GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 542 Committee Substitute Favorable 4/26/23

Short Title:	(Public)	
Sponsors:		
Referred to:		
	April 3, 2023	

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1 2	A BILL TO BE ENTITLED				
2 3	AN ACT TO REQUIRE A MINIMUM AMOUNT FOR DELINQUENT ASSESSMENTS BEFORE A UNIT OWNERS' ASSOCIATION OR HOMEOWNERS' ASSOCIATION				
3 4					
4 5	CAN BEGIN FORECLOSURE PROCEEDINGS AND TO STRENGTHEN NOTICE OF				
5 6	DELINQUENT ASSESSMENTS GIVEN BY THE ASSOCIATIONS TO OWNERS TO				
0 7	APPRISE OWNERS OF THE DELINQUENCY AND POTENTIAL FILING OF A CLAIM				
8	OF LIEN TO INITIATE FORECLOSURE.				
8 9	The General Assembly of North Carolina enacts: SECTION 1. G.S. 47C-3-116 reads as rewritten:				
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26	the lien, the association shall <u>mail do all of the following:</u>				
27	(1) <u>Mail</u> a statement of the assessment amount due by first class mail to the				
28	physical address of the unit and the unit owner's address of record with the				
29	association and, if different, to the address for the unit owner shown on the				
30	county tax records for the unit. If the unit owner is a corporation or limited				
31	liability company, the statement shall also be sent by first class mail to the				
32	mailing address of the registered agent for the corporation or limited liability				
33	company. Notwithstanding anything to the contrary in this Chapter, the				
34	association is not required to mail a statement to an address known to be a				
35	vacant unit or to a unit for which there is no United States postal address.				
36	(2) Send a statement of the assessment amount due via electronic mail.				



<u> </u>	General Assemb	ly Of North Carolina	Session 2023
	(3)	Attempt to notify the unit owner via tel	ephone of the delinquent assessments
		and the delivery details of the statement	of the assessment amount due.
	<u>(4)</u>	If the association is unable to locate th	e current physical mailing address or
		current electronic mailing address of the	the unit owner, the association shall
		contact the closing attorney who repres	ented the unit owner in the real estate
		transaction for the property as indicated	in public records and attempt to obtain
		the contact information from that person	
N	Nothing in this	subsection shall prevent the person re	sponsible for providing the contact
i	nformation from	seeking reasonable compensation for the	procurement process.
	(c) A clai	m of lien shall set forth the name and ac	dress of the association, the name of
t	he record owner	of the unit at the time the claim of lien is	filed, a description of the unit, and the
а	mount of the lie	n claimed. A claim of lien may also appo	bint a trustee to conduct a foreclosure
a	s provided in su	bsection (f) of this section. The first page	e of the claim of lien shall contain the
		ent in print that is in boldface, capital le	
		ere in the document:	
"	THIS DOCUME	ENT CONSTITUTES A LIEN AGAINS'	Γ YOUR PROPERTY, AND IF THE
I	LIEN IS NOT	PAID, THE HOMEOWNERS ASSOC	CIATION MAY PROCEED WITH
F	FORECLOSURE	E AGAINST YOUR PROPERTY IN LI	KE MANNER AS A MORTGAGE
l	JNDER NORTH	I CAROLINA LAW."	
	The person si	gning the claim of lien on behalf of the as	ssociation shall attach to and file with
t	he claim of lien	a certificate of service attesting to the att	tempt of service on the record owner,
V	which service sha	all be attempted in accordance with G.S.	1A-1, Rule 4(j), for service of a copy
С	of a summons and	d a complaint. If the actual service is not a	achieved, the person signing the claim
)	of lien on behal	f of the association shall be deemed to	have met the requirements of this
S	ubsection if serv	vice has been attempted pursuant to both	of the following: (i) G.S. 1A-1, Rule
4	l(j)(1)c, d, or e and line (j)(1)c, d, or	nd (ii) by mailing a copy of the lien by rea	gular, first class mail, postage prepaid
t	o the physical ad	ddress of the unit and the unit owner's ac	ddress of record with the association,
a	nd, if different, t	o the address for the unit owner shown on	the county tax records and the county
r	eal property reco	ords for the unit. The association shall als	o send a copy of the claim of lien and
<u>c</u>	ertificate of serv	vice via electronic mail to the unit owner.	In the event that the owner of record
i	s not a natural pe	erson, and actual service is not achieved, t	he person signing the claim of lien on
b	behalf of the ass	ociation shall be deemed to have met the	he requirements of this subsection if
S	ervice has been a	attempted once pursuant to the applicable	provisions of G.S. 1A-1, Rule $4(j)(3)$
t	hrough G.S. 1A-	1, Rule 4(j)(9). Notwithstanding anythin	ig to the contrary in this Chapter, the
а	ssociation is not	t required to mail a claim of lien to an ac	dress which is known to be a vacant
		or which there is no United States postal a	*
i	s extinguished u	nless proceedings to enforce the lien are	instituted within three years after the
f	-	n of lien in the office of the clerk of super	rior court.
	"		
	SECT	TION 2. G.S. 47F-3-116 reads as rewritte	en:
"	§ 47F-3-116. L	ien for sums due the association; enfor	cement.
		assessment Any delinquent assessment	
		(\$2,500) or one year of homeowners' as	
		e to a lot which that remains unpaid for	
		on that lot when a claim of lien is filed	
S	-	the county in which the lot is located in	1
		im of lien secures all sums due the assoc	
(accondition themselfton Unloss the dealerst	ion provides otherwise fees charges
C s		ssociation thereafter. Unless the declarat	-
C S la	ate charges, and	other charges imposed pursuant to G.S. re subject to the claim of lien under this s	47F-3-102, 47F-3-107, 47F-3-107.1,

General Assembly Of North Carolina Session 2023 1 and payable to the association under the declaration, the provisions of this Chapter, or as the 2 result of an arbitration, mediation, or judicial decision. 3 The association must provide proper notice of delinquent assessments to the lot owner (b) 4 before filing a claim of lien. The association must make reasonable and diligent efforts to ensure 5 that its records contain the lot owner's current physical mailing address. address, current 6 electronic mailing address, and current telephone number. No fewer than 15 days prior to filing 7 the lien, the association shall mail-do all of the following: 8 Mail a statement of the assessment amount due by first-class mail to the (1)9 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 10 11 county tax records for the lot. If the lot owner is a corporation or limited liability company, the statement shall also be sent by first-class mail to the 12 13 mailing address of the registered agent for the corporation or limited liability company. Notwithstanding anything to the contrary in this Chapter, the 14 association is not required to mail a statement to an address known to be a 15 vacant lot on which no dwelling has been constructed or to a lot for which 16 17 there is no United States postal address. 18 <u>(2)</u> Send a statement of the assessment amount due via electronic mail. 19 Attempt to notify the lot owner via telephone of the delinquent assessments (3) 20 and the delivery details of the statement of the assessment amount due. 21 If the association is unable to locate the current physical mailing address or (4) 22 current electronic mailing address of the lot owner, the association shall 23 contact the closing attorney who represented the lot owner in the real estate 24 transaction for the property as indicated in public records and attempt to obtain 25 the contact information from that person. 26 Nothing in this subsection shall prevent the person responsible for providing the contact 27 information from seeking reasonable compensation for the procurement process. A claim of lien shall set forth the name and address of the association, the name of 28 (c) 29 the record owner of the lot at the time the claim of lien is filed, a description of the lot, and the 30 amount of the lien claimed. A claim of lien may also appoint a trustee to conduct a foreclosure, 31 as provided in subsection (f) of this section. The first page of the claim of lien shall contain the 32 following statement in print that is in boldface, capital letters, and no smaller than the largest 33 print used elsewhere in the document: 34 "THIS DOCUMENT CONSTITUTES A LIEN AGAINST YOUR PROPERTY, AND IF THE 35 LIEN IS NOT PAID. THE HOMEOWNERS ASSOCIATION MAY PROCEED WITH 36 FORECLOSURE AGAINST YOUR PROPERTY IN LIKE MANNER AS A MORTGAGE 37 UNDER NORTH CAROLINA LAW." 38 The person signing the claim of lien on behalf of the association shall attach to and file with 39 the claim of lien a certificate of 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 40 of a summons and a complaint. If the actual service is not achieved, the person signing the claim 41 42 of lien on behalf of the association shall be deemed to have met the requirements of this 43 subsection if service has been attempted pursuant to both of the following: (i) G.S. 1A-1, Rule 44 4(j)(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 lot owner's address of record with the association, and, 45 46 if different, to the address for the lot owner shown on the county tax records and the county real property records for the lot. The association shall also send a copy of the claim of lien and 47 48 certificate of service via electronic mail to the lot owner. In the event that the owner of record is not a natural person, and actual service is not achieved, the person signing the claim of lien on 49 behalf of the association shall be deemed to have met the requirements of this subsection if 50 service has been attempted once pursuant to the applicable provisions of G.S. 1A-1, Rule 4(j)(3) 51

General Assembly Of North Carolina

through G.S. 1A-1, Rule 4(j)(9). Notwithstanding anything 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 there is no United States postal address. 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.

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- 8 **SECTION 3.** This act becomes effective December 1, 2023, and applies to claims
- 9 of lien filed on or after that date.