### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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#### HOUSE BILL 180 Committee Substitute Favorable 3/6/13 PROPOSED SENATE COMMITTEE SUBSTITUTE H180-PCS80090-TG-13

Short Title: Mechanics Liens/Technical Corrections.

(Public)

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Sponsors: Referred to:

February 28, 2013

A BILL TO BE ENTITLED

#### 2 AN ACT TO MAKE VARIOUS TECHNICAL CORRECTIONS TO THE LAWS 3 GOVERNING MECHANICS LIENS. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. G.S. 44A-11.1 reads as rewritten: 6 "§ 44A-11.1. (Effective April 1, 2013) Lien agent; designation and duties. 7 With regard to any improvements to real property to which this Article is applicable 8 for which the costs of the undertaking are thirty thousand dollars (\$30,000) or more, either at 9 the time that the original building permit is issued, or is thirty thousand dollars \$30,000 or 10 more, issued or, in cases in which no building permit is required, at the time the contract for the 11 improvements is entered into with the owner, the owner shall designate a lien agent no later 12 than the time the owner first contracts with any person to improve the real property. Provided, however, that the owner is not required to designate a lien agent for improvements to an 13 existing single-family residential dwelling unit as defined in G.S. 87-15.5(7) that is used by the 14 15 owner as a residence. The owner shall deliver written notice of designation to its designated

lien agent by any method authorized in G.S. 44A-11.2(f), G.S. 44A-11.2(g), and shall include 16 17 in its notice the street address, tax map lot and block number, reference to recorded instrument, 18 or any other description that reasonably identifies the real property for the improvements to 19 which the lien agent has been designated, designated, and the owner's contact information. Designation of a lien agent pursuant to this section does not make the lien agent an agent of the 20 21 owner for purposes of receiving a Claim of Lien on Real Property, a Notice of Claim of Lien 22 upon Funds or for any purpose other than the receipt of notices to the lien agent required under 23 G.S. 44A-11.2.

(b) The lien agent shall be chosen from among the list of registered lien agentsmaintained by the Department of Insurance pursuant to G.S. 58-26-45.

(c) Upon receipt of written notification of designation by an owner pursuant to
subsection (a) of this section, the lien agent shall have the duties as set forth in
G.S. 58-26-45(b).

29 (d) In the event that the lien agent <u>dies, resigns, is no longer licensed to serve as a lien</u> 30 <u>agent, revokes its consent to serve as lien agent or is removed by the owner, or otherwise</u> 31 becomes unable or unwilling to serve before the completion of all improvements to the real 32 property, the owner shall within three business days of notice of such event do all of the 33 following:

34 35 (1) Designate a successor lien agent and provide written notice of designation to the successor lien agent pursuant to subsection (a) of this section.



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1 2 3	(2)	Provide the contact information for the successor lien as department that issued any required building permit and requested information from the owner relating to the pre	to any persons who
4 5 6	(3)	Display the contact information for the successor lien a permit or attachment thereto posted on the improved building permit was required, on a sign	igent on the building
7		G.S. 44A-11.2(e).G.S. 44A-11.2(f).	
8	(e) Until	such time as the owner has fully complied with subsection	on (d) of this section,
9	notice transmit	ed to the predecessor lien agent shall be deeme	d effective notice,
10	notwithstanding	the fact that the lien agent may have resigned or otherwise	se become unable or
11	unwilling to serv	e.	
12	(f) Any	attorney who, in connection with a transaction invol	ving improved real
13		to this section for which the attorney is serving as t	
14	contacts the lien	agent in writing and requests copies of the notices received	ved by the lien agent
15	relating to the re	al property not more than five business days prior to the d	late of recordation of
16	a deed or deed	of trust on the real property, shall be deemed to have fu	lfilled the attorney's
17		gation as closing attorney to check such notices to lien age	
18	further duty to r	equest that the lien agent provide information pertaining	g to notices received
19	subsequently by	the lien agent."	
20	SEC	<b>FION 2.</b> G.S. 44A-11.2 reads as rewritten:	
21	"§ 44A-11.2. (]	Effective April 1, 2013) Identification of lien agent; n	otice to lien agent;
22	effect	t of notice.	
23	(a) As u	sed in this section, the term "contact information" sh	all mean the name,
24	physical and mai	ling address, telephone number, facsimile number, and ele	ectronic mail address
25	of the lien agent	designated by the owner pursuant to G.S. 44A-11.1.	
26	(b) With	n seven days of receiving a written request by a potential	lien claimant by any
27	delivery method	specified in subsection (f) (g) of this section, the owner s	hall provide a notice
28		ien claimant containing the contact information for the lie	n agent, by the same
29	delivery method	used by the potential lien claimant in making the request.	
30	<u>(c)</u> A po	tential lien claimant making a request pursuant to this-s	ubsection (b) of this
31	section who did	not receive the lien agent contact information pursuant to	subsection (d) of this
32	section, and whe	<u>p</u> has not furnished <del>labor</del> <u>labor</u> , materials, rental equipn	nent, or professional
33	design or surve	ving services at the site of the improvements, or who	last furnished labor,
34	materials, rental	equipment, or professional design or surveying service	es at the site of the
35	<u>improvements</u> di	d so-prior to the posting of the contact information for the	e lien agent pursuant
36	to subsection (d)	-(e) or (e)-(f) of this section, shall have no obligation to g	ive notice to the lien
37	agent under this	section until the potential lien claimant has received the	contact information
38	from the owner.		
39	<del>(c)<u>(d)</u> A co</del>	ntractor or subcontractor for improvements to real	property subject to
40	G.S. 44A-11.1 sl	hall, within three business days of contracting with a low	ver-tier subcontractor
41	who is not requ	ired to furnish labor at the site of the improvements, pr	rovide the lower-tier
42	subcontractor w	ith a written notice containing the contact information	for the lien agent
43	designated by the	e owner. This notice shall be given pursuant to subsection	(f) (g) of this section
44	or may be given	by including the lien agent contact information in a written	n subcontract entered
45	into by, or a writ	ten purchase order issued to, the lower-tier subcontractor	entitled to the notice
46	required by this	subsection. Any contractor or subcontractor who has	previously received
47	notice of the lier	agent contact information, whether from the building pe	ermit, the inspections
48	office, a notice f	from the owner, contractor, or subcontractor, or by any of	ther means, and who
49	fails to provide	the lien agent contact information to the lower-tier subco	ontractor in the time
50	required under t	his subsection, shall be liable to the lower-tier subcontr	actor for any actual
51	damages incurre	d by the lower-tier subcontractor as a result of the failure to	o give notice.
44 45 46 47 48 49 50	or may be given into by, or a write required by this notice of the lier office, a notice for fails to provide required under to	by including the lien agent contact information in a written ten purchase order issued to, the lower-tier subcontractor subsection. Any contractor or subcontractor who has a agent contact information, whether from the building per from the owner, contractor, or subcontractor, or by any of the lien agent contact information to the lower-tier subcont his subsection, shall be liable to the lower-tier subcont	n subcontract enter entitled to the not previously receiver mit, the inspection ther means, and we contractor in the time actor for any actu

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1 2 3	(d)(e) For any improvement to real property subject to G.S. 44A-11.1, any building permit issued pursuant to G.S. 160A-417(d) or G.S. 153A-357(e) shall be conspicuously and continuously posted on the property for which the permit is issued until the completion of all
4	construction.
5	(e)(f) For any improvement to real property subject to G.S. 44A-11.1, a sign disclosing
6	the contact information for the lien agent shall be conspicuously and continuously posted on the
7	property until the completion of all construction if the contact information for the lien agent is
8	not contained in a building permit or attachment thereto posted on the property.
9	$\frac{(f)(g)}{(f)(g)}$ In complying with any requirement for written notice pursuant to this section, the
10	notice shall be addressed to the person required to be provided with the notice and shall be
11	delivered by any of the following methods:
12	(1) Certified mail, return receipt requested.
13	(2) Signature confirmation as provided by the United States Postal Service.
14	<ul><li>(3) Physical delivery and obtaining a delivery receipt from the lien agent.</li></ul>
15	<ul><li>(4) Facsimile with a facsimile confirmation.</li></ul>
16	(5) Depositing with a designated delivery service authorized pursuant to 26
17	U.S.C. § $7502(f)(2)$ .
18	(6) Electronic mail, with delivery receipt.
19	(7) <u>Utilizing an Internet Web site approved for such use by the designated lien</u>
20	agent to transmit to the designated lien agent, with delivery receipt, all
21	information required to notify the lien agent of its designation pursuant to
22	G.S. 44A-11.1, to provide a notice to the designated lien agent pursuant to
23	this section, or to deliver a copy of a notice of claim of lien upon funds to the
24	designated lien agent pursuant to G.S. 44A-23(a1)(3) or G.S. 44A-23(b)(5)c.
25	As used in this subsection, "delivery receipt" includes an electronic or facsimile confirmation.
26	A return receipt or other receipt showing delivery of the notice to the addressee or written
27	evidence that such notice was delivered by the postal service or other carrier to but not accepted
28	by the addressee shall be prima facie evidence of receipt.
29	(g)(h) When a lien agent is identified in a contract between an owner and a contractor for
30	improvements to real property consisting of a single-family residence entered into between an
31	owner and a contractor for the improvements to the property, residence, the contractor will be
32	deemed to have met the requirement of notice under subsections (1)-(m) and (m)-(n) of this
33	section on the date of the lien agent's receipt of the owner's notice of designation.designation of
34	the lien agent. The owner shall provide written notice to the lien agent containing the
35	information pertaining to the contractor required in a notice to lien agent pursuant to
36	subdivisions (1) through (3) of subsection (i) (j) of this section, by any method of delivery
37	authorized in G.S. 44A-11.2(f). G.S. 44A-11.2(g). The lien agent shall include the
38	contractorcontractor's name and address in its response to any persons requesting information
39	relating to persons who have given notice to the lien agent pursuant to this section.
40	(h)(i) When a lien agent is not identified in a contract for improvements to real property
41	subject to G.S. 44A-11.1 entered into between an owner and a design professional, the design
42	professional will be deemed to have met the requirement of notice under subsections (1)-(m)
43	and (m) (n) of this section on the date of the lien agent's receipt of the owner's designation of
44	the lien agent. The owner shall provide written notice to the lien agent containing the
45	information pertaining to the design professional required in a notice to lien agent pursuant to
46	subdivisions (1) through (3) of subsection (i)-(j) of this section, by any method of delivery
47	authorized in subsection (f)-(g) of this section. The lien agent shall include the design
48	professional professional's name and address in its response to any persons requesting
49	information relating to persons who have given notice to the lien agent pursuant to this section.
50	For purposes of this subsection, the term "design professional" shall mean any architects,

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l 2	engineers, l of the Gene		urveyors, and landscape architects registered under Cha atutes.	pter 83A, 89A, or 89C
3			form of the notice to be given under this section sha	all be substantially as
1	follows:			
		(1)	"NOTICE TO LIEN AGENT	1 1 1 0
		(1)	Potential lien claimant's name, mailing address, to number (if available), and electronic mailing address (	if available):
		(2)	Name of the party with whom the potential lien claim improve the real property described below:	mant has contracted to
		(3)	A description of the real property sufficient to iden such as the name of the project, if applicable, the phy on the building permit or notice received from the own	sical address as shown
		(4)	I give notice of my right subsequently to pursue improvements to the real property described in this not	
			Dated:	
			Potential Lien Claimant"	
	<del>(j)(k)</del>	The s	ervice of the Notice to Lien Agent does not satisfy	the service or filing
	-		licable to a Notice of Claim of Lien upon Funds under	
	-		pter or a Claim of Lien on Real Property under Part 1 o	r Part 2 of Article 2 of
	this Chapte			с : , , , ,
			notice to lien agent shall not be filed with the clerk	-
	•		description of the improved real property provided in taking a lien under this Article or otherwise perfecting of	
	-		in this Article, if the improved real property can other	0
			in the information contained in the notice.	individe reasonably be
			t as otherwise provided in this section, for any improv	ement to real property
			4A-11.1, a potential lien claimant may perfect a claim of	
	only if <del>any-</del>	at leas	st one of the following conditions is met:	
		(1)	The lien agent identified in accordance with this s	—
			Notice to Lien Agent notice from the potential lien cla	
			days after the first furnishing of labor or materials	by the potential lien
		( <b>2</b> )	claimant.	
		(2)	<ul><li>Any of the following conditions is met:</li><li>a. The lien agent identified in accordance with th</li></ul>	is section has received
			notice a Notice to Lien Agent from the poten	
			to the date of recordation of a conveyance of the	
			the real property to a bona fide purchaser for	
			G.S. 47-18 who is not an affiliate, relative, or i	-
			b. The potential lien claimant has filed a perfect	ed its claim of lien on
			real property pursuant to G.S. 44A-12 G.S.	
			recordation of a conveyance of the propert	
			property to a bona fide purchaser for v	1
			G.S. 47-18 who is not an affiliate, relative, or i	
			As used in this subdivision, the terms "affiliate," "r	elative, and insider
	(m)(n)	Excer	shall have the meanings as set forth in G.S. 39-23.1. t as otherwise provided in this section, for any improv	rement to real property
		-	<u>4A-11.1,</u> the claim of lien on real property of a potenti	
			<u>d pursuant to G.S. 44A-11</u> prior to the recordation of ar	
			efit of one who is not an affiliate, relative, or insider	

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subordinate to the previously recorded mortgage or deed of trust unless a	any at least one of the
following conditions is met:	
(1) The lien agent identified in accordance with this section	n has received noticea
Notice to Lien Agent from the potential lien claiman	tclaimant within-no
later than 15 days after the first furnishing of labor	
potential lien claimant.	5
(2) The lien agent identified in accordance with this section	on has received <del>notice</del>
<u>a Notice to Lien Agent</u> from the potential lien claima	
recordation of the mortgage or deed of trust for the ber	1
an affiliate, relative, or insider of the owner.trust.	
(n)(o) With regard to an For any improvement to real property subject	
potential lien claimant shall not be required to comply with this section if	0
information is neither contained in the building permit or attachment the	
the improved property pursuant to subsection (d)-(e) or (e)-(f) of this sec	
the potential lien claimant was furnishing labor labor, materials,	
professional design or surveying services at the site of the improvements	
by the owner in response to a written request by the potential lien claim	1
subsection (b) of this section. The lien rights of a potential lien claimant w	0
information by the owner regarding the identity of the lien agent will not	6
subsection (1) (m) of this section nor subordinated under subsection (m) (r	<u>1) of this section.</u>
(o)(p) Except as provided in subsections (1) (m) and (m) (n) of	this section, nothing
contained in this section shall affect a claim of lien upon funds pursuant to	G.S. 44A-18.
(p)(q) A potential lien claimant may provide the notice to lien age	nt required under this
section regardless of whether the improvements for which the poter	ntial lien claimant is
responsible are contracted, started, in process, or completed at the tin	me of submitting the
notice."	0
<b>SECTION 3.</b> G.S. 44A-19(e) reads as rewritten:	
"§ 44A-19. Notice of claim of lien upon funds.	
· · · · ·	
(e) Notices of claims of lien upon funds shall not be filed with	the clerk of superior
court and shall not be indexed, docketed, or recorded in any way as to	affect title to any real
property, except a notice of a claim of lien upon funds may be filed with	•
court under either of the following circumstances:	- <b>F F</b> - <b>F F</b> - <b>F</b>
(1) When the notice of claim of lien upon funds is attached	d to a claim of lien on
real property filed pursuant to G.S. 44A-20(d).	· · · · · · · · · · · · · · · · · · ·
(2) When the notice of claim of lien upon funds <u>or a copy</u>	thereof is filed by the
obligor for the purpose of discharging the claim o	
accordance with G.S. 44A-20(e)."	
<b>SECTION 4.</b> G.S. 44A-20(d) reads as rewritten:	
"§ 44A-20. Duties and liability of obligor.	
o zov zanos ana nasinty or osingor.	
 (d) If the obligor is an owner of the property being improved the	lien claimant shall be
(d) If the obligor is an owner of the property being improved, the entitled to a claim of lien upon real property upon the interest of the oblig	
entitled to a claim of lien upon real property upon the interest of the oblig	or in the real property
entitled to a claim of lien upon real property upon the interest of the oblig to the extent of the owner's personal liability under subsection (b) of this	or in the real property section, which claim
entitled to a claim of lien upon real property upon the interest of the oblig to the extent of the owner's personal liability under subsection (b) of this of lien on real property shall be enforced only in the manner set forth it	or in the real property section, which claim n G.S. 44A-7 through
entitled to a claim of lien upon real property upon the interest of the oblig to the extent of the owner's personal liability under subsection (b) of this of lien on real property shall be enforced only in the manner set forth it G.S. 44A-16 and which claim of lien on real property shall be entitled to t	or in the real property s section, which claim n G.S. 44A-7 through he same priorities and
entitled to a claim of lien upon real property upon the interest of the oblig to the extent of the owner's personal liability under subsection (b) of this of lien on real property shall be enforced only in the manner set forth i G.S. 44A-16 and which claim of lien on real property shall be entitled to t subject to the same filing requirements and periods of limitation applica	or in the real property s section, which claim n G.S. 44A-7 through he same priorities and able to the contractor.
entitled to a claim of lien upon real property upon the interest of the oblig to the extent of the owner's personal liability under subsection (b) of this of lien on real property shall be enforced only in the manner set forth it G.S. 44A-16 and which claim of lien on real property shall be entitled to t subject to the same filing requirements and periods of limitation applica The claim of lien on real property is perfected as of the time set forth in	or in the real property s section, which claim n G.S. 44A-7 through he same priorities and able to the contractor. G.S. 44A-10 upon the
entitled to a claim of lien upon real property upon the interest of the oblig to the extent of the owner's personal liability under subsection (b) of this of lien on real property shall be enforced only in the manner set forth it G.S. 44A-16 and which claim of lien on real property shall be entitled to t subject to the same filing requirements and periods of limitation applica The claim of lien on real property is perfected as of the time set forth in filing of the claim of lien on real property pursuant to G.S. 44A-12	or in the real property s section, which claim n G.S. 44A-7 through he same priorities and able to the contractor. G.S. 44A-10 upon the -satisfaction of those
entitled to a claim of lien upon real property upon the interest of the oblig to the extent of the owner's personal liability under subsection (b) of this of lien on real property shall be enforced only in the manner set forth it G.S. 44A-16 and which claim of lien on real property shall be entitled to t subject to the same filing requirements and periods of limitation applica The claim of lien on real property is perfected as of the time set forth in	or in the real property s section, which claim n G.S. 44A-7 through he same priorities and able to the contractor. G.S. 44A-10 upon the -satisfaction of those ontractor prior to the

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1	GS 44A	<u>22</u> 9 su	bcontractor's perfecting its claim of lien on real property in accordance with
2			ves the subcontractor's right to enforce the contractor's claim of lien on real
3			es not affect the subcontractor's right to a claim of lien on funds or the
4	1 1 V		ight to a claim of lien on real property allowed under this subsection. The
5			real property as provided under this subsection shall be in the form set out in
6			and shall contain, in addition, a copy of the notice of claim of lien upon funds
0 7			• G.S. 44A-19 as an exhibit together with proof of service thereof by affidavit,
8			• • •
8 9			e grounds the lien claimant has to believe that the obligor is personally liable
9 10	tor the de		r subsection (b) of this section." FION 5. G.S. 44A-23 reads as rewritten:
10	"\$ 444 4		
11	8 44A-2		Effective April 1, 2013) Contractor's claim of lien on real property;
12	(a)	-	ction of subrogation rights of subcontractor.
	(a)		tier subcontractor. $-A$ first tier subcontractor may, to the extent of its claim,
14			of lien on real property of the contractor created by Part 1 of this Article. The
15			inforcement shall be as provided by G.S. 44A-7 through 44A-16. The claim of
16			erty is perfected as of the time set forth in G.S. 44A-10 upon <u>satisfaction of</u>
17			ts set forth in G.S. 44A-11. filing of the claim of lien on real property pursuant
18			When completing the claim of lien on real property form, the subcontractor
19			date upon which labor or materials were first or last furnished on the real
20			ne date of the first or last furnishing of labor or materials on the real property
21	•		ctor making the claim or the date of the first or last furnishing of labor or
22			real property by the contractor through which the claim of lien on real property
23	is being a		
24	(a1)		tion of the contractor shall be effective to prejudice the rights of the <u>a first tier</u>
25			thout his written consent, upon the occurrence of all of the following: its
26			nce the first tier subcontractor has perfected its claim of lien on real property
27	in accord		<u>th G.S. 44A-11.</u>
28		<del>(1)</del>	The subcontractor has given notice to the lien agent, if any, designated by
29		$\langle 0 \rangle$	the owner, pursuant to G.S. 44A 11.2.
30		(2)	The subcontractor has served a notice of claim of lien upon funds upon the
31		$\langle 0 \rangle$	owner pursuant to G.S. 44A 19(d).
32		<del>(3)</del>	The subcontractor has delivered a copy of the notice of claim of lien upon
33			funds served upon the owner to the lien agent, if any, designated by the
34			owner, by any method authorized in G.S. 44A-11.2(f).G.S. <u>44A-11.2(g)</u>
35		 a	
36	(b)	Secon	d or third tier subcontractor. –
37			
38		(5)	No action of the contractor shall be effective to prejudice the rights of the
39			second or third tier subcontractor without his written consent, upon the
40			occurrence of all of the following: its written consent once the second or third
41			tier subcontractor has perfected its claim of lien on real property in
42			accordance with G.S. 44A-11.
43			a. The second or third tier subcontractor has given notice to the lien
44			agent, if any, designated by the owner, pursuant to G.S. 44A 11.2.
45			b. The second or third tier subcontractor has served a notice of claim of
46			lien upon funds upon the owner pursuant to G.S. 44A 19(d).
47			c. The second or third tier subcontractor has delivered a copy of the
48			notice of claim of lien upon funds served upon the owner to the lien
49 50			agent, if any, designated by the owner, by any method authorized in
50			<del>G.S. 44A 11.2(f).</del>
51			

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1	(d) When completing the claim of lien on real property form to perfect the contractor's
2	claim of lien on real property, a first, second, or third tier subcontractor may use as the date
3	upon which labor or materials were first or last furnished on the real property either any date on
4	or after the date of the first furnishing of labor or materials on the real property, or any date on
5	or before the date of the last furnishing of labor or materials on the real property by the
6	subcontractor making the claim, or any date on or after the date of the first furnishing of labor
7	or materials on the real property, or any date on or before the date of the last furnishing of labor
8	or materials on the real property by the contractor through which the claim of lien on real
9	property is being asserted."
10	<b>SECTION 6.</b> G.S. 44A-27(b) reads as rewritten:
11	"§ 44A-27. Actions on payment bonds; service of notice.
12	
13	(b) Any claimant who has a direct contractual relationship with any subcontractor but
14	has no contractual relationship, express or implied, with the contractor may bring an action on
15	the payment bond only if he has given written notice of claim on payment bond to the
16	contractor within 120 days from the date on which the claimant performed the last of the labor
17	or furnished the last of the materials for which he claims payment, stating with substantial
18	accuracy the amount claimed and the name of the person for whom the work was performed or
19	to whom the material was furnished. The contractor shall furnish shall, in response to a written
20	request served by any claimant in accordance with the provisions of subsection (c) of this

21 section, send a copy of the payment bond required by this Article to the claimant making the 22 request within seven calendar days after receipt of such request. in response to a written request served by any claimant in accordance with the provisions of subsection (c) of this 23 24 section. Subject to the exception set forth in subsection (e) of this section, unless the contractor 25 has failed to satisfy its obligation to timely furnish a copy of the payment bond to a claimant 26 upon proper request by the claimant, the claim of such a claimant shall not include labor or 27 materials provided more than 75 days prior to the claimant's service, in accordance with 28 subsections (c) and (d) of this section, of its written notice of public subcontract to the 29 contractor."

## SECTION 7. G.S. 58-26-45 reads as rewritten:

#### 31 "§ 58-26-45. (Effective April 1, 2013) Registration as a lien agent.

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(b) Upon receipt of the notice of designation by the owner pursuant to G.S. 44A-11.1, a lien agent shall have the duty to do all of the following:

35		
36	(2)	Receive notices to lien agent delivered by potential lien claimants pursuant
37		to G.S. 44A-11.2 and copies of notices of claim of lien upon funds delivered
38		by potential lien claimants pursuant to G.S. 44A-23(a1)(3) or
39		G.S. 44A-23(b)(5)c.G.S. 44A-11.2.
40		
41	(6)	Within three business days of receipt of information relating to the
42		contractor provided by the owner pursuant to
43		G.S. 44A-11.2(g), G.S. 44A-11.2(h), provide a written notice to the
44		contractor acknowledging receipt of this information, by any method of
45		delivery authorized in G.S. 44A-11.2(f).G.S. 44A-11.2(g).
46	<u>(6a)</u>	Within three business days of receipt of information relating to a design
47		professional provided by the owner pursuant to G.S. 44A-11.2(i), provide a
48		written notice to the design professional acknowledging receipt of this
49		information by any method of delivery authorized in G.S. 44A-11.2(g).
50	(7)	Provide written notice of the potential lien claimants having delivered notice
51		to lien agent pursuant to G.S. 44A-11.2, including the information relating to

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any contractor identified by the owner pursuant	to
	their
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	olicy
of title insurance on the improved property.	
c. A contracted purchaser of the improved property.	
d. A potential lien claimant.	
e. A closing attorney, lender, or settlement agent as define	d in
G.S. 45A-3(15) involved in a transaction involving the impr	roved
property.	
In responding to a request pursuant to this subdivision, the lien agent	shall
include the information provided by each potential lien claimant pursua	ant to
<u>G.S. 44A-11.2(h)(1)</u> <u>G.S. 44A-11.2(i)(1)</u>	_and
G.S. 44A-11.2(h)(2)G.S. 44A-11.2(i)(2) and, if specifically requested	ed, a
copy of each notice to lien elaimant agent received by the lien agent.	
(d) For services rendered pursuant to each designation as a lien agent for improve	nents
to real property comprising one- or two-family dwellings, a lien agent may shall collect a f	iee of
not more than-twenty-five dollars (\$25.00) from the owner. For services rendered pursua	ant to
each designation as a lien agent for all other improvements to real property, the lien	agent
mayshall collect a fee not to exceed of fifty dollars (\$50.00) from the owner.	
(e) The Department shall publish on its Web site a current list of lien agents regis	tered
pursuant to this section."	
<b>SECTION 8.</b> This act becomes effective April 1, 2013. Sections 1, 2, 4, 5,	and 7
apply to improvements to real property affected thereby for which the first furnishing of	labor
or materials at the site of the improvements is on or after April 1, 2013. Section 3 appl	ies to
notices of claims of lien filed on or after April 1, 2013. Section 6 applies to improvement	nts to
	<ul> <li>any contractor identified by the owner pursuant G.S. 44A-11.2(g),G.S. 44A-11.2(h), and relating to any design profess identified by the owner pursuant to G.S. 44A-11.2(i), within one bus day of receiving a request from any of the following persons or authorized agents:         <ul> <li>a. An owner of the improved property.</li> <li>b. A title insurance company or title insurance agency issuing a p of title insurance on the improved property.</li> <li>c. A contracted purchaser of the improved property.</li> <li>d. A potential lien claimant.</li> <li>e. A closing attorney, lender, or settlement agent as define G.S. 45A-3(15) involved in a transaction involving the improproperty.</li> <li>In responding to a request pursuant to this subdivision, the lien agent include the information provided by each potential lien claimant pursua G.S. 44A-11.2(h)(1)</li> <li>G.S. 44A-11.2(h)(2)G.S. 44A-11.2(i)(2) and, if specifically requested copy of each notice to lien elaimant agent received by the lien agent.</li> <li>in responding one- or two-family dwellings, a lien agent for improver to real property comprising one- or two-family dwellings, a lien agent for improver to real property comprising one- or two-family dwellings, a lien agent for improver (e) The Department shall publish on its Web site a current list of lien agents regis pursuant to this section."</li> <li>SECTION 8. This act becomes effective April 1, 2013. Sections 1, 2, 4, 5, 4 apply to improvements to real property affected thereby for which the first furnishing of or materials at the site of the improvements is on or after April 1, 2013. Section 3 appli</li> </ul> </li> </ul>