller than the largest print used also where in the document:			
10	1	print used elsewhere in the document: "THIS DOCUMENT CONSTITUTES A LIEN AGAINST YOUR PROPERTY, AND IF TH			
18		LIEN IS NOT PAID, THE HOMEOWNERS ASSOCIATION MAY PROCEED WITH			
19		FORECLOSURE AGAINST YOUR PROPERTY IN LIKE MANNER AS A MORTGAGE			
20	UNDER NOI	UNDER NORTH CAROLINA LAW."PROPERTY."			
21		lien must be sent to the owner by certified mail. The person signing the			
22		f of the association shall attach to and file with the claim of lien a cert			
23		ing to the attempt of service on the record owner, which service shall be a			
24 25		with G.S. 1A-1, Rule $4(j)$, for service of a copy of a summons and a convict service is not achieved, the percention signing the claim of lies on behalf of the service is not achieved.			
23 26	the actual service is not achieved, the person signing the claim of lien on behalf of the association shall be deemed to have met the requirements of this subsection if service has been attempted				
20 27	pursuant to b	shall be deemed to have met the requirements of this subsection if service has been attempted pursuant to both of the following: (i) G.S. 1A-1, Rule $4(j)(1)c$, d, or e and (ii) by mailing a copy			
28	of the lien by	regular, first-class mail, postage prepaid to the physical address of the un	hig a copy		
29		address of record with the association, and, if different, to the address for			
30		on the county tax records and the county real property records for the u			
31	event that the	e owner of record is not a natural person, and actual service is not achi	ieved, the		
32		ng the claim of lien on behalf of the association shall be deemed to hav			
33		of this subsection if service has been attempted once pursuant to the α			
34 25		G.S. 1A-1, Rule $4(j)(3)$ through G.S. 1A-1, Rule $4(j)(9)$. Notwithstanding			
35 36		y in this Chapter, the association is not required to mail a claim of lien to a wn to be a vacant unit or to a unit for which there is no United States posta			
50	which is kilov	win to be a vacant unit of to a anterior winch there is no onited States posta	1 duuress.		



1

<u>owner.</u> A lien for unpaid assessments is extinguished unless proceedings to enforce the lien are
 instituted within three years after the filing of the claim of lien in the office of the clerk of superior
 court.

4 (d) A claim of lien filed under this section is prior to all liens and encumbrances on a unit 5 except (i) liens and encumbrances, specifically including, but not limited to, a mortgage or deed 6 of trust on the unit, recorded before the filing of the claim of lien in the office of the clerk of 7 superior court and (ii) liens for real estate taxes and other governmental assessments and charges 8 against the unit. This subsection does not affect the priority of mechanics' or materialmen's liens. 9 The association shall be entitled to recover the reasonable attorneys' fees and costs it (e) 10 incurs in connection with the collection of any sums due. A unit owner may not be required to 11 pay attorneys' fees and court costs until the unit owner is notified in writing of the association's 12 intent to seek payment of attorneys' fees, costs, and expenses. The notice must be sent by 13 first-class mail to the physical address of the unit and the unit owner's address of record with the 14 association and, if different, to the address for the unit owner shown on the county tax records for the unit. The association must make reasonable and diligent efforts to ensure that its records 15 contain the unit owner's current mailing address. Notwithstanding anything to the contrary in this 16 17 Chapter, there shall be no requirement that notice under this subsection be mailed to an address 18 which is known to be a vacant unit or a unit for which there is no United States postal address. 19 The notice shall set out the outstanding balance due as of the date of the notice and state that the 20 unit owner has 15 days from the mailing of the notice by first-class mail to pay the outstanding 21 balance without the attorneys' fees and court costs. If the unit owner pays the outstanding balance 22 within this period, then the unit owner shall have no obligation to pay attorneys' fees, costs, or 23 expenses. The notice shall also inform the unit owner of the opportunity to contact a 24 representative of the association to discuss a payment schedule for the outstanding balance as 25 provided in subsection (i) of this section and shall provide the name and telephone number of the 26 representative.

27 Except as provided in subsection (h) of this section, the association, acting through (f) 28 the executive board, may foreclose a claim of lien in like manner as a mortgage or deed of trust 29 on real estate under power of sale, as provided in Article 2A of Chapter 45 of the General Statutes, 30 if the assessment remains unpaid for 90 days or more. The association shall not foreclose the 31 claim of lien unless the executive board votes to commence the proceeding against the specific 32 unit. The following provisions and procedures shall be applicable to and complied with in every 33 nonjudicial power of sale foreclosure of a claim of lien, and these provisions and procedures shall 34 control to the extent they are inconsistent or in conflict with the provisions of Article 2A of 35 **Chapter 45 of the General Statutes:**

55	Chapter 15 of the	General Statutes.
36	(1)	The association shall be deemed to have a power of sale for purposes of
37		enforcement of its claim of lien.
38	(2)	The terms "mortgagee" and "holder" as used in Article 2A of Chapter 45 of
39		the General Statutes shall mean the association, except as provided otherwise
40		in this Chapter.
41	(3)	The term "security instrument" as used in Article 2A of Chapter 45 of the
42		General Statutes shall mean the claim of lien.
43	(4)	The term "trustee" as used in Article 2A of Chapter 45 of the General Statutes
44		shall mean the person or entity appointed by the association under subdivision
45		(6) of this subsection.
46	(5)	After the association has filed a claim of lien and prior to the commencement
47		of a nonjudicial foreclosure, the association shall give to the unit owner notice
48		of the association's intention to commence a nonjudicial foreclosure to enforce
49		its claim of lien. The notice shall contain the information required in G.S.
50		45-21.16(c)(5a).

Gen	eral Assemb	ly Of North Carolina	Session 2023
	(6)	The association shall appoint a trustee to conduct the	nonjudicial foreclosure
		proceeding and sale. The appointment of the trustee s	
		claim of lien or in a separate instrument filed with th	
		court in the county in which the unit is located as an	
		hearing. The association, at its option, may from time t	
		previously appointed and appoint a successor trustee	
		of Trustee with the clerk of court in the foreclosure p	
		the association may be appointed by the association to	-
		may serve in that capacity as long as the unit owne	
		obligation to pay the amount of any sums due the asso	
		enforcement, or foreclosure of the claim of lien as p	
		(12) of this subsection. Any trustee appointed pursuant	
		have the same fiduciary duties and obligations as a transformed of trust.	ustee in the foreclosure
	(7)		· · · · · · · · · · · · · · · · · · ·
	(7)	If a valid debt, default, and notice to those entitled to re	
		45-21.16(b) are found to exist, then the clerk of court	
		of the property described in the claim of lien by the tr	
	(8)	If, prior to the expiration of the upset bid period prov	
		the unit owner satisfies the debt secured by the clai	
		expenses and costs incurred in filing and enforcing the	
		lien, including, but not limited to, advertising costs,	
		trustee's commission, then the trustee shall dismiss the	
		the association shall cancel the claim of lien of record	
		provisions of G.S. 45-36.3. The unit owner shall have	0 0
		Article 4 of Chapter 45 of the General Statutes to e	ensure the association's
		satisfaction of the claim of lien.	
	(9)	Any person, other than the trustee, may bid at the f	
		prohibited in the declaration or bylaws, the association	
		a foreclosure sale directly or through an agent. If the	
		is the high bidder at the sale, the trustee shall allow th	
		costs and expenses of the sale and apply a credit again	nst the sums due by the
		unit owner to the association in lieu of paying the bid	
	(10)	Upon the expiration of the upset bid period provided	
		trustee shall have full power and authority to execute a	deed for the unit to the
		high bidder.	
	(11)	The trustee shall be entitled to a commission for servic	
		include fees, costs, and expenses reasonably incur	
		connection with the foreclosure whether or not a s	
		provided in subdivision (12) of this subsection, the tru	
		be paid without regard to any limitations on compensation	tion otherwise provided
		by law, including, without limitation, the provisions o	
	(12)	If the unit owner does not contest the obligation to pa	y or the amount of any
		sums due the association or the validity, enforcemen	t, or foreclosure of the
		claim of lien at any time after the expiration of the 1	5-day period following
		notice as required in subsection (b) of this section, the	
		trustee's commission collectively charged to the unit-	
		one thousand two hundred dollars (\$1,200), not inclu	
		incurred. The obligation to pay and the amount	
		association and the validity, enforcement, or foreclos	
		remain uncontested as long as the unit owner does not o	
		any objection, defense, offset, or counterclaim as to the	
		any sojection, actende, officer, of counterenant as to th	is amount of validity of

	General Assembly Of North Carolina	Session 2023
1	any portion of the sums claimed due by the assoc	ciation or the validity,
2	enforcement, or foreclosure of the claim of lien. An	y judgment, decree, or
3	order in any action brought under this section sh	
4	reasonable attorneys' fees for the prevailing party.	
5	(13) Unit owners shall be deemed to have the rights and	l remedies available to
6	mortgagors under G.S. 45-21.34.	
7	(g) The provisions of subsection (f) of this section do not p	prohibit or prevent an
8	association from pursuing judicial foreclosure of a claim of lien, from	taking other actions to
9	recover the sums due the association, or from accepting a deed in lice	
10	judgment, decree, or order in any judicial foreclosure or civil action relation	
11	assessments shall include an award of costs and reasonable attorneys'	fees for the prevailing
12	party, which shall not be subject to the limitation provided in subdivisior	n (f)(12) of this section.
13	(h) A claim of lien securing a debt consisting solely of fines impo	osed by the association,
14	interest on unpaid fines, or attorneys' fees incurred by the association sole	ely associated with fines
15	imposed by the association may only be enforced by judicial foreclosure	e, as provided in Article
16	29A of Chapter 1 of the General Statutes. In addition, an association sh	all not levy, charge, or
17	attempt to collect a service, collection, consulting, or administration fe	e from any unit owner
18	unless the fee is expressly allowed in the declaration, and any claim (of lien securing a debt
19	consisting solely of these fees may only be enforced by judicial foreclosure	e, as provided in Article
20	29A of Chapter 1 of the General Statutes.	
21	(i) The association, acting through its executive board and in the	board's sole discretion,
22	may agree to allow payment of an outstanding balance in installments.	
23	nor the unit owner is obligated to offer or accept any proposed installment	nt schedule. Reasonable
24	administrative fees and costs for accepting and processing installment	s may be added to the
25	outstanding balance and included in an installment payment schedule. Re-	-
26	may be added to the outstanding balance and included in an installment	
27	owner has been given notice, as required in subsection (e) of this section	
28	in connection with any request that the association agrees to accept paym	
29	sums due in installments shall not be included or considered in the calculation	ation of fees chargeable
30	under subdivision (f)(12) of this section.	
31	(j) Where the holder of a first mortgage or first deed of trust of re	ecord or other purchaser
32	of a unit obtains title to the unit as a result of foreclosure of a first mortga	
33	the purchaser and its heirs, successors, and assigns shall not be liable for	-
34	the unit which became due prior to the acquisition of title to the unit by the	
35	assessments shall be deemed to be common expenses collectible from	
36	including the purchaser, its heirs, successors, and assigns. For purposes	
37	term "acquisition of title" means and refers to the recording of a deed cor	
38	at which the rights of the parties are fixed following the foreclosure of	a mortgage or deed of
39	trust, whichever occurs first."	
40	SECTION 2. G.S. 47F-3-116 reads as rewritten:	
41	"§ 47F-3-116. Lien for sums due the association; enforcement.	
42		
43	(c) A claim of lien shall set forth the name and address of the a	
44	the record owner of the lot at the time the claim of lien is filed, a descrip	ption of the lot, and the

(c) A claim of lien shall set forth the name and address of the association, the name of
the record owner of the lot at the time the claim of lien is filed, a description of the lot, and the
amount of the lien claimed. A claim of lien may also appoint a trustee to conduct a foreclosure,
as provided in subsection (f) of this section. The claim of lien must sufficiently inform the owner
that a lien is being placed on the property. The first page of the claim of lien shall contain the
following statement in print that is in boldface, capital letters, and no smaller than the largest
print used elsewhere in the document:
"THIS DOCUMENT CONSTITUTES A LIEN AGAINST YOUR PROPERTY AND IF THE

51 LIEN IS NOT PAID, THE HOMEOWNERS ASSOCIATION MAY PROCEED WITH

FORECLOSURE AGAINST YOUR PROPERTY IN LIKE MANNER AS A MORTGAGE 1 2 UNDER NORTH CAROLINA LAW."PROPERTY." 3 The claim of lien must be sent to the owner by certified mail. The person signing the claim of 4 lien on behalf of the association shall attach to and file with the claim of lien a certificate of 5 service attesting to the attempt of service on the record owner, which service shall be attempted in accordance with G.S. 1A-1, Rule 4(j), for service of a copy of a summons and a complaint. If 6 7 the actual service is not achieved, the person signing the claim of lien on behalf of the association 8 shall be deemed to have met the requirements of this subsection if service has been attempted 9 pursuant to both of the following: (i) G.S. 1A-1, Rule 4(i)(1)c, d, or e and (ii) by mailing a copy of the lien by regular, first-class mail, postage prepaid to the physical address of the lot and the 10 11 lot owner's address of record with the association, and, if different, to the address for the lot owner shown on the county tax records and the county real property records for the lot. In the 12 event that the owner of record is not a natural person, and actual service is not achieved, the 13 person signing the claim of lien on behalf of the association shall be deemed to have met the 14 requirements of this subsection if service has been attempted once pursuant to the applicable 15 provisions of G.S. 1A-1, Rule 4(j)(3) through G.S. 1A-1, Rule 4(j)(9). Notwithstanding anything 16 17 to the contrary in this Chapter, the association is not required to mail a claim of lien to an address which is known to be a vacant lot on which no dwelling has been constructed or to a lot for which 18 19 there is no United States postal address. owner. A lien for unpaid assessments is extinguished 20 unless proceedings to enforce the lien are instituted within three years after the filing of the claim 21 of lien in the office of the clerk of superior court. 22 (d) A claim of lien filed under this section is prior to all liens and encumbrances on a lot

except (i) liens and encumbrances, specifically including, but not limited to, a mortgage or deed of trust on the lot, recorded before the filing of the claim of lien in the office of the clerk of superior court and (ii) liens for real estate taxes and other governmental assessments and charges against the lot. This subsection does not affect the priority of mechanics' or materialmen's liens.

27 The association shall be entitled to recover the reasonable attorneys' fees and costs it (e) 28 incurs in connection with the collection of any sums due. A lot owner may not be required to pay 29 attorneys' fees and court costs until the lot owner is notified in writing of the association's intent 30 to seek payment of attorneys' fees, costs, and expenses. The notice must be sent by first-class 31 mail to the physical address of the lot and the lot owner's address of record with the association and, if different, to the address for the lot owner shown on the county tax records for the lot. The 32 33 association must make reasonable and diligent efforts to ensure that its records contain the lot 34 owner's current mailing address. Notwithstanding anything to the contrary in this Chapter, there 35 shall be no requirement that notice under this subsection be mailed to an address which is known 36 to be a vacant lot on which no dwelling has been constructed or a lot for which there is no United 37 States postal address. The notice shall set out the outstanding balance due as of the date of the 38 notice and state that the lot owner has 15 days from the mailing of the notice by first-class mail 39 to pay the outstanding balance without the attorneys' fees and court costs. If the lot owner pays 40 the outstanding balance within this period, then the lot owner shall have no obligation to pay 41 attorneys' fees, costs, or expenses. The notice shall also inform the lot owner of the opportunity 42 to contact a representative of the association to discuss a payment schedule for the outstanding 43 balance, as provided in subsection (i) of this section, and shall provide the name and telephone 44 number of the representative.

45 (f) Except as provided in subsection (h) of this section, the association, acting through 46 the executive board, may foreclose a claim of lien in like manner as a mortgage or deed of trust 47 on real estate under power of sale, as provided in Article 2A of Chapter 45 of the General Statutes, 48 if the assessment remains unpaid for 90 days or more. The association shall not foreclose the 49 claim of lien unless the executive board votes to commence the proceeding against the specific 50 lot.

General	Assem	bly Of North Carolina	Session 2023
The	followir	g provisions and procedures shall be applicable to and	d complied with in every
nonjudic	ial pow	er of sale foreclosure of a claim of lien, and these provis	ions and procedures shall
-	-	stent they are inconsistent or in conflict with the pro	_
		e General Statutes:	
r	(1)	The association shall be deemed to have a power	of sale for purposes of
	(1)	enforcement of its claim of lien.	of sure for purposes of
	(2)	The terms "mortgagee" and "holder" as used in Art	icle 2A of Chapter 45 of
	(2)	the General Statutes shall mean the association, exce	1
		in this Chapter.	pr us provided other wise
	(3)	The term "security instrument" as used in Article 2	2A of Chapter 45 of the
	(3)	General Statutes shall mean the claim of lien.	En or enupter 15 or the
	(4)	The term "trustee" as used in Article 2A of Chapter 4	5 of the General Statutes
	(1)	shall mean the person or entity appointed by the asso	
		(6) of this subsection.	
	(5)	After the association has filed a claim of lien and pri	or to the commencement
	(\mathbf{J})	of a nonjudicial foreclosure, the association shall give	
		of the association's intention to commence a nonjudic	
		its claim of lien. The notice shall contain the info	
		45-21.16(c)(5a).	iniation required in 0.5.
	(6)	The association shall appoint a trustee to conduct th	a nonjudicial foraclosura
	(0)	proceeding and sale. The appointment of the trustee	
		claim of lien or in a separate instrument filed with	
		county in which the planned community is located a	
		of hearing. The association, at its option, may from	
		trustee previously appointed and appoint a succe	
		Substitution of Trustee with the clerk of court in the	• •
		Counsel for the association may be appointed by the	
		the trustee and may serve in that capacity as long a	
		contest the obligation to pay or the amount of any s	
		or the validity, enforcement, or foreclosure of the cla	
		subdivision (12) of this subsection. Any trustee ap	=
		subsection shall have the same fiduciary duties and (
		the foreclosure of a deed of trust.	songations as a trustee in
	(7)	If a valid debt, default, and notice to those entitled to	receive notice under GS
	(f)	45-21.16(b) are found to exist, then the clerk of course	
		of the property described in the claim of lien by the	
	(8)	If, prior to the expiration of the upset bid period pr	
	(0)	the lot owner satisfies the debt secured by the cla	
		expenses and costs incurred in filing and enforcing the	1 1
		lien, including, but not limited to, advertising costs	
		trustee's commission, then the trustee shall dismiss t	•
		the association shall cancel the claim of lien of record	
		provisions of G.S. 45-36.3. The lot owner shall have	
		Article 4 of Chapter 45 of the General Statutes to	
		satisfaction of the claim of lien.	clisure the association's
	(9)	Any person, other than the trustee, may bid at the	foraclosura cala Unlaca
	(\mathcal{I})	prohibited in the declaration or bylaws, the association	
		foreclosure sale directly or through an agent. If the a	•
		the high bidder at the sale, the trustee shall allow the	-
		costs and expenses of the sale and apply a credit aga	
		lot owner to the association in lieu of paying the bid	
		for owner to the association in neu of paying the old	price in r un.

	General Assemb	ly Of North Carolina	Session 2023
1 2 3	(10)	Upon the expiration of the upset bid period provi trustee shall have full power and authority to execu high bidder.	
4	(11)	The trustee shall be entitled to a commission for ser	vices rendered which shall
5		include fees, costs, and expenses reasonably in	neurred by the trustee in
6		connection with the foreclosure, whether or not	a sale is held. Except as
7		provided in subdivision (12) of this subsection, the	trustee's commission shall
8 9		be paid without regard to any limitations on comper by law, including, without limitation, the provision	
10	(12)	If the lot owner does not contest the obligation to pa	
11	~ /	due the association or the validity, enforcement, or	foreclosure of the claim of
12		lien at any time after the expiration of the 15 day	period following notice as
13		required in subsection (b) of this section, then attor	
14		commission collectively charged to the lot own	
15		thousand two hundred dollars (\$1,200), not inc	luding costs or expenses
16		incurred. The obligation to pay and the amount	
17		association and the validity, enforcement, or forec	
18		remain uncontested as long as the lot owner does not	
19		any objection, defense, offset, or counterclaim as to	
20		any portion of the sums claimed due by the as	
21		enforcement, or foreclosure of the claim of lien.	
22		order in any action brought under this section	shall include costs and
23	(12)	reasonable attorneys' fees for the prevailing party.	1 11 11 11
24	(13)	Lot owners shall be deemed to have the rights a	and remedies available to
25 26	(a) The r	mortgagors under G.S. 45-21.34.	at prohibit or provent on
20 27		rovisions of subsection (f) of this section do no pursuing judicial foreclosure of a claim of lien, fro	
28		due the association, or from accepting a deed in	-
20 29		, or order in any judicial foreclosure or civil action r	
30		include an award of costs and reasonable attorne	
31		I not be subject to the limitation provided in subdivis	
32		m of lien securing a debt consisting solely of fines ir	
33		fines, or attorneys' fees incurred by the association s	
34	imposed by the a	ssociation may only be enforced by judicial foreclos	ure, as provided in Article
35	29A of Chapter	of the General Statutes. In addition, an association	shall not levy, charge, or
36	-	t a service, collection, consulting, or administration	•
37		expressly allowed in the declaration, and any claim	
38		of these fees may only be enforced by judicial foreclo	sure, as provided in Article
39	1	of the General Statutes.	
40	· · /	ssociation, acting through its executive board and in	
41		w payment of an outstanding balance in installmen	
42		is obligated to offer or accept any proposed installn	
43		es and costs for accepting and processing installme	•
44 45	-	ce and included in an installment payment schedule.	
43 46		the outstanding balance and included in an installn iven notice, as required in subsection (e) of this section	
40 47	-	h any request that the association agrees to accept pa	•
48		llments shall not be included or considered in the calc	
49		(f)(12) of this section.	culation of ices chargeable
50		the holder of a first mortgage or first deed of trust o	f record or other purchaser
51	0,	tle to the lot as a result of foreclosure of a first mort	1

General Assembly Of North Carolina

the purchaser and its heirs, successors, and assigns shall not be liable for the assessments against the lot which became due prior to the acquisition of title to the lot by the purchaser. The unpaid assessments shall be deemed to be common expenses collectible from all the lot owners, including the purchaser, its heirs, successors, and assigns. For purposes of this subsection, the term "acquisition of title" means and refers to the recording of a deed conveying title or the time at which the rights of the parties are fixed following the foreclosure of a mortgage or deed of trust, whichever occurs first."

- 8 **SECTION 3.** This act is effective when it becomes law and applies to all claims of
- 9 lien filed on or after that date.