GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

S

SENATE BILL 595 Judiciary Committee Substitute Adopted 5/1/19

	Short Title: Change	s to Real Property Statutes.	(Public)			
	Sponsors:					
	Referred to:	Referred to:				
		April 4, 2019				
1		A BILL TO BE ENTITLED				
2	AN ACT TO MAKE	CHANGES AND TECHNICAL CORRECTION	NS TO THE GENERAL			
3	STATUTES CON	CERNING REAL PROPERTY LAW, AS REC	OMMENDED BY THE			
4		NA BAR ASSOCIATION.				
5	The General Assembly	of North Carolina enacts:				
6						
7	PART I. RECODIFI	CATIONS AND CHANGES TO TENANCY E	3Y THE ENTIRETY			
8	SECTION	1.(a) Chapter 41 of the General Statutes is am	nended by adding a new			
9	Article 5, and G.S. 41-	55 through G.S. 41-69 are reserved for that Artic	ele.			
10	SECTION	1.(b) The following General Statutes are rec	codified in Article 5 of			
11	1	eral Statutes, as created by subsection (a) of this s	section, as set forth in the			
12	table below:					
13	Former Citatio		ed Citation			
14	G.S. 31A-5	G.S. 41-				
15	G.S. 39-13.3(t	·				
16	G.S. 39-13.3(d	·				
17	G.S. 39-13.5	G.S. 41-				
18	G.S. 39-13.6(a	·				
19	G.S. 39-13.6(t	·				
20	G.S. 39-13.6(d	·				
21	G.S. 39-13.7	G.S. 41-	65			
22	G.S. 41-2.5	G.S. 41-				
23		1.(c) Article 5 of Chapter 41 of the General	· · · · ·			
24		ection, and containing the sections recodified in t	his subsection (b) of this			
25	section, reads as rewrit					
26		" <u>Article 5.</u>				
27		"Tenancy by the Entirety.				
28	" <u>§ 41-55. Definitions.</u>					
29		this Article, the following definitions apply:				
30		veyance A transfer of title to real property by	deed or devise or other			
31		ument transferring title to real property.				
32		me. – Rents and profits from property held as ter				
33		<u>uses. – Two individuals then legally married to e</u>	ach other.			
34	" <u>§ 41-56. Creation of</u>	tenancy by the entirety.				



2

General Assem	bly Of North Carolina	Session 2019
(a) A -U	nless a contrary intention is expressed in the conveya	nce, a conveyance of real
	v interest therein, to a husband and wifespouses vests t	
	on the conveyance is to: to one of the following:	5
(1)	A named man "and wife, orwife."	
(2)	A named woman "and husband," orhusband."	
(3)	A named individual "and wife."	
<u>(4)</u>	A named individual "and husband."	
<u>(5)</u>	A named individual "and spouse."	
$\frac{(6)}{(6)}$	Two named persons, individuals, married to ea	ch other at the time of
<u></u>	<u>conveyance</u> , whether or not identified in the convey	
	and wife, if at the time of conveyance they are	
	contrary intention is expressed in the conveyance.(ii	
	to each other.	
(b) A co	provenue by a grantor of real property, or any interest	t therein. by a husband t o
. ,	<u>ad his or a wife to such husband and wifeher spouse</u> v	· · ·
	1 wifegrantees as tenants by the entirety entirety, unle	
	conveyance. The joinder of a spouse in a conveyance i	
	is not necessary, but the conveyance is subject to the pr	
	ept acknowledgement of the spouse of the grantor is no	
	n either a husband or a wifean individual owns an	
· · /	nant in common with some person-individual or personant of personant of personant of personant of personant of the personant	
	se and there occurs an actual partition of the property,	
	in the husband or wifeindividual who owned the undivi	
	anner hereinafter provided: as follows:	
(1)	In a division by cross-deed or deeds, between or amo	ong the tenants in common
	if the instrument contains both of the following:	-
	<u>a.</u> provided that the <u>The</u> intent of the tenant in co	ommon to create a tenancy
	by the entirety with his or her spouse in this	s exchange of deeds must
	be is clearly stated in the granting clause of	the deed or deeds to such
	the tenant in common and his or her spouse,	<u>spouse.</u>
	<u>b.</u> and further provided that the <u>The</u> deed or d	eeds to such the tenant in
	common and his or her spouse is signed by s	
	and is acknowledged before a certifying or	fficer in accordance with
	G.S. 52-10;	
(2)	In a judicial proceeding for partition. In such procee	
	spouses have the right to become parties to the pro	6
	pleadings state that the intent of the tenant in comm	•
	by the entirety with his or her spouse. The order of p	
	the real property assigned to such the tenant and h	nis or her spouse shall be
	owned by them as tenants by the entirety.	
	n a husband and wifespouses become co-owners of a m	
	thea contrary intention appearing in the instrument	•
	by the entirety with all the incidents of an estate by the	
-	ght of survivorship in the case of death of either.eithe	
	section subsection, it shall be is immaterial whether the	
	assified for any purpose as either real or personal. The	
	(a) shall not <u>be deemed to</u> limit or prohibit any other typ	-
	w. For <u>the purposes</u> of this section subsection, the terr	
-	ctured housing unit designed for transportation on its o	_
	or semipermanent foundation having a measurement of	•
over eight feet i	n width. As used in this Article, subsection, the term	mobile home" also means

General Asser	mbly Of North Carolina	Session 2019
a double-wide	mobile home which is two or more portable manufacture	ed housing units designed
	ion on their own chassis, which connect on site for plac	
	t foundation having a measurement of over 32 feet in ler	
	ction does not repeal or modify any provisions of the	
inheritance tax		
	sumption of gift by spouse furnishing consideration.	
	purposes of equitable distribution as provided under G	S. 50-20 and G.S. 50-21
	idual furnishing the consideration for real property cause	
	ndividual and the individual's spouse, there is a pres	-
	ouse of an entirety interest, which is rebuttable by clear	
evidence.	suse of an entirety interest, which is rebutable by creat	r, cogent, and convincing
	session and control of entireties property.	
	usband and wife<u>Spouses</u> shall have an equal right to the	e control use possession
	and profits of realand income from property held by ther	
the entirety.	and promis of real and medine from property field by the	In tenancy <u>as tenants</u> by
	ther spouse may bargain, sell, lease, mortgage, transfer,	convey convey sign pay
	nanner encumber any property so-held by them as tenan	
	nder of the other spouse. This section shall not be constru	
	1	1 1
	a different provision is made under <u>G.S. 41-56(b), G</u> G.S. 39-13.4, or G.S. 52-10.	<u>1.5. 41-03(4),</u> 0.5. 59-13,
	e mortgage or sale of an interest in real property held by	spousos os toponts by tho
	one or both spouses is incompetent is governed by the p	
	f the General Statutes.	Sovisions of Afficie 13 of
	ome derived from entireties property.	
	ome derived from property held by spouses as tenants	by the entirety becomes
	brty held by the spouses as tenants in common in equal sl	
	r income tax purposes, each spouse is considered to have	
· · /	loss from property owned held by the couple spouses as	· · · · · · · · · · · · · · · · · · ·
	bility of entireties property for debts of spouses.	tenants by the entirety.
	th respect to property held by spouses as tenants by	the entirety prior to its
	l of the following shall apply:	the entirety prior to its
<u>(1)</u>	• • • • • • • • • • • • • • • • • • • •	lebts of either spouse and
<u>(1)</u>	a judgment lien against one spouse alone does not a	
	property may be conveyed by joint deed of both sp	- - -
	choice free and clear of a judgment lien against eith	
<u>(2)</u>		▲
<u>(2)</u>	against both spouses upon a joint obligation attach	
	may be sold under execution to satisfy the judgment	
(b) Un	on termination of the tenancy by the entirety and the conv	
-	irety to another form of estate, a judgment lien against o	
	, if still active and unsatisfied, shall attach at that time t	
	<u>Conversions of tenancy by the entirety property to anoth</u> tion, under either of the following circumstances:	er form of an estate occur,
		monority is converted to a
<u>(1)</u>	Upon divorce of the spouses, in which event the p tenengy in common as provided in $C = 41.62(5)$	
	tenancy in common as provided in G.S. 41-63(5	
	against the spouse will attach at that time to the	undivided interest of the
(\mathbf{n})	spouse.	ving anouse econines the
<u>(2)</u>		• •
	entire legal title as provided in G.S. 41-64 and the	
"R /1 /1 P '	surviving spouse will attach at that time to the proper	
<u>8 41-01. Kei</u>	mbursement for expenditures made on entireties pro	perty.

General Assen	ubly Of North Carolina	Session 2019
(a) Nei	her spouse holding property as tenants by the entirety is entitle	ed to reimbursement
	made on the property, including payments on indebtednes	
· ·	the tenancy by the entirety exists.	<u> </u>
	en the tenancy by the entirety is converted to a tenancy in co	ommon by absolute
	rwise, responsibility for expenditures for the property held as	-
	provided by the law governing tenants in common.	
	rance coverage and character of proceeds.	
	erty held as tenants by the entirely is insured, unless the parti	es by contract have
	disposition should be made of the insurance proceeds, the po	
-	to the benefit of the entire estate even though the policy was	-
-	buse and paid for by that spouse, and the insurance proceed	
	ty held by the spouses as tenants in common.	
	nination of tenancy by the entirety other than upon death of	of a spouse; effects
	ermination.	i
	inating a tenancy by the entirety other than the death of a spo	ouse and the effects
	nclude the following:	
(1)	The voluntary sale and conveyance of property held as ten	ants by the entirety
<u>. </u>	to a third party, including a foreclosure sale pursuant to a	
	deed of trust. Proceeds of the sale, including surplus fund	ls generated from a
	foreclosure sale, are personal property held by the spo	-
	common.	
<u>(2)</u>	The voluntary partition between the spouses executing	a joint instrument
	conveying the property held as tenants by the entirety to the	emselves as tenants
	in common or in severalty.	
<u>(3)</u>	The involuntary transfer of title of property held by spous	es as tenants by the
	entirety. The proceeds resulting from the transfer are held	d by the spouses as
	tenants by the entirety. An involuntary transfer of title incl	ludes:
	a. <u>A sale pursuant to Article 15 of Chapter 35A of the sale pursuant to Article 15 of Chapter 3</u>	he General Statutes
	as to an incompetent spouse.	
	b. <u>An appropriation in a condemnation proceeding by</u>	the North Carolina
	State Highway Commission.	
(4)	A- <u>The</u> conveyance from a husband or a wife one spouse	1
	of his or her interest in real property, or any interest therei	
	such husband and wife as tenants by the entirety entire	
	tenancy in the property or interest conveyed and The con	
	the property or interest formerly held by theas tenants by	
	grantee.other spouse. The joinder of a spouse in a conve	
	grantor pursuant to this subdivision is not necessary, but	•
	subject to the provisions of G.S. 52-10 or G.S. 52-10	-
	acknowledgment by the spouse of the grantor is not neces	-
<u>(5)</u>	An absolute divorce of the spouses. An absolute divorce	e converts property
	held as tenants by the entirety to a tenancy in common.	
<u>(6)</u>	A judgment of forfeiture ordering divestment of an interest	
	entirety pursuant to Chapter 72D of the General Statute	
	judgment when one spouse is an innocent person as define	<u>ed in G.S. 75D-5(i)</u>
11 C 4 1 C 4 75	is governed by G.S. 75D-8(a).	
	nination of tenancy by the entirety upon death of a spouse	
	ept as provided in subsection (b) of this section, upon the	-
	s tenants by the entirety belongs to the surviving spouse by righ	
	nt or devise and by virtue of survivorship. The deceased sp	<u>pouse nas no estate</u>
which is descei	dable or divisible.	

	General Assembly Of North Carolina	Session 2019
1	(b) Where the slayer a slayer, as defined in G.S. 31A-3(3), and decede	nt hold property as
2	tenants by the entirety, one halfone-half of the property shall pass upon the de	
3	to the decedent's estate, and the other one halfone-half shall be held by the s	
4	her the slayer's life, subject to pass upon the slayer's death to the slain deceden	
5	as defined in G.S. 28A-1-1.	
6	" <u>§ 41-65. Entireties property conveyed to trusts.</u>	
7	(a) Any real property held by a husband and wifespouses as a ten	ancy<u>tenants</u> by the
8	entireties entirety and conveyed to-(i) to a joint trust or (ii) in equal share	
9	trusts; trusts shall no longer be held by the husband and wifespouses as tena	
10	and shall be disposed of by the terms of the trust or trusts, but, trusts. How	
11	provisions of subsection (b) of this section, the real property provisions of G.S.	
12	have the same immunity from the claims of the separate creditors of the husb	
13	to the property held in trust as would exist if the spouses had continued to h	old the property as
14	tenants by the entireties.	
15	(b) The immunity from the claims of separate creditors provided by su	. ,
16	section provisions of G.S. 41-60(a)(1) shall apply to the property held in trust	as long as all of the
17	following apply:	
18	(1) The husband and wifespouses remain married.	
19	(2) The real property continues to be held in the trust or tru	ists as provided in
20	subsection (a) of this section.	4
21	(3) Both <u>husband and wifespouses</u> are current beneficiaries of	
22	real property is conveyed to that trust or of each separa	
23	property is conveyed in equal shares to their separate trusts	
24 25	(c) After If immediately preceding the death of the first of the husba	
25 26	to die, all the provisions of G.S. 41-60(a)(1) apply to the real property hel immune from the claims of their separate creditors under subsection (
20 27	immune from the claims of their separate creations under subsection (immediately prior to the individual's death shall continue to have immunity	
27	the decedent's separate creditors as would have existed if the husband and wif	
28 29	the property conveyed in trust as tenants by the entirety upon the death of a spo	
30	of G.S. 41-60(b)(2) shall apply to the property.	Juse, the provisions
31	(d) The trustee acting under the express provisions of a trust instr	ument or with the
32	written consent of both the husband and wifespouses may waive the immuni	
33	of separate creditors provided under this section application of G.S. 41-60(a)(1)	
34	creditor or any specifically described property including all separate creditor	
35	wifespouse or all former tenancy by the entirety property conveyed to the true	
36	(e) For purposes of this section: section, all of the following apply:	
37	(1) The reference to the real property conveyed to or held in	n the trust shall be
38	deemed to include the proceeds arising from the invol	
39	transfer of title of the real property.	2
40	(2) The reference to aterm "joint trust" means a revocable or	irrevocable trust of
41	which both the husband and wife are the settlors, settlors.	
42	(3) and the reference to The term "separate trusts" means revoc	able or irrevocable
43	trusts of which the husbandone spouse is the settlor of one	e trust and the wife
44	other spouse is the settlor of the other trust.	
45	(3)(4) The husband and wifespouses are "beneficiaries" of a	trust if they are
46	distributees or permissible distributees of the income or pr	
47	whether or not other persons <u>individuals</u> are also	current or future
48	beneficiaries of the trust.	
49	(f) Notice may be given in a statement in the conveyance of the tenan	
50	real property to the trust that the real property is held under this section and	that, as of the date

	General Assembly Of North Carolina	Session 2019	
1	of the conveyance, the requirements are met provid	ling for the application of G.S. 41-60(a)(1)	
2	protecting the real property from liability for the ind		
3	(g) A person entering into a transaction involving real property held in trust under this		
4	section may request confirmation from the trustee w	hether the provisions of G.S. 41-60(a)(1) are	
5	met at the time of the transaction.	*	
6	"§ 41-66. Common law of tenancy by the entirety	r <mark>; equitable principles.</mark>	
7	The common law of tenancy by the entirety and	principles of equity supplement this Article	
8	except to the extent it conflicts or is inconsistent with	th a provision of this Article or the laws of	
9	this State."		
10			
11	PART II. CHANGES TO JOINT TENANCY		
12		eral Statutes is amended by creating a new	
13	Article 6, and G.S. 41-70 through G.S. 41-79 are res		
14		ral Statutes are recodified in Article 6 of	
15	Chapter 41 of the General Statutes, as created by sub	osection (a) of this section, as set forth in the	
16	table below:		
17	Former Citation	$\frac{\text{Recodified Citation}}{\text{Second contents}} = \frac{1}{2} \left(\sum_{i=1}^{n} \frac{1}{2} \left(\sum_{i=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \left(\sum_{i=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}{2}$	
18	Third sentence of G.S. $41-2(a)$	Second sentence of G.S. $41-73(c)(3)$	
19 20	Fourth sentence of G.S. $41-2(a)$	First sentence of G.S. $41-73(c)(3)$	
20 21	First sentence of G.S. 41-2(b) Second sentence of G.S. 41-2(b)	G.S. 41-72(a) G.S. 41-72(d)	
21	Third sentence of G.S. 41-2(b)	G.S. 41-72(d) G.S. 41-74	
22	Fourth sentence of G.S. 41-2(b)	G.S. 41-74 G.S. 41-72(b)	
23 24	Fifth sentence of G.S. 41-2(b)	G.S. 41-72(c)	
25		41 of the General Statutes, as created by	
26	subsection (a) of this section, and containing the s	•	
27	section, reads as rewritten:		
28	"Article 6		
29	"Joint Tenar		
30	"§ 41-70. Definitions.		
31	For the purposes of this Article, the following de	efinitions apply:	
32	(1) <u>Conveyance. – A transfer of title</u>	to real or personal property by deed, devise,	
33	assignment or other means of tran	nsferring title.	
34		the right of survivorship resulting in the	
35	•	as provided in this Article. The term is used	
36	•	oint tenancy with a right of survivorship.	
37	"§ 41-71. Creation of a joint tenancy with right o		
38	•	reates a tenancy in common unless a joint	
39	tenancy with right of survivorship is created as pro-		
40	tenancy by the entirety is created as provided by the		
41 42		ns creates a joint tenancy with right of	
42 43	survivorship if the instrument expresses an inten- survivorship. The following words in the instrument		
43 44	<u>a joint tenancy with right of survivorship unless the i</u>		
44 45	with right of survivorship", "joint tenants", "joint t		
45 46	survivorship", "joint with right of survivorship", "w		
40 47	survivor of them", or words of similar import.	in fight of survivoising, to them of to the	
48	"§ 41-72. Determination of the interests of joint	t tenants in a joint tenancy with right of	
49	survivorship.		
	<u>.</u>		

	General Assen	nbly Of North Carolina S	ession 2019
	(a) The	interests of the grantees holding property joint tenants in a joint tenand	cy with right
2		shall be deemed to be equal unless otherwise specified provided in the	
5	of conveyance.		
Ļ	•	s subsection section shall apply to any conveyance of an interest	in property
í		time that explicitly sought seeks to create unequal ownership interest	
		with right of survivorship.	
	•	tributions made prior to the enactment of this subsectionOctober 10), 2009, that
		equal amounts from a joint tenancy with the right of survivorship th	
		ownership shares shall remain valid and shall not be subject to mod	
	-	s subsection.	
	(d) Any	/ joint tenancy interest held by a husband and wife, unless	s otherwise
		eyed to individuals married to each other and to one or more other join	
		ment of conveyance shall be deemed to be held as by the married ind	
		by the entirety, which and the married individuals shall be treated as a	
		ing interests in the joint tenancy with right of survivorship.tenant, unle	
	provided in the		
		mination of a joint tenancy with right of survivorship.	
		nts terminating a joint tenancy with right of survivorship due to th	e collective
		nt tenants include the following:	
	(1)	The conveyance to a third party by all of the joint tenants of	all of their
	<u></u>	interests in the property held in the joint tenancy, including a fore	
		pursuant to a power of sale in a deed of trust.	
	<u>(2)</u>	The execution of an instrument with a third party by all of the j	oint tenants
		that does not convey all of their interests in the property held	
		tenancy to the third party, including a lease, executory contract of	•
		to purchase, or deed of trust, and an intention to terminate expres	-
		in the instrument.	<u> </u>
	<u>(3)</u>	The execution of an instrument by all joint tenants for the	purpose of
		expressing an intent to terminate the joint tenancy as between	
		themselves.	•
	(b) Eve	nts terminating a joint tenancy with right of survivorship due to the	ne unilateral
		t tenant include the following:	
	(1)	The conveyance to a third party by a joint tenant of all of that j	oint tenant's
		interest in the property held in the joint tenancy, including a fore	
		pursuant to a power sale in a deed of trust.	
	<u>(2)</u>	The execution of an instrument with a third party by a joint tena	int that does
		not convey all of that joint tenant's interest to the third party, inclu-	
		executory contract of sale, option to purchase, or deed of trust, and	
		to terminate expressly appears in the instrument.	
	<u>(3)</u>	The execution of an instrument by a joint tenant where the joint te	enant is both
	<u></u>	the grantor and the grantee if the intention to terminate expressiv	
		the instrument. A termination under this subdivision shall be ef	
		upon the recording, prior to the death of the joint tenant, of an	
		expressing an intent to terminate in the office of the register of the	
		county or counties where the real property is situated.	<u> </u>
	(4)	The filing by a joint tenant of a petition to partition.	
		en a termination occurs, a tenancy in common is created as follows:	
	(1)	If a termination occurs under subdivision (1) of subsection (a) of	this section
	<u>\-/</u>	because of the conveyance of all of the joint tenants' interests to a	
		<u>a tenancy in common is created among the tenants as to any proc</u>	
		or surplus funds generated from a foreclosure sale.	<u> </u>

	General A	sseml	oly Of North Carolina	Session 2019
1		(2)	If a termination occurs because of the execution by all of	f the joint tenants of
2			an instrument described in subdivisions (2) or (3) of su	ubsection (a) of this
3			section, a tenancy in common is created among the tenan	<u>ts.</u>
4		(3)	Upon conveyance to a third party by If a termination occu	rs under subdivision
5			(a) of subsection (b) of this section because one of twothe	
6			property in joint tenancy with right of survivorship, con	
7			tenant's interest to a third party and there are only two join	
8			in common is created between the third party and the re-	
9			tenant. Upon conveyance If there are more than two join	
10			the joint tenants conveys all of that joint tenant's interest	
11			less than all of three or more joint tenants holding prope	
12			with right of survivorship, party, a tenancy in common is	
13			third party and the remaining joint tenants, who remain joint	int tenants with right
14 15		(A)	of survivorship as between <u>or among</u> themselves.	ising toward of an
15 16		<u>(4)</u>	If a termination occurs because of the execution by a instrument described in subdivisions (2) or (3) of subsection	
17			or because of the filing of a petition by a joint tenant as pro-	
18			(4) of subsection (b) of this section, and there are two join	
19			in common is created between the joint tenant causing the	
20			other joint tenant. If there are more than two joint te	
21			common is created among the joint tenant causing the	•
22			remaining joint tenants who continue as joint tena	
23			survivorship as between or among themselves.	<u> </u>
24	<u>(d)</u>	The f	ollowing events do not result in a termination of joint te	nancy with right of
25	<u>survivorshi</u>	<u>p:</u>		
26		(1)	The filing of a judgment against one joint tenant.	
27		(2)	The filing of a bankruptcy petition by one joint tenant.	
28		<u>(3)</u>	When married individuals holding an interest as tenants	
29			joint tenancy with one or more other joint tenants divorce.	· · · · · · · · · · · · · · · · · · ·
30			individuals agree otherwise, the divorced individuals shall	l be deemed to hold
31	(a)	No 41.	their existing interest equally as joint tenants.	instical and and have
32 33			ng in this section shall limit the manner or effect of a term nt jurisdiction.	ination ordered by a
33 34		-	ication of 120-hour survival requirement to joint ten	ancy with right of
35			vorship.	ancy with fight of
36			ovisions of G.S. 28A-24-3 apply to joint tenancy interests	among two or more
37			ding property in joint tenancy with right of survivorship	
38			5. 28A-24-3 upon the death of one or more of the joint tena	5
39	1		licability of Article.	
40			loes not apply to any of the following:	
41		(1)	Executors or trustees in there representative capacity.	
42		(2)	Partnerships governed by Chapter 59 of the General State	<u>ites.</u>
43		<u>(3)</u>	Business entities.	
44		<u>(4)</u>	Accounts established under G.S. 42-2.1 or G.S. 42-	2.2 to the extent
45			inconsistent with the provisions of this Article.	
46		<u>(5)</u>	<u>Life estates.</u>	
47 48			non law of joint tenancy; equitable principles.	minoinles ofit
48 40			$\frac{1}{1}$ law of joint tenancy with right of survivorship and $\frac{1}{1}$	
49 50			Article except to the extent it conflicts or is inconsistent wit	n a provision of this
50	Arucle or t	ne lav	vs of this State."	

	General Assem	bly Of North Carolina Session 2019
1	SEC	FION 2.(d) The remaining sentences of G.S. 41-2 not recodified under this
2	section are repea	
3	1	
4	PART III. THE	NOTICE OF SETTLEMENT ACT
5	SEC	FION 3.(a) The General Statutes are amended by adding a new Chapter to read:
6		" <u>Chapter 471.</u>
7		" <u>Notice of Settlement Act.</u>
8	" <u>§ 47I-1. Short</u>	<u>title.</u>
9	This Chapter	shall be known as the "Notice of Settlement Act."
10	" <u>§ 47I-2. Purpo</u>	
11		of this Chapter is to modernize the law governing the transfer of a legal or
12		real property, or interests therein, by providing advance notice of transactions
13		electronic closing of transactions, electronic recording of documents, and
14		funds in connection with the settlement of real property transactions. The use of
15	-	real estate transaction is optional, and failure to use the procedure authorized by
16		I not constitute grounds for any claim for relief at law or equity, unless an express
17		equiring its use. This Chapter creates an additional, nonexclusive procedure for
18		perty interest in real property through the use of a notice of settlement, and
19		currently therewith priority in the property in a grantee of a conveyance or lease
20		3 or mortgagee under G.S. 47-20 and for any other priority purposes based on
21		e public records from the time of filing of the notice of settlement.
22	" <u>§ 47I-3. Defini</u>	
23		his Chapter, unless the context requires otherwise, the following definitions
24	<u>apply:</u>	
25	<u>(1)</u>	Conveyance transaction. – A transaction involving a deed or lease from the
26		current owner of record to a grantee. The term includes any mortgage
27		financing to be secured by the real property at the settlement.
28	<u>(2)</u>	Current owner of record. – The person who holds of record the legal or
29 30		equitable title to, or interest in, real property to be conveyed, leased, or
	(2)	mortgaged under this Chapter and as identified in the notice of settlement.
31 32	<u>(3)</u>	<u>Deed. – Any instrument conveying a legal or equitable title to, or an interest</u>
32 33		in real property for a purpose other then to secure an obligation or
33 34		in, real property for a purpose other than to secure an obligation or indebtedness. The term includes the legal or equitable title to and envinterent
		indebtedness. The term includes the legal or equitable title to, and any interest
25	(A)	indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument.
35 36	<u>(4)</u>	indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the
36	<u>(4)</u>	 indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice
36 37	<u>(4)</u>	 indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites
36 37 38	<u>(4)</u>	 indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the
36 37 38 39	<u>(4)</u>	 indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics'
36 37 38 39 40	<u>(4)</u>	indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other
36 37 38 39 40 41	<u>(4)</u>	indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of
36 37 38 39 40 41 42	<u>(4)</u>	indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of the regular search of a title to property by a reasonable title examiner in this
36 37 38 39 40 41 42 43		indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of the regular search of a title to property by a reasonable title examiner in this State for purposes of conveyance, lease, and mortgage of real property.
36 37 38 39 40 41 42 43 44	<u>(4)</u> (5)	indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of the regular search of a title to property by a reasonable title examiner in this State for purposes of conveyance, lease, and mortgage of real property. Grantee. – The person to whom a legal or equitable title to real property, or an
36 37 38 39 40 41 42 43 44 45		indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of the regular search of a title to property by a reasonable title examiner in this State for purposes of conveyance, lease, and mortgage of real property. Grantee. – The person to whom a legal or equitable title to real property, or an interest therein, including leasehold interest, shall be conveyed pursuant to a
36 37 38 39 40 41 42 43 44		indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of the regular search of a title to property by a reasonable title examiner in this State for purposes of conveyance, lease, and mortgage of real property. Grantee. – The person to whom a legal or equitable title to real property, or an interest therein, including leasehold interest, shall be conveyed pursuant to a settlement. The term includes a related assignee, including but not limited to
36 37 38 39 40 41 42 43 44 45 46		indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of the regular search of a title to property by a reasonable title examiner in this State for purposes of conveyance, lease, and mortgage of real property. Grantee. – The person to whom a legal or equitable title to real property, or an interest therein, including leasehold interest, shall be conveyed pursuant to a settlement. The term includes a related assignee, including but not limited to a principal on behalf of the ultimate purchaser, a parent entity for a
36 37 38 39 40 41 42 43 44 45 46 47		indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of the regular search of a title to property by a reasonable title examiner in this State for purposes of conveyance, lease, and mortgage of real property. Grantee. – The person to whom a legal or equitable title to real property, or an interest therein, including leasehold interest, shall be conveyed pursuant to a settlement. The term includes a related assignee, including but not limited to a principal on behalf of the ultimate purchaser, a parent entity for a wholly-owned special purpose entity purchaser, existing or to be formed, or
 36 37 38 39 40 41 42 43 44 45 46 47 48 		indebtedness. The term includes the legal or equitable title to, and any interest in real property described in the instrument. Discoverable online. – A document, instrument or other entry which, at the time of registration of the Deed, Lease, or Mortgage is the subject of a notice of settlement, would be indexed and found online at the public Web sites maintained by the applicable register of deeds for the county in which the property is located, the Administrative Office of the Courts, the mechanics' online lien agent registry pursuant to G.S. 44A-11.2(f)(7), and any other offices, other than birth, death, and notary records, which would be a part of the regular search of a title to property by a reasonable title examiner in this State for purposes of conveyance, lease, and mortgage of real property. Grantee. – The person to whom a legal or equitable title to real property, or an interest therein, including leasehold interest, shall be conveyed pursuant to a settlement. The term includes a related assignee, including but not limited to a principal on behalf of the ultimate purchaser, a parent entity for a

	General Assemb	ly Of North Carolina	Session 2019
1		Grantee hereunder shall extend to those claiming by, through	ugh, or under them
2		pursuant to G.S. 47-18 and G.S. 47-20.	-
3	<u>(6)</u>	Lease. – An agreement creating a leasehold interest in real	property described
4		in that agreement or in a memorandum describing that agree	eement.
5	<u>(7)</u>	Mortgage A mortgage, deed of trust, or other instrument	t conveying a legal
6		or equitable interest in real property for purposes of ot	otaining a security
7		interest therein as security for an underlying obligation	
8		security instrument, as defined in G.S. 45-42.3(a), recor	
9		related thereto and that includes the legal or equitable inter	est in real property
10		described in the instrument.	
11	<u>(8)</u>	Mortgage transaction. – A settlement transaction involvin	
12		the current owner of record, encumbering the real prop	•
13		subject of the notice of settlement. The term may include	
14		an existing mortgage, (ii) a home equity loan, (iii) a lir	
15		construction loan, or (v) other financing to be secured by	
16		real property. The term does not include a conveyance tran	nsaction as defined
17	(0)	in this section.	the second second The
18 19	<u>(9)</u>	Mortgagee. – The grantee, beneficiary, or secured party in	
19 20	(10)	term includes the trustee under a deed of trust on their behavior and the person executing a mortgage pursuant to	
20 21	<u>(10)</u> (11)	<u>Mortgagor. – The person executing a mortgage pursuant to</u> Notice agent. – One of the following:	<u>o a settiement.</u>
22	(11)		aral Statutes who is
23		<u>a.</u> <u>An attorney licensed under Chapter 84 of the Gene</u> representing any of the following:	Tai Statutes who is
23			
25		1.The current owner of record.2.The grantee in a conveyance transaction.3.The mortgagor in a mortgage transaction, by	
26		3. The mortgagor in a mortgage transaction, by	v the current owner
27		of record or their assignee.	
28		4. The title insurance company or agent insu	ring the real estate
29		title that is subject to the settlement.	
30		b. The mortgagee for a mortgage transaction, duly	authorized by the
31		current owner of record or their agent to register a r	notice of settlement
32		pursuant to this Chapter, where the mortgage	e is handling the
33		settlement and closing of the transaction, regardles	s of how funds are
34		disbursed.	
35	<u>(12)</u>	Person. – Any individual, firm, corporation, governmental	· · · · · · · · · · · · · · · · · · ·
36		or other legal entity that may hold a legal or equitable titl	le to, or interest in,
37		real property under the laws of this State.	
38	<u>(13)</u>	Settlement. – The delivery of the instruments conveying a	
39		title to, or interest in, real property to the grantee or mort	
40		consideration as agreed upon by the parties to the transacti	
41	<u>(14)</u>	<u>Transaction documents. – A deed, lease, or mortgage and ar</u>	•
42		registered simultaneously with and as part of the settlement	· · · · · · · · · · · · · · · · · · ·
43 4 4		the deed, lease, or mortgage and related to the settlem	
44 45	"8 171 1 Instrum	ancillary security instruments as provided in G.S. 45-42.3.	
45 46		ment; designation; filing; index of notice of settlement. otice agent may register an instrument designated a 'Notice o	f Settlement' in the
40 47		ter of deeds of the county or counties in which the real prope	
+7 48		lement that the notice agent in good faith reasonably believe	
49	<u>60 days of the reg</u>		s win occur withini

	General Assembly Of North Carolina	Session 2019
1	(b) A contract between the current owner of record and a grantee shall	be conclusively
2	deemed sufficient authority for the notice agent to register a notice of settlen	
3	contract specifically prohibits registration of a notice.	
4	(c) The notice of settlement shall be (i) indexed in the indexes provided	d for real estate
5	conveyances, (ii) registered as a real estate instrument, and (iii) indexed in the nan	
6	owner of record identified in the notice of settlement and in the names of the part	
7	in the notice of settlement.	
8	(d) The applicable registration fee under G.S. 161-10 shall be paid at the	time the notice
9	of settlement is registered.	
10	"§ 47I-5. Signature; content; acknowledgement.	
11	The notice of settlement shall contain at least all of the following:	
12	(1) The name, street address, and telephone number of the notice a	gent registering
13	the notice of settlement.	• • •
14	(2) The current owner of record.	
15	(3) The grantee, if a conveyance transaction.	
16	(4) The mortgagee, if a mortgage transaction.	
17	(5) Sufficient information to identify the real property based	on the public
18	records.	
19	(6) The date the notice of settlement will expire, not to exceed 6	0 days from the
20	date of registration. If no date is provided, the notice shall expl	ire 60 days after
21	registration.	•
22	(7) Execution by the notice agent.	
23	(8) Acknowledgment of the execution by the notice agent as requ	uired by law for
24	the registration of instruments.	-
25	" <u>§ 47I-6. Forms.</u>	
26	The form of the notice of settlement shall be substantially as follows:	
27	"NOTICE OF SETTLEMENT	
28	Notice Agent:	
29	Street address:	
30	Telephone number:	
31	Current Owner(s) of Record:	
32	Street address:	
33	Telephone number:	
34	Grantee(s) (for conveyance transaction):	
35	Street address:	
36	Telephone number:	
37	Mortgagee (for mortgage transaction):	
38	Officer:	
39	Street address:	
40	Telephone number:	
41		1.0
42	NOTICE is hereby given pursuant to Chapter 47I of the North Carolina Ger	
43	a settlement affecting title to the following described real property of the current of	
44	The undersigned is duly authorized by the current owner of record (and	their client, if
45	different) to record this Notice of Settlement, and is:	f
46	<u>a North Carolina licensed attorney representing the current owner</u>	
47 48	grantee, the mortgagor, or the title insurance company or agent insuring the real es	state title related
48 49	to the settlement, OR	ord
49 50	<u>the mortgagee for a mortgage transaction by the current owner of rec</u>	<u>ora.</u>
	The property subject to this Notice of Settlement is:	
51	The property subject to this Notice of Settlement is:	

	General Assembly Of North Carolina Sess	ion 2019
1	[INSERT SUFFICIENT INFORMATION REGARDING THE PROPERTY FOR I'	Г ТО ВЕ
2		LEGAL
3	DESCRIPTION, VESTING DOCUMENT REFERENCE, STREET ADDRESS AND/	OR TAX
4	MAP REFERENCES]	
5		
6	This Notice of Settlement shall be effective from the time of, and for days [INSERT
7	NUMBER OF DAYS, NOT TO EXCEED 60 DAYS], or if none stated, the term of this	
8	of Settlement shall be 60 days, following the day of registration of this Notice of Settl	
9	the office of the register of deeds of the county in which the above real property is situa	
10		<u></u>
11		
12	Signature of Notice Agent	
13	<u>~~~B~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</u>	
14	[NOTARIAL CERTIFICATE OF ACKNOWLEDGMENT IN COMPLIANCE	E WITH
15	NORTH CAROLINA LAW]"	<u> </u>
16	"§ 471-7. Constructive notice; priority.	
17	(a) The registration of a notice of settlement shall be constructive notice of the an	ticipated
18	settlement and interest of the grantee or mortgagee affecting the real property identified	÷
19	notice of settlement.	<u> </u>
20	(b) Subject to the provisions of subsection (c) of this section, the registration of the transmission of the section of the se	he notice
21	of settlement shall establish priority of title of the grantee or mortgagee under the deed,	
22	mortgage from the time of registration of the notice of settlement as against su	
23	purchasers for value, lien creditors, and others claiming an interest in the real property in	
24	in the notice of settlement through any person who holds the legal or equitable title to, o	
25	in, the real property and through chain of title of the current owner of record identified	
26	notice of settlement. Priority shall be determined as if the deed or lease to the grantee or r	
27	to mortgagee had been registered at the time of the registration of the notice of settle	
28	deed, lease, or mortgage delivered pursuant to the settlement for which the notice of set	
29	is duly registered in the county or counties where the real property is situated prior to ex	
30	of the notice of settlement shall continue the priority of the grantee or mortgagee in the	-
31	real property established by the notice of settlement and the priority of the grantee or m	•
32	under the duly registered deed, lease, or mortgage shall be a continuously perfected	
33	interest in the real property from the time of registration of the notice of settlement u	
34	Chapter, against subsequent purchasers for value, lien creditors, and other persons claim	
35	interest in the real property through any person who holds of record the legal or equitable	
36	or interest in, the real property.	<u>e title to,</u>
37	(c) A duly registered notice of settlement shall not affect the priority of an	w of the
38	following:	<u>iy or the</u>
39	(1) The designation of a lien agent and the related notices to lien ag	ant filed
40	pursuant to Article 2 of Chapter 44A of the General Statutes for the	
+0 41	real property and discoverable online at an internet Web site for that	•
+1 42		
+2 43	pursuant to G.S. 44A-1.2(f)(7) prior to registration of the deed,	lease, or
+3 44	$\frac{\text{mortgage.}}{\text{Potential claims for which no liep agent is required to be appoint.}$	ad undar
	(2) Potential claims for which no lien agent is required to be appointed $C = 44.111(c)$	ea under
45 16	$\frac{G.S. 44-11.1(a)}{Valid accurate lines on an analyze that the transaction de$	
46 17	(3) Valid conveyances, liens, or encumbrances, other than transaction do	
47 10	upon the property duly registered with the register of deeds or filed	
48 40	clerk in the county or counties in which the real property is loc	
49 50	discoverable online at least five business days prior to registration of the lease or mortgage purposed to this Chapter	<u>me deed,</u>
50	lease, or mortgage pursuant to this Chapter.	

General Assembly	y Of North Carolina	Session 2019
<u>(4)</u>	Any interest or claim regarding the real prope	erty by a claimant who is the
	beneficiary of any valid conveyance, lien, or enc	
	that attaches to the real property and is duly re	
	records of the county or counties in which the	
	required by law, and for which the claimant or	
	the following:	
	a. <u>Delivered actual notice clearly identify</u>	ving the recordation or filing
	information in the county or counties of	•
	lien, or encumbrance on the real pro	
	settlement, the property, and the current	· ·
	agent at least five business days prior to	
	b. Obtained an acceptance of delivery ident	
	lien, or encumbrance, (i) identifying the	• •
	and page of registration in the county or	•
	affected, (ii) signed by the claimant, inc	1 1 1
	telephone number of the claimant, (iii) s	-
	(iv) with notarial certificate regarding	
	signing, at least one business day prior t	
	lease, or mortgage pursuant to the notice	
	c. Has registered the signed acceptance of	
	deeds of the county or counties in which	•
	one business day prior to the registr	
	mortgage pursuant to the notice of settle	
Registration of	a notice and acceptance of delivery shall be	prima facie evidence that the
notice and accepta	nce of delivery was delivered to the notice agen	t. If the notice agent is not the
-	nt agent, upon request by the closing or settleme	-
provide any notice	s received pursuant to this subsection.	
(d) Notwith	nstanding subsection (c) of this section, a closin	g attorney or settlement agent
shall have authorit	y to pay any potential liens upon the real prop	perty that is the subject of the
notice of settlemen	nt or any liabilities of the current owner of reco	ord which may affect title and
that are actually kn	own to the closing attorney or settlement agent, i	in order to protect a purchaser,
	ee or comply with the terms of a contract of sale	
	g in this section shall be deemed to relieve t	
mortgagor, or any	other party of their personal liability for any leg	al or financial obligation.
(f) If the name	amed grantee or mortgagee in the notice of settle	ement differs from the grantee
	he instrument registered pursuant to the settle	
	t to the settlement may bear a legend that	is in a form and substance
substantially as fol	<u>lows:</u>	
<u>"This instrume</u>	nt was delivered at the settlement referred to in	•
	(Signatory of Notice of Settlement) recorder	
	unty Registry, identifying the Grantee as [Nam	e of Grantee] and Mortgagee
[Name of Mortgag	ee] (as applicable)."	
	ment signed by an attorney licensed under Chap	
· · · ·	for registration with the deed, lease, or mortgage	• •
	on for the real property on the applicable online r	-
_	date and time after registration of the notice of	_
•	ying any further conveyances, liens, or encu	
	notice of settlement and before registration of th	
certification shall b	be prima facie evidence of the truth of the certifi	ication therein.

General Assembly Of North Carolina

1	"§ 471-8. Duration of notice; priority; number of filings; not renewable.
2	(a) The notice of settlement shall be effective as provided in G.S. 47I-7(a) from the time
3	of registration and for the number of days stated in the notice of settlement, but no more than 60
4	days following the day of, registration of the notice of settlement pursuant to this Chapter. If the
5	deed, lease, or mortgage delivered pursuant to a settlement for which the notice of settlement was
6	registered has not been properly registered in the county or counties where the real property is
7	situated prior to the expiration of the notice of settlement, the notice of settlement shall be void,
8	and the priority of the grantee or mortgagee under the deed, lease, or mortgage registered
9	subsequent to the expiration shall date from the time of registration of the deed, lease, or
10	mortgage, and not from the time of the registration of the expired notice of settlement.
11	(b) Except as provided in subsection (c) of this section, registered notice of settlement
12	may not be amended, extended, or renewed.
13	(c) For any particular transaction, an 'Additional Notice of Settlement' may be registered
14	after the initial notice of settlement. The 'Additional Notice of Settlement' shall be as effective as
15	a notice of settlement pursuant to G.S. 47I-4, but only from the date and time of its registration
16	and subject to the terms of this Chapter as if the original notice of settlement had not been
17	registered. An 'Additional Notice of Settlement' shall be registered and indexed as a "subsequent
18	instrument" pursuant to the provisions of G.S. 161-14.1. Only one 'Additional Notice of
19	Settlement' may be registered for any single notice of settlement.
20	" <u>§ 471-9. Early termination of notice of settlement.</u>
21	The notice agent may terminate the notice of settlement by filing a notice of termination in a
22	form substantially as follows:
23	<u>"TERMINATION OF NOTICE OF SETTLEMENT</u>
24	Current Owner(s) of Record:
25 26	Grantee(s) (for Conveyance Transaction):
20 27	Notice Agent:
28	
29	NOTICE is hereby given pursuant to Chapter 47I of the North Carolina
30	General Statutes that the Notice of Settlement filed by the undersigned
31	(date or recording information) is hereby terminated.
32	
33	Signature of Notice Agent
34	
35	INOTARIAL CERTIFICATE OF ACKNOWLEDGMENT IN COMPLIANCE WITH
36	NORTH CAROLINA LAW]"
37	
38	A notice of termination shall be registered and indexed as a "subsequent instrument" pursuant
39	to the provisions of G.S. 161-14.1.
40	" <u>§ 47I-10. Severability.</u>
41	If any provision of this Chapter or the application thereof to any person or circumstance is
42	held invalid, that invalidity shall not affect other provisions or applications of this Chapter which
43	can be given effect without the invalid provision or application, and to that end, the provisions
44 45	of this Chapter are severable." SECTION 3.(b) G.S. 47-18 reads as rewritten:
45 46	"§ 47-18. Conveyances, contracts to convey, options and leases of land.
40 47	(a) No (i) conveyance of land, or (ii) contract to convey, or (iii) option to convey, or (iv)
48	lease of land for more than three years shall be valid to pass any property interest as against lien
49	creditors or purchasers for a valuable consideration from the donor, bargainer or lesser but from
50	the time of registration thereof in the county where the land lies, or if the land is located in more
51	than one county, then in each county where any portion of the land lies to be effective as to the

	General Assembly Of North Carolina					
1	land in that	land in that county. Unless otherwise stated either on the registered instrument or on a separate				
2	registered	registered instrument duly executed by the party whose priority interest is adversely affected, (i)				
3		0	tered in the office of the register of deeds shall have priority b			
4	of registration as determined by the time of registration, and (ii) if instruments are registered					
5	simultaneo	ously, t	hen the instruments shall be presumed to have priority as dete	ermined by:		
6		(1)	The earliest document number set forth on the registered in	strument.		
7		(2)	The sequential book and page number set forth on the regist	ered instrument if		
8			no document number is set forth on the registered instrument	nt.		
9	The presu	mption	created by this subsection is rebuttable.			
10						
11	<u>(c)</u>	Notw	ithstanding any provision in subsection (a) to the contrary	y, the priority of		
12	<u>conveyanc</u>	es of l	and and leases is subject to the priority established under a no	otice of settlement		
13	registered	in com	pliance with the provisions of Chapter 47I of the General Sta	tutes."		
14	-		TION 3.(c) G.S. 47-20 reads as rewritten:			
15	"§ 47-20.	Deeds	of trust, mortgages, conditional sales contracts, assignme	ents of leases and		
16		rents	; effect of registration.			
17	(a)	No de	ed of trust or mortgage of real or personal property, or of a lea	asehold interest or		
18	other chatt	tel real	, or conditional sales contract of personal property in which the	he title is retained		
19	by the ver	ndor, sl	hall be valid to pass any property as against lien creditors of	r purchasers for a		
20	valuable c	onside	ation from the grantor, mortgagor or conditional sales vendee,	, but from the time		
21	of registra	tion th	ereof as provided in this Article; Article, or according to pr	iority established		
22	pursuant t	o com	pliance with the provisions of Chapter 47I of the General S	Statutes, provided		
23			transaction subject to the provisions of the Uniform Commerc			
24	25 of the	Genera	I Statutes) is controlled by the provisions of that act and no	ot by this section.		
25	Unless oth	erwise	stated either on the registered instrument or on a separate reg	istered instrument		
26			the party whose priority interest is adversely affected, (i) instr			
27	•	-	he register of deeds shall have priority based on the order	-		
28			e time of registration, and (ii) if instruments are registered sin	-		
29		-	hall be presumed to have priority as determined by:			
30		(1)	The earliest document number set forth on the registered in	istrument.		
31		(2)	The sequential book and page number set forth on the regist			
32			no document number is set forth on the registered instrument			
33	The presu	mption	created by this subsection is rebuttable.			
34	·"	1	2			
35		SECT	TION 3.(d) G.S. 161-14.1 reads as rewritten:			
36	"§ 161-14.	.1. Re	cording subsequent entries as separate instruments.			
37	(a)	As us	ed in this section, the following terms mean:			
38		(1)	Original instrument The previously recorded instrument	that is modified,		
39			amended, restated, supplemented, assigned, satisfied, termin	nated, revoked, or		
40			cancelled by a subsequent instrument.			
41		(2)	Recording data The book and page number or docum	nent number that		
42			indicates where an instrument is recorded in the office of the			
43		(3)	Subsequent instrument Any instrument presented for	-		
44			indicates in its title or within the first two pages of its text			
45			or purports to modify, amend, restate, supplement, assign,			
46			revoke, or cancel a previously registered instrument. Examp	-		
47			instruments include the following:	1		
48			a. The appointment or designation of a substitute tru	stee in a deed of		
49			trust.			
50						
51			t. An additional notice of settlement pursuant to G.S.	47I-8(c).		
			<u>+</u>			

	General Assembly Of North Carolina Sessio		
1	<u>u.</u> <u>A termination of notice of settlement pursuant to G.S</u>	. 47I-9.	
2			
3	SECTION 3.(e) This Part is effective January 1, 2020, and appl	ies to notices of	
4 5	settlement registered on or after that date.		
5 6	PART IV. REAL PROPERTY TECHNICAL CORRECTIONS		
7	SECTION 4.(a) Section 4.1 of S.L. 2018-80 reads as rewritten:		
8	"SECTION 4.1. Sections 1.2 and 1.3 of this act become effective October 1.	2018 and apply	
9	to instruments presented for registration on or after that date. Section 3.1 of t		
10	effective October 1, 2018. Section 2.1 of this act becomes effective when this		
11	and applies to deeds and deeds of trust presented for registration on or after that		
12	of this act becomes effective when this act becomes law and applies to all inst		
13	into before, on, or after that date. The remainder of this act is effective when	this act becomes	
14	law and applies to mortgages and deeds of trust entered into before, on, or after	that date."	
15	SECTION 4.(b) G.S. 47-17.1 reads as rewritten:		
16	"§ 47-17.1. Documents registered or ordered to be registered in cert	ain counties to	
17	designate draftsman; exceptions.		
18	The register of deeds of any county in North Carolina shall not accept for	•	
19	shall any judge order registration pursuant to G.S. 47-14, of any deeds or deeds or		
20	after January 1, 1980, unless the first page of the deeds or deeds of trust bears a	•	
21	the name of either the person or law firm who drafted the instrument. This section		
22	to other instruments presented for registration. For the purposes of this section	, 0	
23	deeds shall accept the written representation of the individual presenting the dee		
24	for registration, or any individual reasonably related to the transaction, including		
25	to, any employee of a title insurance company or agency purporting to be in		
26	transaction, that the individual or law firm listed on the first page is a validly l	-	
27	or validly existing law firm in this State or another jurisdiction within the United		
28 29	of the deed or deed of trust. The register of deeds shall not be required to verify	1 1	
29 30	concerning the capacity or authority of the person or entity shown as the instrument."	<u>: uraiter on the</u>	
30 31			
32	PART V. EFFECTIVE DATE.		
33	SECTION 5. Except as otherwise provided, this act is effective v	when it becomes	
24	low		

34 law.