2A:44A-24.1 et. al. LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2010 **CHAPTER:** 119

NJSA: 2A::44A-24.1 et. al.. (Revises the "Construction Lien Law")

BILL NO: A410 (Substituted for S1846)

SPONSOR(S) Diegnan and others

DATE INTRODUCED: January 12, 2010

COMMITTEE: ASSEMBLY: Financial Institutions and Insurance

SENATE: Commerce

AMENDED DURING PASSAGE: Yes

DATE OF PASSAGE: ASSEMBLY: June 21, 2010

SENATE: November 22, 2010

DATE OF APPROVAL: January 5, 2011

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (First reprint enacted)

A410

SPONSOR'S STATEMENT: (Begins on page 48 of introduced bill)

Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

S1846

SPONSOR'S STATEMENT: (Begins on page 48 of introduced bill)

Yes

COMMITTEE STATEMENT: ASSEMBLY: No

SENATE: Yes

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

(continued)

	VETO MESSAGE:	No
	GOVERNOR'S PRESS RELEASE ON SIGNING:	No
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974.90 L415 2009

New Jersey Law Revision Commission final report relating to construction lien law / New Jersey Law Revision Commission.

By New Jersey Law Revision Commission

[Trenton, N.J.]: New Jersey Law Revision Commission, 2009

http://www.lawrev.state.nj.us/constrlienlaw/cllFR031909-123109.pdf

LAW/KR

[First Reprint]

ASSEMBLY, No. 410

STATE OF NEW JERSEY

214th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2010 SESSION

Sponsored by:

Assemblyman PATRICK J. DIEGNAN, JR. District 18 (Middlesex)
Assemblyman JOHN F. MCKEON
District 27 (Essex)

Co-Sponsored by:

Assemblyman Chivukula, Senators Bateman, Van Drew and S.Kean

SYNOPSIS

Revises the "Construction Lien Law."

CURRENT VERSION OF TEXT

As reported by the Assembly Financial Institutions and Insurance Committee on June 10, 2010, with amendments.



(Sponsorship Updated As Of: 11/23/2010)

1 **AN ACT** concerning construction liens, and amending, supplementing and repealing various sections of P.L.1993, c.318.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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- 1. Section 2 of P.L.1993, c.318 (C.2A:44A-2) is amended to read as follows:
- 2. As used in this act:

"Claimant" means a person [, as defined in R.S. 1:1-2,] having the right to file a lien claim on real property pursuant to [the provisions of] this act.

"Community association" means a condominium association, a homeowners' association, a cooperative association, or any other entity created to administer or manage the common elements and facilities of a real property development that, directly or through an authorized agent, enters into a contract for improvement of the real property.

"Contract" means any agreement, or amendment thereto, in writing, signed by the party against whom the lien claim is asserted and evidencing the respective responsibilities of the contracting parties, [which, in] including, but not limited to, price or other consideration to be paid, and a description of the benefit or improvement to the real property subject to a lien. In the case of a supplier, "contract" shall include a delivery or order slip referring to the site or project to which materials have been delivered or where they were used and signed by the Lowner, contractor, or subcontractor having a direct contractual relation with a contractor, or an authorized agent of any of them party against whom the lien claim is asserted or that party's authorized agent. As referenced herein: the phrase "party against whom the lien claim is asserted" means the party in direct privity of contract with the party asserting the lien claim; and the term "signed" means a writing that bears a mark or symbol intended to authenticate it.

"Contract price" means the amount specified in a contract for the provision of work, services, material or equipment.

"Contractor" means any person in direct privity of contract with the owner of real property, or with a community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), for improvements [thereto] to the real property. A construction manager who enters into a single contract with an owner or a community association for the performance of all construction work within the scope of a construction manager's contract, a construction manager

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

¹Assembly AFI committee amendments adopted June 10, 2010.

who enters into a subcontract, or a construction manager who is designated as an owner's or community association's agent without entering into a subcontract is also a "contractor" for purposes of this A licensed architect, engineer or land surveyor or certified landscape architect who is not a salaried employee of the contractor, or the owner or community association, performing professional services related to the improvement of property in direct contract with the property owner shall be considered a "contractor" for the purposes of this act.

"County clerk" means the clerk of the county in which real property to be improved is situated.

"Day" means a calendar day unless otherwise designated.

"Dwelling" means a one-, two- or three-family residence that is freestanding or shares a party wall without common ownership interest in that party wall. A dwelling may be part of a real property development.

"Equipment" means any machinery or other apparatus, including rental equipment delivered to the site to be improved or used on the site to be improved, whether for incorporation in the improved real property or for use in the construction of the improvement of the real property [but not incorporated therein]. A lien for equipment shall arise only for equipment used on site for the improvement of real property, including equipment installed in the improved real property. In the case of rental equipment, the amount of any lien shall be limited to the rental rates as set forth in the rental contract.

"Filing" means the (1) lodging for record and (2) the indexing of the documents authorized to be filed or recorded pursuant to this act in the office of the county clerk in the county where the property subject to the lien is located, or, in the case of real property located in more than one county, in the office of the county clerk of each such county. A document that is "lodged for record" shall mean a document that is delivered to the county clerk and marked by the clerk with a date and time stamp or other mark indicating the date and time received.

"First tier lien claimant" means a claimant who is a contractor.

"Improvement" means any actual or proposed physical changes to real property [by] resulting from the provision of work, [or] services, or material by a contractor [or], subcontractor, or supplier pursuant to [the terms of] a contract, whether or not such physical change is undertaken, and includes the construction, reconstruction, alteration, repair, renovation, demolition or removal of any building or structure, any addition to a building or structure, or any construction or fixture necessary or appurtenant to a building or structure for use in conjunction therewith. "Improvement" includes , but is not limited to, excavation, digging, drilling, drainage, dredging, filling, irrigation, land clearance, grading or landscaping. "Improvement" shall not include the mining of minerals or removal of timber, gravel, soil, or sod which is not integral to or necessitated by the improvement to real

property. "Improvement" shall not include public works or improvements to real property contracted for and awarded by a public entity. Any work or services requiring a license for performance including, but not limited to, architectural, engineering, plumbing or electrical construction, shall not constitute an improvement unless performed by a licensed claimant.

"Interest in real property" means any ownership, possessory security or other enforceable interest, including, but not limited to, fee title, easement rights, covenants or restrictions, leases and mortgages.

"Lien" or "construction lien" means a lien on the owner's interest in the real property arising pursuant to [the provisions of] this act.

"Lien claim" means a claim, by a claimant, for money for the value of work, services, material or equipment furnished in accordance with a contract and based upon the contract price and any amendments thereto, that has been secured by a lien pursuant to this act. ¹The term "value" includes retainage earned against work, services, materials or equipment furnished. ¹

"Lien fund" means the pool of money from which one or more lien claims may be paid. The amount of the lien fund shall not exceed the maximum amount for which an owner can be liable. The amount of the lien that attaches to the owner's interest in the real property cannot exceed the lien fund.

"Material" means any goods delivered to, or used on the site to be improved, for incorporation in the improved real property, or for consumption as normal waste in construction operations; or for use on site in the construction or operation of equipment used in the improvement of the real property but not incorporated therein. The term "material" does not include fuel provided for use in motor vehicles or equipment delivered to or used on the site to be improved.

"Mortgage" means a loan which is secured by a lien on real property.

"Owner" or "owner of real property" means any person, including a tenant, with an **[**estate or **]** interest in real property who personally or through an authorized agent enters into a contract for improvement of the real property. "Owner" or "owner of real property" shall not include a "community association" that holds record title to real property or has an interest in real property.

"Person" means an individual, corporation, company, association, society, firm, limited liability company, limited liability partnership, partnership, joint stock company or any other legal entity, unless restricted by the context to one or more of the above.

"Public entity" includes the State, and any county, municipality, district, public authority, public agency, and any other political subdivision or public body in the State.

"Real property development" means all forms of residential and non-residential real property development including, but not limited to, a condominium subject to the "Condominium Act," P.L.1969, c.257

- 1 (C.46:8B-1 et seq.), a housing cooperative subject to "The Cooperative
- 2 Recording Act of New Jersey," P.L.1987, c.381 (C.46:8D-1 et al.), a
- 3 <u>fee simple townhouse development, a horizontal property regime as</u>
- 4 defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and a planned
- 5 unit development as defined in section 3.3 of P.L.1975, c.291
- 6 (C.40:55D-6).

"Residential construction," also referred to as "residential housing construction" or "home construction," means construction of or improvement to a dwelling, or any portion thereof, or any residential unit, or any portion thereof. In the case of a real property development, "residential construction" or "residential housing construction" or "home construction" also includes: (1) all offsite and onsite infrastructure and sitework improvements required by a residential construction contract, master deed, or other document; (2) the common elements of the development, which may also include by definition the offsite and onsite infrastructure and sitework

improvements; and (3) those areas or buildings commonly shared.

"Residential construction contract" means [any written] a contract for the construction of, or improvement to, a [one- or two-family] dwelling, or dwellings or any portion [of the dwelling, which shall include any] thereof, or a residential unit [in a condominium subject to the provisions of P.L.1969, c.257 (C.46:8B-1 et seq.), any residential unit in a housing cooperative, any residential unit contained in a fee simple townhouse development, any residential unit contained in a horizontal property regime as defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and any residential unit contained in a planned unit development as defined in section 3.3 of P.L.1975, c.291 (C.40:55D-6)], or units, or dwellings, or any portion thereof in a real property development.

"Residential purchase agreement" means a [written] contract between a buyer and a seller for the purchase of a [one- or two-family] dwelling, [any] or dwellings or a residential unit [in a condominium subject to the provisions of P.L.1969, c.257 (C.46:8B-1 et seq.), any residential unit in a housing cooperative, any residential unit contained in a fee simple townhouse development, any residential unit contained in a horizontal property regime as defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and any residential unit contained in a planned unit development as defined in section 3.3 of P.L.1975, c.291 (C.40:55D-6)] or units in a real property development.

"Residential unit" means a unit in a real property development designed to be transferred or sold for use as a residence, and the design evidenced by a document, such as a master deed or declaration, recorded with the county clerk in the county where the real property is located, or a public offering statement filed with the Department of Community Affairs. "Residential unit" includes a unit designed to be transferred or sold for use as a residence that is part of a multi-use or mixed use development project. "Residential unit" shall not include a

unit designed for rental purposes or a unit designed to be transferred or
 sold for non-residential use.

"Second tier lien claimant" means a claimant who is, in relation to a contractor: (1) a subcontractor; or (2) a supplier.

"Services" means professional services performed by a licensed architect, engineer, [or], land surveyor, or certified landscape architect, who is not a salaried employee of the contractor, a subcontractor or the owner and who is in direct privity of contract with the owner for the preparation of plans, documents, studies, or the provision of other services by a licensed architect, engineer or land surveyor prepared in connection with [a proposed or an actual physical change] improvement to real property, whether or not such [physical change] improvement is undertaken.

"State" means the State of New Jersey and any office, department, division, bureau, board, commission or agency of the State.

"Subcontractor" means any person providing work or services in connection with the improvement of real property pursuant to a contract with a contractor or pursuant to a contract with a subcontractor in direct privity of contract with a contractor.

"Supplier" means any supplier of material or equipment, including rental equipment, having a direct privity of contract with an owner, community association, contractor or subcontractor in direct privity of contract with a contractor. The term "supplier" shall not include a person who supplies fuel for use in motor vehicles or equipment delivered to or used on the site to be improved or a seller of personal property who has a security agreement providing a right to perfect either a security interest pursuant to Title 12A of the New Jersey Statutes or a lien against the motor vehicle pursuant to applicable law.

"Third tier lien claimant" means a claimant who is a subcontractor to a second tier lien claimant or a supplier to a second tier lien claimant.

"Work" means any activity, including, but not limited to, labor, performed in connection with the improvement of real property. The term "work" includes architectural, engineering or surveying services provided by salaried employees of a contractor or subcontractor, as part of the work of the contractor or subcontractor, provided, however, that the right to file a lien claim for those services shall be limited to the contractor or subcontractor.

39 (cf: P.L.1995, c.392, s.1)

- 41 2. Section 3 of P.L.1993, c.318 (C.2A:44A-3) is amended to 42 read as follows:
- 3. <u>a.</u> Any contractor, subcontractor or supplier who provides work, services, material or equipment pursuant to a contract, shall be entitled to a lien for the value of the work or services performed, or materials or equipment furnished in accordance with the contract and based upon the contract price, subject to [the provisions of]

- 1 sections [9 and 10 of this act] 6, 9, and 10 of P.L.1993, c.318
- 2 (C.2A:44A-6, 2A:44A-9 and 2A:44A-10). The lien shall attach to
- 3 the interest of the owner [in] or unit owner of the real property
- 4 development, or be filed against the community association, in
- 5 <u>accordance with this section</u>.

- b. For purposes of this section,
- 7 (1) "interest of the owner of the real property development"
 8 includes interest in any residential or nonresidential units not yet
 9 sold or transferred and the proportionate undivided interests in the
 10 common elements attributable to those units;
 - (2) "interest of the unit owner" includes the proportionate undivided interests in the common elements of the real property development.
- 14 (3) "unit owner" means an owner of an interest in a residential
 15 or nonresidential unit who is not a developer of the property and
 16 acquires the unit after the master deed or master declaration is
 17 recorded, or after the public offering statement is filed with the
 18 Department of Community Affairs; and
 - c. In the case of a condominium, notwithstanding the provisions of the "Condominium Act," P.L.1969, c.257 (C.46:8B-1 et seq.), or in the case of any other real property development with common elements or common areas or facilities, if the contract is:
 - (1) with the owner of the real property development, then the lien shall attach to the interest of the owner of the real property development;
 - (2) with the community association, the lien claim shall be filed against the community association but shall not attach to any real property.
 - In either case, if the work, services, material or equipment are performed or furnished as part of the common elements or facilities of a real property development, the lien shall not attach to the interest of the unit owner.
 - d. If the work, services, material or equipment are performed or furnished solely within or as part of a residential or nonresidential unit, the lien shall attach only to the interest of the unit owner.
 - <u>e.</u> If a tenant contracts for improvement of the real property, the lien shall attach to the leasehold estate of the tenant and to the interest in the property of any person who:
 - (1) has expressly authorized the contract for improvement [has not been authorized] in writing [by the owner of a fee simple interest in the improved real property, the lien shall attach only to the leasehold interest of the tenant] signed by the person against whom the lien claim is asserted, which writing provides that the person's interest is subject to a lien for this improvement;
- person's interest is subject to a lien for this improvement;
 (2) has paid, or agreed in writing to pay, the majority of the cost
 of the improvement; or

(3) is a party to the lease or sublease that created the leasehold
 interest of the tenant and the lease or sublease provides that the
 person's interest is subject to a lien for the improvement.

 as follows:

- f. An amount of a lien on an interest of a person other than a tenant shall be limited to the amount that person agreed in writing to pay, less payments made by or on behalf of that person in good faith prior to the filing of the lien.
- g. If an interest in real property is lawfully conveyed after work, services, material, or equipment are performed or furnished but before a lien attaches, the lien shall attach only to the interest retained by the owner or unit owner or community association, as the case may be, who contracted for the work, services, material or equipment and not to the interest previously conveyed.
- ¹[g.] <u>h.</u> Nothing in this act shall be construed to limit the right of any claimant from pursuing any other remedy provided by law. (cf. P.L.1993, c.318, s.3)

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3. Section 6 of P.L.1993, c.318 (C.2A:44A-6) is amended to read

- 6. [A lien claim shall be signed, acknowledged and verified by oath of the claimant or, in the case of a partnership or corporation, a partner or duly authorized officer thereof, and filed with the county clerk not later than 90 days following the date the last work, services, material or equipment was provided for which payment is claimed. No lien shall attach, or be enforceable under the provisions of this act and, in the case of a residential construction contract, compliance with sections 20 and 21 of this act, unless the lien claim is filed in the form, manner and within the time provided by this section and section 8 of this act, and a copy thereof served on the owner and, if any, the contractor and the subcontractor, against whom the claim is asserted, pursuant to section 7 of this act.]
- a. A contractor, subcontractor or supplier entitled to file a lien pursuant to section 3 of P.L.1993, c.318 (C.2A:44A-3) shall do so according to the following process:
- (1) The lien claim form as provided by section 8 of P.L.1993, c.318 (C.2A:44A-8) shall be signed, acknowledged and verified by oath of the claimant setting forth:
- (a) the specific work or services performed, or material or equipment provided pursuant to contract; and
- (b) the claimant's identity and contractual relationship with the owner or community association and other known parties in the construction chain.
- (2) In all cases except those involving a residential construction contract, the lien claim form shall then be lodged for record within 90 days following the date the last work, services, material or equipment was provided for which payment is claimed. In the case of a residential construction contract, the lien claim form shall be lodged

- 1 for record, as required by paragraph (8) of subsection b. of section 21
- 2 of P.L.1993, c.318 (C.2A:44A-21), not later than 10 days after receipt
- 3 by the claimant of the arbitrator's determination, and within 120 days
- 4 <u>following the date the last work, services, material or equipment was</u>
- 5 provided for which payment is claimed. If requested, at the time of
- 6 lodging for record, the clerk shall provide a copy of the lien claim
- 7 <u>form marked with a date and time received.</u>
 - <u>b.</u> A lien shall not attach or be enforceable unless the lien claim or other document permitted to be filed is:
- 10 (1) filed in the manner and form provided by this section and section 8 of P.L.1993, c.318 (C.2A:44A-8); and
 - (2) a copy thereof served in accordance with section 7 of P.L.1993, c.318 (C.2A:44A-7), except that every document lodged for record that satisfies the requirements of this section, even if not yet filed, shall
- be enforceable against parties with notice of the document. A document shall be first filed, however, in order to be enforceable
- against third parties without notice of the document, including, but not
- 18 <u>limited to, an owner, bona fide purchaser, mortgagee, grantee of an</u>
- easement, or a lessee or a grantee of any other interest in real estate.
 c. In the case of a residential construction contract the lien cla
 - c. In the case of a residential construction contract the lien claim shall also comply with section 20 of P.L.1993, c.318 (C.2A:44A-20) and section 21 of P.L.1993, c.318 (C.2A:44A-21).
 - <u>d.</u> For purposes of this act, warranty or other service calls, or other work, materials or equipment provided after completion or termination of a claimant's contract shall not be used to determine the last day that work, services, material or equipment was provided.
- 27 (cf: P.L.1993, c.318, s.6)

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- 4. Section 7 of P.L.1993, c.318 (C.2A:44A-7) is amended to read as follows:
- 30 as follows:
 31 7. <u>a.</u> Within 10 [business] days following the [filing] <u>lodging</u>
- 32 <u>for record</u> of a lien claim, the claimant shall **[**, by personal service or
- 33 registered or certified mail, return receipt requested, postage prepaid,]
- serve [or mail] on the owner, or community association in accordance
- 35 with section 3 of P.L.1993, c.318 (C.2A:44A-3), and, if any, the
- 36 contractor and subcontractor against whom the claim is asserted, a
- copy of the completed and signed lien claim [as] substantially in the
- 38 <u>form</u> prescribed [in] <u>by</u> section 8 of [this act] <u>P.L.1993</u>, <u>c.318</u>
- 39 (C.2A:44A-8) and marked "received for filing" or a similar stamp with
- 40 <u>a date and time or other mark indicating the date and time received by</u>
- 41 <u>the county clerk. Service shall be by personal service as prescribed by</u>
- 42 <u>the Rules of Court adopted by the Supreme Court of New Jersey or by:</u>
- 43 (1) simultaneous registered or certified mail or commercial courier 44 whose regular business is delivery service; and
- 45 (2) <u>ordinary mail addressed</u> to the last known business <u>or residence</u> 46 address [or place of residence] of the owner [and, if any, of the] or
- 47 <u>community association</u>, contractor [and the] <u>or</u> subcontractor[,

A410 [1R] DIEGNAN, MCKEON

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against whom the claim is asserted. Proof of timely mailing shall

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2	satisfy the requirement of service of the lien claim. A lien claim
3	served upon a community association need not be served upon
4	individual "unit owners" as defined in section 3 of P.L.1993, c.318
5	(C.2A:44A-3).
6	b. The service of the lien claim provided for in this section shall
7	be a condition precedent to enforcement of the lien; however, the
8	service of the lien claim outside the prescribed time period shall not
9	preclude enforceability unless the party not timely served proves by a
10	preponderance of the evidence that the late service has materially
11	prejudiced its position. Disbursement of funds by the owner,
12	community association, a contractor or a subcontractor who has not
13	been properly served, or the creation or conveyance of an interest in
14	real property by [the] an owner who has not been properly served,
15	[without actual knowledge of the filing of the lien claim,] shall
16	constitute prima facie evidence [that the party has been materially
17	prejudiced of material prejudice.
18	(cf: P.L.1993, c.318, s.7)
19	(CI. F.L.1993, C.316, 8.7)
20	5. Section 8 of P.L.1993, c.318 (C.2A:44A-8) is amended to read
21	as follows:
22	8. The lien claim shall be filed in substantially the following
23	form:
24	iorin.
	CONSTRUCTION LIEN CLAIM
25	CONSTRUCTION LIEN CLAIM
25 26	
252627	CONSTRUCTION LIEN CLAIM [TO THE CLERK, COUNTY OF :
25 26 27 28	TO THE CLERK, COUNTY OF :
25 26 27 28 29	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction
25 26 27 28 29 30	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby
25 26 27 28 29 30 31	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction
25 26 27 28 29 30 31 32	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that:
25 26 27 28 29 30 31 32 33	 [TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date)
25 26 27 28 29 30 31 32 33 34	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of
25 26 27 28 29 30 31 32 33 34 35	 [TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of
25 26 27 28 29 30 31 32 33 34 35 36	In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment
25 26 27 28 29 30 31 32 33 34 35 36 37	In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting
25 26 27 28 29 30 31 32 33 34 35 36 37 38	In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work,
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work, services, materials or equipment:
25 26 27 28 29 30 31 32 33 34 35 36 37 38	In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work,
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work, services, materials or equipment: a. b.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work, services, materials or equipment: a. b. c.(etc.)
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work, services, materials or equipment: a. b. c.(etc.) The amount due for work, services, materials or equipment
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work, services, materials or equipment: a. b. c.(etc.) The amount due for work, services, materials or equipment delivery provided by claimant in connection with the improvement
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	[TO THE CLERK, COUNTY OF : In accordance with the terms and provisions of the "Construction Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby given that: 1. (Name of claimant) of (address of claimant) has on (date) claimed a construction lien against the below stated real property of (owner against whose property the lien is claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work, services, materials or equipment: a. b. c.(etc.) The amount due for work, services, materials or equipment

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\$

1	Amendments to contract: \$
2	Total contract amount and amendments to contract:
3	\$
4	Less: Agreed upon credits: \$
5	Contract amount paid to date:
6	Amendments to contract amount paid to
7	date: \$
8	TOTAL REDUCTIONS FROM CONTRACT AMOUNT
9	AND AMENDMENTS TO
10	CONTRACT: \$
11	TOTAL LIEN CLAIM AMOUNT: \$
12	Notice of Unpaid Balance and Right to File Lien (if any)
13	was previously filed with the County Clerk of County on
14	19 as No. in Book Page .
15	3. This construction lien is claimed against the interest
16	of (name) as (check one):
17	Owner
18	Lessee
19	Other (describe):
20	in that certain tract or parcel of land and premises described as
21	Block , Lot , on the tax map of the of , County of ,
22	State of New Jersey, for the improvement of which property the
23	aforementioned work, services, materials or equipment was
24	provided.
25	4. The work, services, materials or equipment was provided
26	pursuant to the terms of a written contract (or, in the case of a
27	supplier, a delivery or order slip signed by the owner, contractor, or
28	subcontractor having a direct contractual relation with a contractor,
29	or an authorized agent of any of them), dated, between (claimant)
30	and (name of other contracting party) of (address).
31	5. The date of the provision of the last work, services, material
32	or equipment for which payment is claimed is (date).
33	
34	NOTICE TO OWNER OF REAL PROPERTY
35	Your real estate may be subject to sale to satisfy the amount
36	asserted by this claim. However, your real estate cannot be sold
37	until the facts and issues which form the basis of this claim are
38	decided in a legal proceeding before a court of law. The lien
39	claimant is required by law to commence suit to enforce this claim.
40	The claimant filing this lien claim shall forfeit all rights to
41	enforce the lien and shall be required to discharge the lien of record,
42	if the claimant fails to bring an action in the Superior Court, in the
43	county in which the real property is situated, to establish the lien
44	claim:
45	1. Within one year of the date of the last provision of work,

services, material or equipment, payment for which the lien claim

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was filed; or

1	2. Within 30 days following receipt of written notice, by
2	personal service or certified mail, return receipt requested, from the
3	owner requiring the claimant to commence an action to establish the
4	lien claim.
5	You will be given proper notice of the proceeding and an
6	opportunity to challenge this claim and set forth your position. If,
7	after you (and/or your contractor or subcontractor) have had the
8	opportunity to challenge this lien claim, the court of law enters a
9	judgment against you and in favor of the claimant filing this lien
10	claim, and thereafter you fail to pay that judgment, your real estate
11	may then be sold to satisfy the judgment.
12	You may choose to avoid subjecting your real estate to sale by
13	doing either of the following:
14	1. You (or your contractor or subcontractor) can pay the
15	claimant and obtain a discharge of lien claim from the claimant; or
16	2. You (or your contractor or subcontractor) can cause the lien
17	claim to be discharged by filing a surety bond or making a deposit
18	of funds as provided for in section 31 of P.L.1993, c.318
19	(C.2A:44A-31).
20	If you (or your contractor or subcontractor) choose to pay the
21	claimant under 1. above, you will lose your right to challenge this
22	lien claim in a legal proceeding before a court of law.
23	If you (or your contractor or subcontractor) choose to discharge
24	the lien claim by filing a surety bond or making a deposit of funds
25	as provided in section 31 of P.L.1993, c.318 (C.2A:44A-31), you
26	will retain your right to challenge this lien claim in a legal
27	proceeding before a court of law.
28	
29	NOTICE TO SUBCONTRACTOR OR CONTRACTOR:
30	This lien has been filed with the county clerk and served upon
31	the owner of the real estate. This lien places the owner on notice
32	that the real estate may be sold to satisfy this claim unless the
33	owner pays the claimed sum to this claimant.
34	
35	Signed
36	
37	For
38	Individual, Firm or Corporation
39	Date:
40	
41	CLAIMANT'S REPRESENTATION AND VERIFICATION
42	Claimant represents and verifies that:

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Claimant represents and verifies that:

1. The amount claimed herein is due and owing at the date of filing, pursuant to claimant's contract described in the construction lien claim.

2. The work, services, material or equipment for which this lien 1 2 claim is filed was provided exclusively in connection with the 3 improvement of the real property which is the subject of this claim. 4 3. This claim has been filed within 90 days from the last date 5 upon which the work, services, materials or equipment for which 6 payment is claimed was provided. 7 4. The foregoing statements made by me are true, to the best of 8 my knowledge. I am aware that if any of the foregoing statements 9 made by me are false, this construction lien claim will be void and that I will be liable for damages to the owner or any other person 10 injured as a consequence of the filing of this lien claim. 11 12 13 Name of Claimant 14 Signed 15 Type or Print Name and Title 16 Date: 17 18 TO THE CLERK, COUNTY OF _ 19 In accordance with the "Construction Lien Law," P.L.1993, 20 c.318 (C.2A:44A-1 et al.), notice is hereby given that (only complete 21 those sections that apply): 22 On (date), I, (name of claimant), individually, or as a partner of 23 the claimant known as (name of partnership), or an officer/member of the 24 claimant known as (name of corporation or LLC) (circle one and fill in name as 25 applicable), located at (business address of claimant), claim a construction 26 lien against the real property of (name of owner of property subject to lien), in 27 that certain tract or parcel of land and premises described as Block 28 Lot _____, on the tax map of the (municipality) of _____, County 29 _, State of New Jersey, (or if no Block and Lot is assigned, a metes 30 and bounds or other description of the property) in the amount of \$(lien claim) 31 amount), as calculated below for the value of the work, services, 32 material or equipment provided. (If the claim is against a community 33 association in accordance with section 3 of P.L.1993, 318 (C.2A:44A-3) set forth the 34 name of the community association and the name and location of the property 35 <u>development.</u>) The lien is claimed against the interest of the owner, unit 36 owner, or against the community association in accordance with section 3 of P.L.1993, 318 (C.2A:44A-3) or other party (circle one; if 37 38 <u>"other", describe: _____</u> 39 2. In accordance with a written contract for improvement of the 40 above property, dated _____, with the property owner, community association, contractor, or subcontractor (circle one), named or known 41 42 as (name of appropriate party), and located at (address of owner, unit owner, 43 community association, contractor or subcontractor), this claimant performed 44 the following work or provided the following services, material or 45 equipment: 46

<u>b.</u>	·
<u>c.</u>	etc.
	The date of the provision of the last work, services, material or
	ment for which payment is claimed is, 20
	The amount due for work, services, material or equipment ery provided by claimant in connection with the improvement of
	eal property, and upon which this lien claim is based, is calculated
as fol	
<u>A</u>	. Initial Contract Price: \$
<u>B</u>	. Executed Amendments to Contract Price/Change Orders:
\$	
<u>C</u>	. Total Contract Price (A + B) = \$
<u>D</u>	. If Contract Not Completed, Value Determined in Accordance
with	the Contract of Work Completed or Services, Material
<u>Equip</u>	oment Provided :
	. Total from C or D (whichever is applicable): \$
<u>F</u>	. Agreed upon Credits: \$
	. Amount Paid to Date: \$
<u>T</u>	OTAL LIEN CLAIM AMOUNT E - [F + G] =
<u>\$</u>	
	<u>AWARD</u>
<u>T</u>	his claim (check one) does does not arise from a
Resid	lential Construction Contract. If it does, complete 5 and 6 below
if no	t residential, complete 5 below, only if applicable. If no
<u>reside</u>	ential and 5 is not applicable, skip to Claimant's Representation
and V	Verification.
	A Notice of Unpaid Balance and Right to File Lien (if any) was
	ously filed with the County Clerk of County
on	, 20 as No. , in Book and Page
	<u>.</u>
	An award of the arbitrator (<i>if residential</i>) was issued on
in the	amount of \$
	CLADA ANTIGODO DE PORTA MANAGONA ANTIGONA ANTIGO
	CLAIMANT'S REPRESENTATION AND VERIFICATION
	laimant represents and verifies under oath that:
	I have authority to file this claim.
	The claimant is entitled to the amount claimed at the date of
_	ng for record of the claim, pursuant to claimant's contract
	ibed above.
	The work, services, material or equipment for which this lier
	is filed was provided exclusively in connection with the
-	ovement of the real property which is the subject of this claim.
	This claim form has been lodged for record with the County
Clark	where the property is located within 90 or, if residentia

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1	construction, 120 days from the last date upon which the work,
2	services, material or equipment for which payment is claimed was
3	provided.
4	5. This claim form has been completed in its entirety to the best
5	of my ability and I understand that if I do not complete this form in its
6	entirety, the form may be deemed invalid by a court of law.
7	6. This claim form will be served as required by statute upon the
8	owner or community association, and upon the contractor or
9	subcontractor against whom this claim has been asserted, if any.
10	7. The foregoing statements made by me in this claim form are
11	true, to the best of my knowledge. I am aware that if any of the
12	foregoing statements made by me in this claim form are willfully false,
13	this construction lien claim will be void and that I will be liable for
14	damages to the owner or any other person injured as a consequence of
15	the filing of this lien claim.
16	Name of Claimant
17	
18	<u>Signed</u>
19	
20	(Type or Print Name and Title)
21	SUGGESTED NOTARIAL FOR INDIVIDUAL CLAIMANT:
22	
23	STATE OF NEW JERSEY
24	COUNTY OF [] ss:
25	
26	On this day of 20, before me, the subscriber,
27	personally appeared [person signing on behalf of claimant(s)] who, I am
28	satisfied, is/are the person(s) named in and who executed the within
29	instrument, and thereupon acknowledged that claimant(s) signed,
30	sealed and delivered the same as claimant's (s') act and deed, for
31 32	the purposes therein expressed.
33	NOTARY PUBLIC
34	NOTART TOBLIC
35	SUGGESTED NOTARIAL FOR CORPORATE OR LIMITED
36	LIABILITY CLAIMANT:
37	
38	STATE OF NEW JERSEY
39	COUNTY OF [] ss:
40	
41	On this day of 20, before me, the subscriber,
42	personally appeared [person signing on behalf of claimant(s)] who, I am
43	satisfied is the Secretary [or other officer/manager/agent] of the
44	Corporation [partnership or limited liability company] named herein and
45	who by me duly sworn/affirmed, asserted authority to act on behalf
46	of the Corporation [partnership or limited liability company] and who, by
47	virtue of its Bylaws, or Resolution of its Board of Directors [or

1 2	partnership or operating agreement] executed the within instrument on its behalf, and thereupon acknowledged that claimant signed, sealed
3	and delivered same as claimant's act and deed, for the purposes
4	herein expressed.
5	
6	
7	NOTARY PUBLIC
8	
9	NOTICE TO OWNER OF REAL PROPERTY
10	NOTICE TO CONTRACTOR OR SUBCONTRACTOR, IF
11	<u>APPLICABLE</u>
12	
13	The owner's real estate may be subject to sale to satisfy the amount
14	asserted by this claim. However, the owner's real estate cannot be sold
15	until the facts and issues which form the basis of this claim are decided
16	in a legal proceeding before a court of law. The lien claimant is
17	required by law to commence suit to enforce this claim.
18	The claimant filing this lien claim shall forfeit all rights to enforce
19	the lien claim and shall be required to discharge the lien claim of
20	record, if the claimant fails to bring an action in the Superior Court, in
21	the county in which the real property is situated, to establish the lien
22	<u>claim:</u>
23	1. Within one year of the date of the last provision of work,
24	services, material or equipment, payment for which the lien claim was
25	filed; or
26	2. Within 30 days following receipt of written notice, by personal
27	service or certified mail, return receipt requested, from the owner or
28 29	community association, contractor, or subcontractor against whom a
30	lien claim is filed, as appropriate, requiring the claimant to commence an action to establish the lien claim.
31	You will be given proper notice of the proceeding and an
32	opportunity to challenge this claim and set forth your position. If, after
33	the owner (and/or contractor or subcontractor) has had the opportunity
34	to challenge this lien claim, the court of law enters a judgment against
35	any of you and in favor of the claimant filing this lien claim, and
36	thereafter judgment is not paid, the owner's real estate may then be
37	sold to satisfy the judgment. A judgment against a community
38	association for a claim of work, services, material or equipment
39	pursuant to a contract with that community association cannot be
40	enforced by a sale of real estate.
41	The owner may choose to avoid subjecting the real estate to sale by
42	the owner (or contractor) either:
43	1. paying the claimant and obtaining a discharge of lien claim from
44	the claimant, by which the owner will lose the right to challenge this
45	lien claim in a legal proceeding before a court of law; or
46	2. causing the lien claim to be discharged by filing a surety bond or
47	making a deposit of funds as provided for in section 31 of P.L.1993,

c.318 (C.2A:44A-31), by which the owner will retain the right to
 challenge this lien claim in a legal proceeding before a court of law.
 (cf: P.L.1993, c.318, s.8)

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- 5 6. Section 9 of P.L.1993, c.318 (C.2A:44A-9) is amended to 6 read as follows:
- 9. <u>a.</u> The amount of a lien claim shall [be limited to] <u>not exceed</u>
 the <u>unpaid portion of the</u> contract price [, or any unpaid portion
 thereof, whichever is less,] of the claimant's contract for the work,
 services, material or equipment provided.
- b. Except as set forth in sections 15 and 21 of P.L.1993, c.318, (C.2A:44A-15 and 2A:44A-21), and subject to section 7 of P.L.1993, c.318 (C.2A:44A-7) and subsection c. of this section, the lien fund shall not exceed:
 - (1) in the case of a first tier lien claimant or second tier lien claimant, the earned amount of the contract between the owner and the contractor minus any payments made prior to service of a copy of the lien claim; or
 - (2) in the case of a third tier lien claimant, the lesser of: (a) the amount in paragraph (1) above; or (b) the earned amount of the contract between the contractor and the subcontractor to the contractor, minus any payments made prior to service of a copy of the lien claim.
 - c. A lien fund regardless of tier shall not be reduced by payments by the owner, or community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), that do not discharge the obligations for the work performed or services, material or equipment provided, including, but not limited to:
 - (1) payments not in accordance with written contract provisions;
- 29 (2) payments yet to be earned upon lodging for record of the lien 30 claim;
- 31 (3) liquidated damages;
- 32 (4) collusive payments;
- (5) use of retainage to make payments to a successor contractor
 after the lien claim is lodged for record; or
 - (6) setoffs or backcharges, absent written agreement by the claimant, except for any setoffs upheld by judgment that are first determined by: (a) arbitration or alternate dispute resolution in a proceeding conducted in accordance with section 21 of P.L.1993, c.318 (C.2A:44A-21); or (b) any other alternate dispute resolution agreed to by the parties.
- d. Subject to subsection c. above, no lien fund exists, if, at the time of service of a copy of the lien claim, the owner or community association has fully paid the contractor for the work performed or for services, material or equipment provided.
- e. For purposes of a lien fund calculation, the "earned amount of
 the contract" is the contract price unless the party obligated to perform
 has not completed the performance in which case the "earned amount

of the contract" is the value, as determined in accordance with the contract, of the work performed and services, material or equipment provided.

- f. If more than one lien claimant will participate in a lien fund, the lien fund shall be established as of the date of the first of the participating lien claims lodged for record unless the earned amount of the contract increases, in which case the lien fund shall be calculated from the date of the increase.
- g. No lien rights shall exist for other than first, second, or third
 tier lien claimants.

11 (cf: P.L.1993, c.318, s.9)

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- 7. Section 10 of P.L.1993, c.318 (C.2A:44A-10) is amended to read as follows:
- 15 10. Subject to the limitations of section 6 of this act sections 3 16 and 6 of P.L.1993, c.318 (C.2A:44A-3 and 2A:44A-6), the lien [claim] shall attach to the interest of the owner from and after the time 17 18 of filing of the lien claim. Except as provided by section 20 of [this 19 act] P.L.1993, c.318 (C.2A:44A-20), no lien [claim] shall attach to 20 the [estate or] interest acquired by a bona fide purchaser [first 21 recorded or lodged for record; nor shall a as evidenced by a 22 recordable document recorded or lodged for record before the date of filing of the lien claim . A lien claim [enjoy] shall not, except as 23 24 provided by sections 20 and 22 of P.L.1993, c.318 (C.2A:44A-20 and 25 2A:44A-22), have a priority over any mortgage, judgment or other lien 26 or interest in real estate first recorded, lodged for record, filed or 27 docketed. A lien claim filed under [the provisions of] this act shall be 28 subject to the effect of a [notice] Notice of [settlement] Settlement 29 filed pursuant to P.L.1979, c.406 (C.46:16A-1 et seq.). [Except as set 30 forth in sections 15 and 21 of this act, the maximum amount for which 31 an owner will be liable or an interest in real property subject to a lien 32 under this act for one or more lien claims filed pursuant to this act 33 shall not be greater than:
 - a. In the case of a lien claim filed by a contractor, the total amount of the contract price of the contract between the owner and the contractor less the amount of payments duly made, if any, prior to receipt of a copy of the lien claim pursuant to section 7 of this act, by the owner to the contractor or any other claimant who has filed a lien claim or a Notice of Unpaid Balance and Right to File Lien pursuant either to a contract with the contractor and any subcontractor or supplier, or a contract between a subcontractor of the contractor and any supplier or other subcontractor; or
 - b. In the case of lien claim filed by a subcontractor or supplier, the amount provided in subsection a. of this section, or the contract price of the contract between the contractor or subcontractor and the subcontractor or supplier, as applicable, pursuant to which the work,

1	services, materials or equipment is provided by the subcontractor or
2	supplier, less the amount of payments duly made, if any, prior to
3	receipt of a copy of the lien claim pursuant to section 7 of this act, to
4	the contractor or supplier or any other claimant who has filed a lien
5	claim or a Notice of Unpaid Balance and Right to File Lien pursuant to
6	a contract with such subcontractor or supplier, whichever is less.]
7	(cf: P.L.1993, c.318, s.10)
8	
9	8. Section 11 of P.L.1993, c.318 (2A:44A-11) is amended to
10	read as follows:
11	11. a. A lien claim may be amended [by the filing of an
12	amendment with the county clerk for any appropriate reason,
13	including but not limited to correcting inaccuracies or errors in the
14	original lien claim form, or revising the amount claimed because of:
15	(1) additional work performed or services, material, or equipment
16	provided;
17	(2) the release of a proportionate share of an interest in real
18	property from the lien in accordance with section 18 of P.L.1993,
19	<u>c.318 (C.2A:44A-18); or</u>
20	(3) the partial payment of the lien claim.
21	A lien claim may not be amended to cure a violation of section 15
22	of P.L.1993, c.318 (C.2A:44A-15).
23	b. The amended lien claim, which shall be filed with the county
24	clerk, shall comply with all the conditions and requirements for the
25	filing of [a] an original lien claim, including but not limited to the
26	notice requirements of section 7 of [this act, as well as the conditions
27	and requirements of this section P.L.1993, c.318 (C.2A:44A-7) and
28	shall be subject to the limitations of [section 10 of this act] sections 9
29	and 10 of P.L.1993, c.318 (C.2A:44A-9 and 2A:44A-10). That portion
30	of the amended lien [claim] in excess of the amount previously
31	claimed shall attach as of the date of filing of the [amended] original
32	lien claim. That excess amount shall also be used to calculate the lien
33	fund pursuant to subsection f. of section 9 of P.L.1993, c.318
34	(C.2A:44A-9).
35	c. The amended lien claim shall be filed in substantially the
36	following form:
37	
38	AMENDMENT TO CONSTRUCTION LIEN CLAIM
39	
40	TO THE CLERK, COUNTY OF :
41	
42	1. On (date), the undersigned claimant, (name of claimant) of
43	(address of claimant), filed a CONSTRUCTION LIEN CLAIM in the
44	amount of (\$) DOLLARS for the value of the work, services,
45	material or equipment provided in accordance with the contract
46	between claimant and (name) as of (date).

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1	<u>2.</u> This construction lien claim was claimed against the interest
2	of (name) as [(check one)] (circle one): [Owner Lessee
3	Other] owner, unit owner, community association or other party; (if
4	<u>"other,"</u> describe:)" in that certain tract or parcel of
5	land and premises described as Block , Lot , on the tax map
6	of the <u>(municipality)</u> of , County of , State of
7	New Jersey, for the improvement of which property the
8	aforementioned work, services, [materials] material or equipment
9	was provided. (If the claim was against a community association in
10	accordance with section 3 of P.L. 1993, c.318 (C.2A:44A-3), set forth the name of
11 12	the community association and the name and location of the property
13	<u>development.</u>)3. This amends a lien claim which was previously <u>lodged for</u>
14	record on, 20 and filed with the County Clerk
15	
16	of County on , [19] 20 and recorded on , 20 as No. in Book No. , Page . A
10 17	Notice of Unpaid Balance and Right to File Lien (if any) was
18	previously filed with the County Clerk of on , [19]
19	20 and recorded on , 20 as No. in Book
20	No. , Page .
21	4. Amendments to the original claim were recorded in the
22	office of the County Clerk on , [19] 20 as No. in
23	Book No. , Page . (Complete if applicable)
24	5. Effective the date of the [filing] lodging for record of this
25	AMENDMENT TO CONSTRUCTION LIEN CLAIM, the value of
26	the lien is claimed to be in the total amount of (\$) DOLLARS,
27	inclusive of all prior lien claims or amendments thereof.
28	6. The work, services, material or equipment provided upon
29	which this Amendment is made are:
30	a.
31	b.
32	c. (etc.)
33	<u>7.</u> The date of the provision of the last work, services, material
34	or equipment for which payment is claimed is (date).
35	8. The reason for this amendment is
36	CLANANTS DEDDESENTATION AND MEDICATION
37	CLAIMANTS REPRESENTATION AND VERIFICATION
38	
39 40	(Same as for lien claim)
4 0 41	NOTICE TO OWNER OF REAL PROPERTY
42	NOTICE TO OWNER OF REAL PROFERED
43	(Same as for lien claim)
44	(Same as joi wen count)
45	NOTICE TO SUBCONTRACTOR OR CONTRACTOR
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47	(Same as for lien claim)

[CLAIMANT'S REPRESENTATION AND VERIFICATION

(Same as for lien claim)

(cf: P.L.1993, c.318, s.11)

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- 9. Section 12 of P.L.1993, c.318 (C.2A:44A-12) is amended to read as follows:
- 7 12. Upon receipt of notice of a lien claim, the owner, or 8 community association in accordance with section 3 of P.L.1993, 9 c.318 (C.2A:44A-3), shall be authorized to withhold and deduct the 10 amount claimed from the unpaid part of the contract price that is or 11 thereafter may be due and payable to the contractor or subcontractor, or both. The owner or community association may 12 13 pay the amount of the lien claim to the claimant unless the 14 contractor or subcontractor against whose account the lien is filed 15 notifies the owner and the lien claimant in writing within 20 days of 16 service of the lien claim upon both the owner or community 17 association and the contractor or subcontractor, that the claimant is 18 not owed the monies claimed and the reasons therefor. Any such 19 payment made by the owner or community association shall 20 constitute a payment made on account of the contract price of the 21 contract with the contractor or subcontractor, or both, against whose 22 account the lien is filed.
 - (cf: P.L.1993, c.318, s.12)

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- 10. Section 13 of P.L.1993, c.318 (C.2A:44A-13) is amended to read as follows:
- 13. a. [Each] <u>The</u> county clerk shall provide a book designated as the "Construction Lien Book" in which [each clerk] shall [enter] <u>be entered</u> each Notice of Unpaid Balance and Right to File Lien [and], Amended Notice of Unpaid Balance and Right to File Lien, [and each] lien claim and amended lien claim, and [each]
- discharge, subordination or release of a lien claim or Notice of
- Unpaid Balance and Right to File Lien presented for filing pursuant
- to [the provisions of] this act.
- b. The county clerk shall cause marginal notations to be made upon each <u>filed</u> document **[**filed pursuant to this act, **]** as follows:
- (1) upon each Notice of Unpaid Balance and Right to File Lien
 [whenever an Amended Notice of Unpaid Balance and Right to File
 Lien or a discharge relative], the date an amendment to that Notice
 or discharge thereof, and related lien claim or amendment thereto is
 filed;
- 42 (2) upon each lien claim [whenever], the date an [amended lien claim relative] amendment thereto is filed; [upon each Notice of Unpaid Balance and Right to File Lien whenever a lien claim or amended lien claim relative thereto is filed; upon each lien claim or amended lien claim whenever a discharge, subordination or release

1	of a lien claim relative thereto is filed. In addition, the clerk shall
2	cause a notation of the date of commencement of an action to
3	enforce a lien claim to made] and the date a discharge,
4	subordination or release thereof is filed; and
5	(3) upon the <u>affected</u> lien claim or amended lien claim [relative
6	thereto] , the date of the filing of the Notice of Lis Pendens
7	pertaining to the real property subject to the lien claim.
8	\underline{c} . The failure of the clerk to cause a marginal notation to be
9	made in accordance with subsection b. of this section shall not
10	affect the validity, priority or enforceability of any document filed
11	pursuant to this act.
12	[c.] d. The county clerk shall provide and maintain [on a daily
13	basis] an index book designated as the "Construction Lien Index
14	Book," setting forth [therein in alphabetical order] alphabetically,
15	and arranged by [the] owners' or community associations' names
16	[of the owners], and by [the] claimants' names [of the claimants],
17	each Notice of Unpaid Balance and Right to File Lien, Amended
18	Notice of Unpaid Balance and Right to File Lien, lien claim,
19	amended lien claim, discharge, subordination and release of a lien
20	claim or Notice of Unpaid Balance and Right to File Lien.
21	[d.] e. Each county clerk shall charge [the following] fees for
22	the filing and marginal notation of the documents authorized to be
23	filed by this act[:
24	Each Notice of Unpaid Balance and Right to File Lien or Amended
25	Notice of Unpaid Balance and Right to File Lien \$ 4.50
26	Each lien claim or amended lien claim \$ 4.50
27	Each discharge, subordination or release of lien claim or release of
28	Notice of Unpaid Balance and Right to File \$ 2.00
29	Each marginal notation
30	as set forth in N.J.S.22A:2-29.
31	(cf: P.L.1993, c.318, s.13)
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33	11. Section 14 of P.L.1993, c.318 (C.2A:44A-14) is amended to
34	read as follows:
35	14. a. A claimant filing a lien claim shall forfeit all rights to
36	enforce the lien, and shall immediately discharge the lien of record
37	in accordance with section 30 of P.L.1993, c.318 (C.2A:44A-30), if
38	the claimant fails to [bring] commence an action in the Superior
39	Court, in the county in which the real property is situated, to
40	[establish] enforce the lien claim:
41	(1) Within one year of the date of the last provision of work,

44 (2) Within 30 days following receipt of written notice, by 45 personal service or certified mail, return receipt requested, from the owner , community association, contractor, or subcontractor against

services, material or equipment, payment for which the lien claim

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was filed; or

whose account a lien claim is filed, requiring the claimant to 1 2 commence an action to [establish] enforce the lien claim.

- b. Any lien claimant who forfeits a lien pursuant to [subsection 3 4 a. of] this section and fails to discharge that lien of record in 5 accordance with section 30 of [this act] P.L.1993, c.318 (C.2A:44A-30), shall be liable for all court costs, and reasonable 6 7 legal expenses, including , but not limited to, attorneys' fees, 8 incurred by the owner, [the] community association, contractor, or 9 subcontractor, or the total costs and legal expenses of all or any 10 combination of them, in defending or causing the discharge of the 11 lien claim. The court [may] shall, in addition, enter judgment 12 against the claimant who fails to discharge the lien for damages to 13 any of the parties adversely affected by the lien claim.
 - c. [Whenever any claimant shall commence an action in the Superior Court of New Jersey to enforce a lien claim as provided by this act, the claimant shall cause a Notice of Lis Pendens to be filed in the office of the county clerk or register pursuant to the provisions of N.J.S.2A:15-6 et seq.] (Deleted by amendment, P.L., c.) (pending before the Legislature as this bill)
 - d. Any disputes arising out of the improvement which is the subject of a lien claim but which are unrelated to any action to enforce a lien claim may be brought in a separate action or in a separate count in the same action.

(cf: P.L.1993, c.318, s.14)

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- 12. Section 15 of P.L.1993, c.318 (C.2A:44A-15) is amended to read as follows:
- 15. a. If a lien claim is without basis, the amount of the lien claim is willfully overstated, or the lien claim is not [filed] <u>lodged</u> for record in substantially the form or in the manner or at a time not in accordance with [the provisions of] this act, the claimant shall forfeit all claimed lien rights and rights to file subsequent lien claims to the extent of the face amount claimed in the lien claim. The claimant shall also be liable for all court costs, and reasonable legal expenses, including, but not limited to, attorneys' fees, incurred by the owner, community association, contractor or subcontractor, or any combination of owner, community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), contractor and subcontractor, in defending or causing the discharge of the lien claim. The court shall, in addition, enter judgment against the claimant for damages to any of the parties adversely affected by the lien claim.
- 43 b. If a defense to a lien claim is without basis, the party 44 maintaining the defense shall be liable for all court costs, and reasonable legal expenses, including , but not limited to, attorneys' 46 fees, incurred by any of the parties adversely affected by the

- defense to the lien claim. The court shall, in addition, enter judgment against the party maintaining [the frivolous] this defense for damages to any of the parties adversely affected [by said]
- 4 defense <u>thereby</u>.
 - c. If a lien claim is forfeited pursuant to this section, or section 14 of [this act] P.L.1993, c.318 (C.2A:44A-14), nothing herein shall be construed to bar the filing of a subsequent lien claim, provided, however, any subsequent lien claim shall not include a claim for the work, services, equipment or material claimed within the forfeited lien claim.
- d. For the purpose of this section "without basis" means frivolous, false, unsupported by a contract, or made with malice or bad faith or for any improper purpose.
- 14 (cf: P.L.1993, c.318, s.15)

- 13. Section 18 of P.L.1993, c.318 (C.2A:44A-18) is amended to read as follows:
 - 18. This section shall solely apply to work, services, material or equipment furnished under a residential construction contract. If a lien attaches to an interest in real property, the lien claimant shall release a proportionate share of the interest in real property from the lien upon receipt of payment for that proportionate share. This proportionate share shall be calculated in the following manner:
 - a. If there is a contract between the lien claimant and the owner or other writing signed by the parties which provides for an allocation by lot or tract, or otherwise, that allocation of the proportionate share shall be binding upon the lien claimant. Absent a contract between the lien claimant and the owner or other writing signed by the parties, any allocation made shall be proportionate to each lot if subdivision approval has been granted or to each tract if no subdivision approval is required or has been granted.
 - b. If the work performed by the lien claimant was for a condominium in which a master deed is filed before the lien attaches, or for work performed for a cooperative in which a master declaration is filed before the lien attaches, then the proportionate share shall be allocated in an amount equal to the percentage of common elements attributable to each <u>residential</u> unit, <u>subject to the limitations of subsections b. and c. of section 3 of P.L.1993, c.318 (C.2A:44A-3)</u>.
- c. If subsection a. or b. of this section does not apply, then the lien shall not be released as to any portion of the interest in real property [unless the lien claimant and the owner otherwise agree in a writing signed by both parties].
- d. If a lien claimant receives payment of [its] the proportionate share but refuses to discharge its lien claim, then upon application to a court having jurisdiction thereof, the court shall order the discharge of the lien claim to the extent of that proportionate share.

The lien claimant shall be further subject to [the provisions of] 1 section 30 of [this act] P.L.1993, c.318 (C.2A:44A-30), and any 2 3 amounts to be paid shall be paid from the amount due the claimant. (cf: P.L.1993, c.318, s.18) 4 5 14. Section 20 of P.L.1993, c.318 (C.2A:44A-20) is amended to 6 7 read as follows: 8 20. a. All valid liens filed pursuant to this act shall attach to the 9 interest of the owner from the time of filing of the lien claim [in the office of the county clerk], subject to [the provisions of section 10] 10 11 of this act 1 this section and sections 3, 6, and 10 of P.L.1993, c.318 (C.2A:44A-3, 2A:44A-6 and 2A:44A-10). 12 13 [a. In the event of the creation, conveyance, lease or mortgage 14 of an estate or interest in real property to which improvements have 15 been made that are subject to the lien provisions of this act, a 16 b. A lien claim validly filed under this act shall have priority over [any] a prior [creation,] conveyance, lease or mortgage of an 17 18 [estate or] interest in real property to which improvements have 19 been made, only if [the claimant has filed with the county clerk 20 prior to that creation, conveyance, lease or mortgage, I a Notice of 21 Unpaid Balance and Right to File Lien is filed before the recording 22 or lodging for record of a recordable document evidencing that 23 conveyance, lease or mortgage. The Notice of Unpaid Balance and 24 Right to File Lien shall be filed in substantially the following form: 25 [TO THE CLERK, COUNTY OF 26 28 In accordance with the terms and provisions of the "Construction 29 Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby 30 given that:

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1. (Name of claimant) of (address of claimant) has on (date) a potential construction lien against the below described property of (owner against whose property the lien will be claimed), in the amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of contracting party with whom claimant has a contract) for the following work, services, materials or equipment:

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- 39 b.
- 40 c. (etc.)
 - 2. The amount due for work, services, materials or equipment provided by claimant in connection with the improvement of the real property, and upon which this lien claim is based is as follows:

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Total contract amount: \$

1	Amendments to contract: \$
2	Total contract amount and amendments to contract: \$
3	
4	Less: Agreed upon credits: \$
5	Contract amount paid to date: \$
6	
7	Amendments to contract amount paid to date: \$
8	
9	TOTAL REDUCTIONS FROM CONTRACT AMOUNT AND
10	AMENDMENTS TO CONTRACT: \$
11	
12	TOTAL LIEN CLAIM AMOUNT: \$
13	
14	3. This construction lien is to be claimed against the interest of
15	(name) as (check one):
16	
17	Owner
18	
19	Lessee
20	
21	Other (describe): in that certain tract or parcel of land and
22	premises described as Block, Lot, on the tax map of
23	the of , County of , State of New Jersey, for
24	the improvement of which property the aforementioned work,
25	services, materials or equipment was provided.
26	4. The work, services, materials or equipment was provided
27	pursuant to the terms of a written contract (or, in the case of a
28	supplier, a delivery or order slip signed by the owner, contractor, or
29	subcontractor having a direct contractual relation with a contractor,
30	or an authorized agent of any of them), dated, between (claimant)
31	and (name of other contracting party) of (address).
32	5. The date of the provision of the last work, services, material
33	or equipment for which payment is claimed is (date).
34	6. The written contract (is) (is not) (cross out inapplicable
35	portion) a residential construction contract as defined in section 2 of
36	this act.
37	7. This notification has been filed prior or subsequent to
38	completion of the work, services, materials or equipment as
39	described above. The purpose of this notification is to advise the
10	owner and any other person who is attempting to encumber or take
1 1	transfer of said property described above that a potential
12	construction lien may be filed within the 90 day period following
13	the date of the provision of the last work, services, materials or
14	equipment as set forth in paragraph 5.
15	

1 Claimant represents and verifies that:

- 1. The amount claimed herein is due and owing at the date of filing, pursuant to claimant's contract described in the Notice of Unpaid Balance and Right to File Lien.
- 2. The work, services, material or equipment for which this Notice of Unpaid Balance and Right to File Lien is filed was provided exclusively in connection with the improvement of the real property which is the subject of this Notice of Unpaid Balance and Right to File Lien.
- 3. The Notice of Unpaid Balance and Right to File Lien has been filed within 90 days from the last date upon which the work, services, materials or equipment for which payment is claimed was provided.
- 4. The foregoing statements made by me are true, to the best of my knowledge.

Name of Claimant
Signed
Type or Print Name and Title
Date:

- b. In the event that the claimant elects to file a Notice of Unpaid Balance and Right to File Lien as described above, it shall not be necessary to serve a copy of said Notice of Unpaid Balance and Right to File Lien upon any interested party.
- c. After the filing of a Notice of Unpaid Balance and Right to File Lien, any person claiming title to or an estate or interest in or a lien upon the real property described in the Notice of Unpaid Balance and Right to File Lien, shall be deemed to have acquired said title, estate, interest or lien with knowledge of the anticipated filing of a lien claim, and shall be subject to the terms, conditions and provisions of that lien claim within the period provided by section 6 of this act and as set forth in the Notice of Unpaid Balance and Right to File Lien. A Notice of Unpaid Balance and Right to File Lien filed under the provisions of this act shall be subject to the effect of a notice of settlement filed pursuant to P.L.1979, c.406 (C.46:16A-1 et seq.).
- d. The Notice of Unpaid Balance and Right to File Lien shall be effective for 90 days from the date of the provision of the last work, services, materials or equipment delivery for which payment is claimed as set forth in paragraph 5 of the Notice of Unpaid Balance and Right to File Lien.
- e. The filing of a Notice of Unpaid Balance and Right to File Lien shall not constitute the filing of a lien claim in accordance with the provisions of this act, nor does it extend the time for the filing of a lien claim in accordance with the provisions of this act.
- f. Failure to file a Notice of Unpaid Balance and Right to File Lien shall not affect the claimant's lien rights arising under the

1 provisions of this act, to the extent that no creation, conveyance,

2	lease or mortgage of an interest in real property has taken place
3	prior to the filing of a Notice of Unpaid Balance and Right to File
4	Lien or lien claim.
5	g. A Notice of Unpaid Balance and Right to File Lien may be
6	amended by the filing of an Amended Notice of Unpaid Balance
7	and Right to File Lien in accordance with the provisions of this
8	section.]
9	
10	TO THE CLERK, COUNTY OF :
11	
12	NOTICE OF UNPAID BALANCE AND RIGHT TO FILE
13	<u>LIEN</u>
14	
15	In accordance with the "Construction Lien Law," P.L.1993,
16	c.318 (C.2A:44A-1 et al.), notice is hereby given that:
17	1. (Name of claimant), individually or as a partner of the claimant
18	known as (Name of partnership), or an officer/member of the claimant
19	known as (Name of corporation or LLC) (Please circle one and fill in name as
20	applicable) located at (Business address of claimant) has on (date) a
21	potential construction lien against the real property of (name of owner
22	of property subject to lien), in that certain tract or parcel of land and
23	premises described as Block, Lot, on the tax map of the
24	(municipality) of, County of, State of New Jersey, in
25	the amount of (\$), as calculated below for the value of the
26	work, services, material or equipment provided. (If claim is against a
27 28	community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), set forth the name of the community association and the name and
29	location of the property development.) The lien is to be claimed against
30	the interest of the owner, unit owner, or other party, or against the
31	community association(circle one; if "other", describe:).
32	2. The work, services, material or equipment was provided
33	pursuant to the terms of a written contract (or, in the case of a
34	supplier, a delivery or order slip signed by the owner, community
35	association, contractor, or subcontractor having a direct contractual
36	relation with a contractor, or an authorized agent of any of them),
37	dated, between (claimant) and owner, unit owner,
38	community association, contractor or subcontractor (circle one),
39	named or known as(name of contracting party) and located at
40	(address of other contracting party), in the total contract amount of
41	(\$) together with (if applicable) amendments to the total contract
42	amount aggregating (\$).
43	3. In accordance with the above contract, this claimant
44	performed the following work or provided the following services,
45	material or equipment:
46	<u>a.</u>
47	<u>b.</u>
48	c etc

1	4. The date of the provision of the last work, services, material
2	or equipment for which payment is claimed is (date.)
3	5. The amount due for work, services, material or equipment
4	provided by claimant in connection with the improvement of the
5	real property, and upon which this lien claim is based is calculated
6	as follows:
7	
8	A. Initial Contract Price: \$
9	B. Executed Amendments to Contract Price/Change Orders:
10	<u>\$</u>
11	C. Total Contract Price $(A + B) = \$$
12	D. If Contract Not Completed, Value Determined in Accordance
13	with Contract of Work Completed or Services, Material or
14	Equipment Provided :
15	E. Total from C or D (whichever is applicable): \$
16	F. Agreed upon Credits: \$
17	G. Amount Paid to Date: \$
18	TOTAL LIEN CLAIM AMOUNT E - $[F + G] = \$$
19	
20	6. The written contract (is) (is not) (cross out inapplicable portion) a
21	residential construction contract as defined in section 2 of P.L.1993,
22	<u>c.318 (C.2A:44A-2).</u>
23	7. This notification has been lodged for record prior or
24	subsequent to completion of the work, services, material or
25	equipment as described above. The purpose of this notification is to
26	advise the owner or community association and any other person
27	who is attempting to encumber or take transfer of said property
28	described above that a potential construction lien may be lodged for
29	record within the 90-day period, or in the case of a residential
30	construction contract within the 120-day period, following the date
31	of the provision of the last work, services, material or equipment as
32	set forth in paragraph 4 of this notice.
33	CLAIMANTE DEDDECENTATION AND VEDICATION
34	CLAIMANT'S REPRESENTATION AND VERIFICATION
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36	Claimant represents and verifies that:
37	1 I have seed with the City this Nation of Handid Delayer and
38	1. I have authority to file this Notice of Unpaid Balance and
39	Right to File Lien.
40	2. The claimant is entitled to the amount claimed herein at the
41	date this Notice is lodged for record, pursuant to claimant's contract
42	described in the Notice of Unpaid Balance and Right to File Lien.
43	3. The work, services, material or equipment for which this
44	Notice of Unpaid Balance and Right to File Lien is filed was
45	provided exclusively in connection with the improvement of the
46	real property which is the subject of this Notice of Unpaid Balance
47	and Right to File Lien.

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1	4. The Notice of Unpaid Balance and Right to File Lien has
2	been lodged for record within 90 days, or in the case of a
3	residential construction contract within 60 days, from the last date
4	upon which the work, services, material or equipment for which
5	payment is claimed was provided.
6	5. The foregoing statements made by me are true, to the best of
7	my knowledge.
8	
9	<u>Name</u> of
10	Claimant
11	
12	<u>Signed</u>
13	(Type or Print Name and Title)
14	
15	SUGGESTED NOTARIAL FOR INDIVIDUAL CLAIMANT:
16	
17	STATE OF NEW JERSEY
18	COUNTY OF [] ss:
19	
20	On this day of 20, before me, the subscriber,
21	personally appeared (person signing on behalf of claimant(s)) who, I am
22	satisfied, is/are the person(s) named in and who executed the within
23	instrument, and thereupon acknowledged that claimant(s) signed,
24	sealed and delivered the same as claimant's (s') act and deed, for
25	the purposes therein expressed.
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28	
29	NOTARY PUBLIC
30	
31	SUGGESTED NOTARIAL FOR CORPORATE OR LIMITED
32	<u>LIABILITY CLAIMANT:</u>
33	
34	STATE OF NEW JERSEY
35	COUNTY OF [] ss:
36	
37	On this <u>day of</u> 20 , before me, the subscriber,
38	personally appeared (person signing on behalf of claimant(s)) who, I am
39	satisfied is the Secretary (or other officer/manager/agent) of the
40	Corporation (partnership or limited liability company) named herein and
41	who by me duly sworn/affirmed, asserted authority to act on behalf
42	of the Corporation (partnership or limited liability company) and who, by
43	virtue of its Bylaws, or Resolution of its Board of Directors (or
44	partnership or operating agreement) executed the within instrument on
45	its behalf, and thereupon acknowledged that claimant signed, sealed
46	and delivered same as claimant's act and deed, for the purposes

herein expressed.

NOTARY PUBLIC

[b. In the event that the] <u>c. A</u> claimant [elects] <u>electing</u> to file a Notice of Unpaid Balance and Right to File Lien as described above[, it shall not be necessary to] <u>need not</u> serve a copy [of said Notice of Unpaid Balance and Right to File Lien] upon any interested party.

[c.] d. After the filing of a Notice of Unpaid Balance and Right to File Lien, any person claiming title to or an [estate or] interest in or a lien upon the real property described in the Notice of Unpaid Balance and Right to File Lien, shall be deemed to have acquired said title, [estate,] interest or lien with knowledge of the anticipated filing of a lien claim, and shall be subject to the terms, conditions and provisions of that lien claim within the period provided by section 6 of [this act] P.L.1993, c.318 (C.2A:44A-6) and as set forth in the Notice of Unpaid Balance and Right to File Lien. A Notice of Unpaid Balance and Right to File Lien filed under [the provisions of] this act shall be subject to the effect of a [notice] Notice of [settlement] Settlement filed pursuant to P.L.1979, c. 406 (C.46:16A-1 et seq.).

[d.] <u>e.</u> The Notice of Unpaid Balance and Right to File Lien shall be effective for 90 days <u>or in the case of a residential construction contract claim for 120 days</u> from the date of the provision of the last work, services, [materials] <u>material</u> or equipment delivery for which payment is claimed as set forth in paragraph [5] <u>4</u> of the Notice of Unpaid Balance and Right to File Lien.

[e.] <u>f.</u> The <u>lodging for record or</u> filing of a Notice of Unpaid Balance and Right to File Lien shall not constitute the <u>lodging for record or</u> filing of a lien claim [in accordance with the provisions of this act,] nor does it extend the time for the [filing] <u>lodging for record</u> of a lien claim, in accordance with [the provisions of] this act.

[f.] g. Failure to file a Notice of Unpaid Balance and Right to File Lien shall not affect the claimant's lien rights arising under [the provisions of] this act, to the extent that no [creation,] conveyance, lease or mortgage of an interest in real property [has taken place] occurs prior to the filing of a Notice of Unpaid Balance and Right to File Lien or lien claim.

[g.**]** <u>h.</u> A Notice of Unpaid Balance and Right to File Lien may be amended by the filing of an Amended Notice of Unpaid Balance and Right to File Lien in accordance with [the provisions of] this section. (cf: P.L.1993, c.318, s.20)

42 15. Section 21 of P.L.1993, c.318 (C.2A:44A-21) is amended to 43 read as follows:

21. a. The Legislature finds that the ability to sell and purchase residential housing is essential for the preservation and

enhancement of the economy of the State of New Jersey and that 1 2 while there exists a need to provide contractors, subcontractors and 3 suppliers with statutory benefits to enhance the collection of money 4 for goods, services and materials provided for the construction of 5 residential housing in the State of New Jersey, the ability to have a 6 stable marketplace in which families can acquire homes without 7 undue delay and uncertainty and the corresponding need of lending 8 institutions in the State of New Jersey to conduct their business in a 9 stable environment and to lend money for the purchase or finance of 10 home construction or renovations requires that certain statutory provisions as related to the lien benefits accorded to contractors, 11 12 subcontractors and suppliers be modified. The Legislature further 13 finds that the construction of residential housing generally involves 14 numerous subcontractors and suppliers to complete one unit of 15 housing and that the multiplicity of lien claims and potential for 16 minor monetary disputes poses a serious impediment to the ability 17 to transfer title to residential real estate expeditiously. The 18 Legislature further finds that the purchase of a home is generally 19 one of the largest expenditures that a family or person will make 20 and that there are a multitude of other State and federal statutes and 21 regulations, including "The New Home Warranty and Builders' 22 Registration Act," P.L.1977, c.467 (C.46:3B-1 et seq.) and "The 23 Planned Real Estate Development Full Disclosure Act," P.L.1977, 24 c.419 (C.45:22A-21 et seq.), which afford protection to consumers 25 in the purchase and finance of their homes, thereby necessitating a 26 different treatment of residential real estate as it relates to the rights 27 of contractors, suppliers and subcontractors to place liens on 28 residential real estate. The Legislature declares that separate 29 provisions concerning residential construction will provide a system 30 for balancing the competing interests of protecting consumers in the 31 purchase of homes and the contract rights of contractors, suppliers 32 and subcontractors to obtain payment for goods and services 33 provided. 34

b. The filing of a lien for work, services, material or equipment furnished pursuant to a residential construction contract shall be subject to the following additional requirements:

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- (1) As a condition precedent to the filing of any lien arising under a residential construction contract, a lien claimant shall first file a Notice of Unpaid Balance and Right to File Lien by lodging for record the Notice within 60 days following the last date that work, services, material or equipment were provided for which payment is claimed in accordance with [the provisions of] subsection [a.] b. of section 20 of [this act] P.L.1993, c.318 (C.2A:44A-20), and comply with [all other provisions] the remainder of this section.
- 46 (2) Upon [the filing of] <u>its lodging for record,</u> a Notice of Unpaid Balance and Right to File Lien, [service of the Notice of

Unpaid Balance and Right to File Lien] shall be [effected] served in accordance with the provisions [of] for the service of lien claims in section 7 of [this act] P.L.1993, c.318 (C.2A:44A-7).

(3) Unless the parties have otherwise agreed in writing to an alternative dispute resolution mechanism, [simultaneously with the service under paragraph (2) of this subsection within 10 days from the date the Notice of Unpaid Balance and Right to File Lien is lodged for record, the lien claimant shall also serve a demand for arbitration and fulfill all the requirements and procedures of the American Arbitration Association to institute an expedited proceeding before a single arbitrator designated by the American Arbitration Association. The demand for arbitration may be served in accordance with the provisions for the service of lien claims in section 7 of P.L.1993, c.318 (C.2A:44A-7) along with: (a) a copy of the completed and signed Notice of Unpaid Balance and Right to File Lien; and (b) proof by affidavit that the Notice of Unpaid Balance and Right to File Lien has been lodged for record.

If not yet provided at the time of service of the demand for arbitration, a copy of the Notice of Unpaid Balance and Right to File Lien marked "filed" by the clerk's office shall be provided by the claimant to the parties and the arbitrator, as a condition precedent to the issuance of an arbitrator's determination.

All arbitrations of Notices of Unpaid Balance and Right to File Lien pertaining to the same residential construction shall be determined by the same arbitrator, whenever possible. The claimant, owner, or any other party may also request consolidation in a single arbitration proceeding of the claimant's Notice of Unpaid Balance and Right to File Lien with any other Notice of Unpaid Balance and Right to File Lien not yet arbitrated but lodged for record by a potential lien claimant whose name was provided in accordance with section 37 of P.L.1993, c.318 (C.2A:44A-37). The request shall be made in the demand for arbitration or, in the case of a request by a person other than the claimant, by letter to the arbitrator assigned to the arbitration or, if none has been assigned, to the appropriate arbitration administrator, within five days of when the demand for arbitration is served. The arbitrator shall grant or deny a request for a consolidated arbitration proceeding at the arbitrator's discretion.

(4) Upon the closing of all hearings in the arbitration, the arbitrator shall make the following determinations: (a) whether the Notice of Unpaid Balance and Right to File Lien was in compliance with section 20 of [this act] P.L.1993, c.318 (C.2A:44A-20) and whether service was proper under section 7 of [this act] P.L.1993, c.318 (C.2A:44A-7); (b) the earned amount of the contract between the owner and the contractor in accordance with section 9 of P.L.1993, c.318 (C.2A:44A-9); (c) the validity and amount of any lien claim which may be filed pursuant to the Notice of Unpaid Balance and Right to File Lien; [(c)] (d) the validity and amount of any liquidated or unliquidated setoffs or

- counterclaims to any lien claim which may be filed; and [d] (e) the allocation of costs of the arbitration among the parties. When making the above determination, the arbitrator shall also consider all determinations made by that arbitrator in any earlier arbitration proceeding pertaining to the same residential construction.
- (5) [In the event] If the amount of any setoffs or counterclaims presented in the arbitration [are unliquidated and] cannot be determined by the arbitrator in a liquidated amount, the arbitrator, as a condition precedent to the filing of the lien claim, shall order the lien claimant to post a bond, letter of credit or funds with an attorney-at-law of New Jersey, or other such person or entity as may be ordered by the arbitrator in such amount as the arbitrator shall determine to be 110% of the approximate fair and reasonable value of such setoffs or counterclaims, but in no event [shall the bond, letter of credit or funds exceed] greater than the amount of the lien claim which may be filed. This 110% limitation [regarding] for any bond, letter of credit or funds shall also apply to any alternative dispute resolution mechanism to which the parties may agree. When making the above determinations, the arbitrator shall consider all determinations made by that arbitrator in any earlier arbitration proceeding pertaining to the same residential construction.

- (6) The arbitrator shall make such determinations set forth in paragraphs (4) and (5) of this subsection and the arbitration proceeding shall be completed within 30 days of receipt of the lien claimant's demand for arbitration by the American Arbitration Association unless no response is filed, in which case the arbitrator shall make such determinations and the arbitration proceeding shall be deemed completed within 7 days after the time within which to respond has expired. [That] These time [period] periods for completion of the arbitration shall not be extended unless otherwise agreed to by the parties and approved by the arbitrator. If an alternative dispute mechanism is alternatively agreed to between the parties, such determination shall be made as promptly as possible making due allowance for all time limits and procedures set forth in this act. The arbitrator shall resolve a dispute regarding the timeliness of the demand for arbitration.
- (7) Any contractor, subcontractor or supplier whose interests are affected by the filing of a Notice of Unpaid Balance and Right to File Lien under [section 10 of] this act shall be permitted to join in such arbitration; but the arbitrator shall not determine the rights or obligations of any such parties except to the extent those rights or obligations are affected by the lien claimant's Notice of Unpaid Balance and Right to File Lien.
- (8) Upon determination by the arbitrator that there is an amount which, pursuant to a valid lien shall attach to the improvement, the lien claimant shall, within 10 days of the lien claimant's receipt of

- the determination, [file] lodge for record such lien claim in 1
- accordance with [the provisions of] section 8 of [this act] 2
- 3 P.L.1993, c.318 (C.2A:44A-8) and furnish any bond, letter of credit
- 4 or funds required by the arbitrator's decision. The failure to [file]
- 5 lodge for record such a lien claim, or furnish the bond, letter of
- 6 credit or funds, within the 10-day period, shall cause any lien claim
- 7 to be invalid.
- 8 (9) Except for the arbitrator's determination itself, any such
- 9 determination shall not be considered final in any legal action or
- 10 proceeding, and shall not be used for purposes of collateral
- 11 estoppel, res judicata, or law of the case to the extent applicable.
- 12 Any finding of the arbitrator pursuant to [the provisions of] this act
- 13 shall not be admissible for any purpose in any other action or
- 14 proceeding.
- 15 (10) If either the lien claimant or the owner or community
- association in accordance with section 3 of P.L.1993, c.318 16 17
- (C.2A:44A-3) is aggrieved by the arbitrator's determination, then 18
- [either] the aggrieved party may institute a summary action in the
- 19 Superior Court, Law Division, for the vacation, modification or
- correction of the arbitrator's determination. 20 The arbitrator's
- 21 determination shall be confirmed unless it is vacated, modified or 22 corrected by the court. The court shall render its decision after
- 23 giving due regard to the time limits and procedures set forth in this
- 24 act and shall set time limits for lodging for record the lien claim if it
- 25 finds, contrary to the arbitrator's determination, that the lien claim
- 26 is valid or the 10-day requirement for lodging for record required
- 27 by paragraph (8) of this subsection has expired.
- 28 (11) In the event a Notice of Unpaid Balance and Right to File
- 29 Lien is filed and the owner conveys its interest in real property to 30 another person before a lien claim is filed, then prior to or at the
- 31 time of conveyance, the owner may make a deposit with the county
- 32 clerk where the improvement is located, in an amount no less than
- 33 the amount set forth in the Notice of Unpaid Balance and Right to
- 34 File Lien. For any deposit made with the county clerk, the county
- 35 clerk shall discharge the Notice of Unpaid Balance and Right to File
- 36 Lien or any related lien claim against the real property for which the
- 37 After the issuance of the arbitrator's deposit has been made.
- 38 determination set forth in paragraphs (4) and (5) of this subsection,
- 39 any amount in excess of that determined by the arbitrator to be the
- 40 amount of a valid lien claim shall be returned forthwith to the
- 41 owner who has made the deposit. The balance shall remain where
- 42 deposited unless the lien claim has been otherwise paid, satisfied by
- 43 the parties, forfeited by the claimant, invalidated pursuant to
- 44 paragraph (8) of this subsection or discharged under section 33 of
- 45 [this act] P.L.1993, c.318 (C.2A:44A-33). Notice shall be given by
- 46 the owner in writing to the lien claimant within five days of making
- 47 the deposit.

(12) Solely for those lien claims arising from a residential construction contract, if a Notice of Unpaid Balance and Right to File Lien is determined to be without basis, the amount of the Notice of Unpaid Balance and Right to File Lien is significantly overstated, or the Notice of Unpaid Balance and Right to File Lien is not [filed] lodged for record: (a) in substantially the form, [or] (b) in the manner, or (c) at a time [not] in accordance with [the provisions of I this act, then the claimant shall be liable for all damages suffered by the owner or any other party adversely affected by the Notice of Unpaid Balance and Right to File Lien, including all court costs, reasonable attorneys' fees and legal expenses incurred.

(13) If the aggregate sum of all lien claims attaching to any real property that is the subject of a residential construction contract exceeds the amount due under a residential purchase agreement, less the amount due under any previously recorded mortgages or liens other than construction liens, then upon entry of judgment of all such lien claims, each lien claim shall be reduced pro rata. Each lien claimant's share then due shall be equal to the monetary amount of the lien claim multiplied by a fraction in which the denominator is the total monetary amount of all valid claims on the owner's interest in real property against which judgment has been entered, and the numerator is the amount of each particular lien claim for which judgment has been entered. The amount due under the residential purchase agreement shall be the net proceeds of the amount paid less previously recorded mortgages and liens other than construction liens and any required recording fees.

(cf: P.L.1993, c.318, s.21)

- 16. Section 22 of P.L.1993, c.318 (C.2A:44A-22) is amended to read as follows:
- 22. [Nothing in this act shall be deemed to supersede the mortgage priority provisions of P.L.1985, c.353 (C. 46:9-8.1).]
- a. Every mortgage recorded before the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), shall have priority as to the land or other interest in real property described and any improvement wholly or partially erected or thereafter to be erected, constructed or completed thereon, over any lien established by virtue of P.L.1993, c.318 (C.2A:44A-1 et al.) to the extent that:
- (1) the mortgage secures funds that have been advanced or the mortgagee is obligated to advance to or for the benefit of the mortgagor before the filing of the lien claim or Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20); or
- (2) the mortgage secures funds advanced after the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File

Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), and the funds are applied in accordance with paragraphs (1) through (7) of subsection b. of this section.

<u>b.</u> Every mortgage <u>recorded after the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), shall have priority as to the land or other interest in real property described and any improvement wholly or partially erected or thereafter to be erected, constructed or completed thereon, over any lien [which may be] established by virtue of this act to the extent that the mortgage secures funds which have been applied to:</u>

- [a.] (1) The payments of amounts due to any claimants who have filed a lien claim or a Notice of Unpaid Balance and Right to File Lien;
- [b.] (2) The payment to or the securing of payment by, the party against whose interest the lien claim is filed of all or part of the purchase price of the land covered thereby and any subsequent payment made for the improvements to the land, including but not limited to any advance payment of interest to the holder of the mortgage as required by the mortgage as a condition of the loan;
- [c.] (3) The payment of any valid lien or encumbrance which is, or can be established as, prior to a lien provided for by this act;
- [d.] (4) The payment of any tax, assessment or other State or municipal lien or charge due or payable at the time of , or within 60 days after, such payment, as required by the mortgagee as a condition of the loan;
- **[e.]** (5) The payment of any premium, counsel fee, consultant fee, interest or financing charges, or other cost related to the financing, any of which are required by the lender to be paid by the owner, provided that the total of same shall not be in excess of 10 percent of the principal amount of the mortgage securing the loan upon which they are based;
- [f. Payment] (6) The payment to the owner of that portion of the purchase price of the real property on which the improvements are made or to be made which have previously been paid by the owner, exclusive of any interest or any other carrying costs of such real property, provided, however, that at the time of the payment of such funds to the owner, the budget upon which the loan was made indicated that the amount of the loan is not less than the total of: [(1)] (a) the purchase price of the real property, [(2)] (b) the cost of constructing the improvements, and [(3)] (c) any cost listed in [subsections c., d. and e.] paragraphs (3), (4), and (5) of subsection b. of this section; or
- **[g.]** (7) An escrow in an amount not to exceed 150% of the 45 amount necessary to secure payment of charges described in

- 1 [subsections a., c., d.] <u>paragraphs</u> (1), (3), (4) and [e.] (5) of 2 subsection b. of this section.
- 3 c. Nothing in P.L.1993, c.318 (C.2A:44A-1 et al.) shall be 4 deemed to supersede the mortgage priority provisions of R.S.46:9-8 5 or diminish the effect of a Notice of Settlement filed pursuant to 6 P.L.1979, c.406 (C.46:16A-1 et seq.).

7 (cf: P.L.1993, c.318, s.22)

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- 9 17. Section 23 of P.L.1993, c.318 (C.2A:44A-23) is amended to 10 read as follows:
- 23. <u>a. The amount due a lien claimant shall be paid only after the</u> 12 lien claim has been established by judgment, or, in the case of an execution sale, only to those lien claimants whose lien claims were 14 filed before application was made to the court for distribution of the sale proceeds. All lien claims established by judgment are valid 16 claims that shall be concurrent and shall be paid [pro rata out of the lien fund and the proceeds of the sale authorized by this act] as 18 provided in subsection c. of this section.
 - b. The sheriff or other officer conducting an execution sale authorized by section 24 of P.L.1993, c.318 (C.2A:44A-24) shall pay the proceeds to the clerk of the Superior Court and the Superior Court shall provide proper disposition of sale proceeds to the persons entitled thereto under P.L.1993, c.318 (C.2A:44A-1 et al.).
 - c. The Superior Court shall order the distribution of a lien fund, after its calculation in accordance with section 9 of P.L.1993, c.318 (C.2A:44A-9), in the following manner:
 - (1) If there are first tier lien claimants, the lien fund shall be allocated in amounts equal to their valid claims. If the total of those claims would exceed the maximum liability of the owner or community association as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the allocations shall be reduced pro rata so as not to exceed that maximum liability;
 - (2) From the allocation to each first tier lien claimant, amounts shall be allocated equal to the valid claims of second tier lien claimants whose claims derive from contracts with that first tier lien claimant. If the total of the claims is less than the allocation to that first tier lien claimant, the first tier lien claimant shall be paid the balance. If the total of the claims exceeds the allocation to that first tier lien claimant, the second tier claimants' allocations shall be reduced pro rata so as not to exceed that first tier lien claimant allocation;
- 41 (3) From the allocation to each second tier lien claimant, amounts 42 shall be allocated equal to the valid claims of third tier lien claimants 43 whose claims derive from contracts with that second tier lien claimant. 44 If the total of the claims is less than the allocation to that second tier 45 claimant, the second tier lien claimant shall be paid the balance. If the 46 total of the claims exceeds the allocation to that second tier lien

claimant, the allocation to the third tier lien claimants shall be reduced
 pro rata so as not to exceed that second tier lien claimant allocation;

(4) If there are no first tier lien claimants, the lien fund for second tier lien claimants shall be allocated in amounts equal to that second tier's valid claims. If the total of the claims of any group of second tier lien claimants exceeds the lien fund for that group of claimants as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the allocations shall be reduced pro rata so as not to exceed that lien fund; and

(5) If there are no first or second tier lien claimants, the lien fund for third tier lien claimants shall be allocated in amounts equal to that third tier's valid claims. If the total of the claims of any group of third tier lien claimants exceeds the lien fund for that group of claimants as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the allocations shall be reduced pro rata so as not to exceed that lien fund. (cf: P.L.1993, c.318, s.23)

- 18. (New section) a. Subject to the requirements of section 14 of P.L.1993, c.318 (C.2A:44A-14), and in the case of lien claims arising from residential construction contracts the additional requirements of sections 20 and 21 of P.L.1993, c.318 (C.2A:44A-20 and 2A:44A-21), a lien claim arising under P.L.1993, c.318 (C.2A:44A-1 et al.) shall be enforced by a suit commenced in the Superior Court within one year of the date of the last provision of work, services, material or equipment, payment for which the lien claim was filed. Venue shall be laid in the county in which the real property affected by the lien claim is located.
- b. A lien claimant shall join as party defendants the owner or community association, if applicable, in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), contractor or subcontractor alleged to have failed to make payments for which the lien claim has been filed and any other person having an interest in the real property that would be adversely affected by the judgment. The court shall order joinder of necessary parties or determine if it is appropriate for the suit to proceed if party defendants are not joined.
- c. The court shall stay the suit to the extent that the lien claimant's contract or the contract of another party against whose account the lien claim is asserted provides that any disputes pertaining to the validity or amount of a lien claim are subject to arbitration or other dispute resolution mechanism.
- d. Upon commencement of the suit, the lien claimant shall cause a Notice of Lis Pendens to be filed in the office of the county clerk or register pursuant to N.J.S.2A:15-6 et seq.
- e. A party to a suit to enforce a lien claim shall be entitled to assert any defense available to any other party in contesting the amount for which a claimant seeks to have the lien reduced to judgment.
 - f. The judgment to be entered in a suit to enforce a lien claim shall (1) establish the amount due to the lien claimant; and (2) direct the

public sale by the sheriff or other such officer as the court may direct of the real property and improvement affected by the lien. The proceeds of the sale shall be distributed in accordance with section 23 of P.L.1993, c.318 (C.2A:44A-23). If funds are realized at the sale in an amount greater than the lien fund, the surplus funds shall be distributed in accordance with law.

- g. Nothing in this act shall bar recovery of money damages pursuant to a lien claim arising under P.L.1993, c.318 (C.2A:44A-1 et al.).
- h. A judgment obtained against a community association that is unpaid may be enforced by assessment against unit owners as they would be assessed for any other common expense, after reasonable notice, and in a manner directed by the court. In ordering assessments, the court shall be guided by the master deed, bylaws or other document governing the association. A judgment shall not be enforced by the sale of any common elements, common areas or common buildings or structures of a real property development.
- i. Upon resolution of the suit other than by the entry of final judgment in favor of the plaintiff in accordance with subsection f. of this section, a cancellation or discharge of lis pendens should be filed, by the party who filed the enforcement action, in the office of the county clerk or register where the notice of lis pendens is filed.

- 19. Section 25 of P.L.1993, c.318 (C.2A:44A-25) is amended to read as follows:
- 25. If judgment in an action to enforce a lien claim under this act is [against the owner, contractor or subcontractor] entered in favor of the lien claimant, a writ of execution may issue thereon, [as in other cases; if against the improvements and land, a special writ of execution may issue to make the amount recovered therein by sale of the improvements and land.

If both general and special judgments are given, both writs of execution may issue, separately or combined in one writ, and one of such writs may issue after the return of the other for the whole amount recovered or the residue as the case may require <u>l</u> in accordance with the judgment.

(cf: P.L.1993, c.318, s.25)

- 20. Section 30 of P.L.1993, c.318 (C.2A:44A-30) is amended to read as follows:
- 30. a. When a lien claim has been filed and the claim has been paid, satisfied or settled by the parties or forfeited by the claimant, the claimant or [his] claimant's successor in interest or [his] attorney shall, within 30 days of payment, satisfaction or settlement, or within 7 days of demand by any interested party, file with the county clerk a certificate, duly acknowledged or proved, directing

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- the county clerk to discharge the lien claim of record, which certificate shall contain:
 - (1) The date of filing the lien claim;

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- (2) The book and page number endorsed thereon;
- 5 (3) The name of the owner of the land, or the community association, if applicable, named in the notice;
 - (4) The location of the property; and
- 8 (5) The name of the person for whom the work, services, equipment or materials was provided.
- 10 b. If the claimant shall fail or refuse to file this certificate, as set 11 forth in subsection a. of this section, then [upon application by] 12 any party in interest [, upon notice to the claimant, to be served 13 upon him in the same manner as provided by section 7 of this act, or 14 upon satisfactory proof that the claimant cannot be served, any 15 may proceed in a summary manner by filing an order to show cause 16 in accordance with the Rules of Court adopted by the Supreme 17 Court of New Jersey. A judge of the Superior Court may, upon 18 good cause being shown, and absent receipt of written objections 19 and grounds for same, order the lien claim discharged on the return 20 date of the order to show cause. The county clerk shall thereupon 21 attach the certificate or order to the original notice of lien claim on 22 file and shall note on the record thereof "discharged by certificate" 23 or "discharged by court order," as the case may be and any lien 24 foreclosure action shall be dismissed with prejudice.
 - c. Any party in interest may proceed to discharge a lien claim on the ground that it is without factual basis by filing an order to show cause in the same manner as set forth in subsection b. of this section.
- 29 d. In those circumstances in which the lien claim has been paid 30 in full, the lien claimant has failed to file a lien claim discharge pursuant to this section, and at least 13 months have elapsed since 31 32 the date of the lien claim, the owner or community association may, 33 in accordance with section 33 of P.L.1993, c.318 (C.2A:44A-33) 34 submit for filing a duly acknowledged discharge certificate 35 substantially in the form provided by subsection a. of this section 36 accompanied by an affidavit setting forth the circumstances of 37 payment as set forth below:

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- 39 OWNER (OR COMMUNITY ASSOCIATION) AFFIDAVIT OF
- 40 PAYMENT TO DISCHARGE LIEN CLAIM

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42 TO THE CLERK, COUNTY OF

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1	The undersigned, being duly sworn upon the undersigned's oath,
2	avers as follows:
3	1. I am an owner of real property located at (address of property
4	subject to lien), in that certain tract or parcel of land and premises
5	described as Block , Lot , on the tax map of the
6	(municipality) of , County of , State of New Jersey
7	(In the case of a community association, I am an
8	[officer/manager/agent] of the community association, [name of
9	community association for property located at [location of property
10	development].)
11	2. On or about (<i>date</i>), I caused to be sent to (name of contractor
12	or subcontractor to whom payment was made), located at (address
13	designated for payment by the filed lien claim form), the final
14	payment in the amount of (\$) in full satisfaction of a certain
15	lien claim dated (date) which was filed by (name of lien claimant)
16	against the real property designated in paragraph 1, on (date) in the
17	office of the county clerk of the County of (name of county) in
18	Construction Lien Book, Page
19	3. At least 13 months have elapsed since the date of the lien
20	claim and 90 days before filing this affidavit, I mailed or caused to
21	be mailed by certified mail to the last known address of the lien
22	claimant as set forth in the filed lien claim form written notice of
23	my intention to file a discharge certificate with respect to the lien
24	claim. To the best of my knowledge and belief, no written
25	communication denying or disputing payment in full of the lien
26	claim has been received from the lien claimant (name).
27	4. Wherefore, the undersigned directs the county clerk of the
28	County of (name of county) to cause to be filed the discharge
29	certificate accompanying this affidavit, and further directs the
30	county clerk to cause a notation of the discharge of the lien to be
31	endorsed upon the margin of the record of the original lien claim,
32	stating that the discharge is filed, and setting forth the date, book
33	and page number of the filed discharge.
34	
35	Name of Owner/Community Association
36	Signed
37	(Type or Print Name and Title)
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39	NOTARIAL FOR INDIVIDUAL OWNER
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1 1	STATE OF NEW JERSEY
12	COUNTY OF [] ss:
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14	On this day of 20, before me, the subscriber,
15	personally appeared (name of owner/community association) who, I am
16	satisfied, is/are the person(s) named in and who executed the within
1 7	instrument, and thereupon acknowledged that the owner/community

1 association signed, sealed and delivered the same as the 2 owner's/community association's act and deed, for the purposes 3 therein expressed. 4 5 NOTARY PUBLIC 6 7 NOTARIAL FOR CORPORATE OR LIMITED LIABILITY 8 OWNER/COMMUNITY ASSOCIATION: 9 10 STATE OF NEW JERSEY 11 COUNTY OF 9 (12 day of 20, before me, the subscriber, 13 14 personally appeared (person signing on behalf of owner/community 15 association) who, I am satisfied is the Secretary (or other 16 officer/manager/agent) of the Corporation (partnership or limited 17 liability company) named herein and who by me duly 18 sworn/affirmed, asserted authority to act on behalf of the 19 Corporation (partnership or limited liability company) and who, by virtue 20 of its Bylaws, or Resolution of its Board of Directors (or partnership 21 or operating agreement) executed the within instrument on its behalf, 22 and thereupon acknowledged that the owner/community association 23 signed, sealed and delivered same as owner's/community 24 association's act and deed, for the purposes herein expressed. 25 26 **NOTARY PUBLIC** 27 [c.] e. Any lien claimant who fails to discharge a lien claim of 28 29 record pursuant to this section shall be liable for all court costs, and 30 reasonable legal expenses, including , but not limited to, attorneys' 31 fees, incurred by the owner, <u>community association</u>, the contractor, or subcontractor, or any combination of owner, community 32 33 association, contractor and subcontractor, as applicable, to 34 discharge or obtain the discharge of the lien, and in addition thereto, 35 the court [may] shall enter judgment against the claimant for 36 damages to any or all of the parties adversely affected by the failure 37 to discharge the lien. 38 f. Upon discharge of record in all cases, the party who filed the 39 enforcement action shall cause the Notice of Lis Pendens to be 40 cancelled or discharged of record pursuant to N.J.S.2A:15-6 et seq. Any party who filed the enforcement action who fails to cancel or 41 42 discharge the lis pendens of record pursuant to this section shall be 43 liable for all court costs, and reasonable legal expenses, including but 44 not limited to, attorneys' fees, incurred by the owner, community 45 association, the contractor, or subcontractor, or any other interested

party, or any combination thereof, as applicable, to obtain the

cancellation or discharge of the lis pendens, and in addition thereto,

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the court shall enter judgment against the claimant for damages to any or all of the parties adversely affected by the failure to cancel or discharge the lis pendens.

(cf: P.L.1993, c.318, s.30)

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- 21. Section 31 of P.L.1993, c.318 (C.2A:44A-31) is amended to read as follows:
- 8 31. a. When a lien claim is filed against any improvement and 9 land under this act, the owner, community association in accordance 10 with section 3 of P.L.1993, c.318 (C.2A:44A-3), contractor or 11 subcontractor may execute and file with the proper county clerk a 12 bond in favor of the lien claimant, with a surety company, duly 13 authorized to transact business in this State, as surety thereon [, in an] 14 amount equal to 110% of the amount claimed by the lien claimant 15 and a 1. The amount of the bond shall be equal to 110% of the amount claimed by the lien claimant [and a] but in the case of a lien claim 16 17 arising from a residential construction contract, no greater than the 18 earned amount of the contract between the owner and the contractor as 19 determined by the arbitrator in accordance with paragraph (4) of 20 subsection b. of section 21 of P.L.1993, c.318 (C.2A:44A-21). The 21 bond shall be filed in accordance with the language set forth in 22 subsection_d. of this section, along with payment in the amount of 23 \$25, conditioned upon the payment of any judgment and costs that 24 may be recovered by the lien claimant under this claim. Any form of 25 bond proffered that contains language inconsistent with the language 26 set forth in subsection d. of this section shall be the basis for a cause of 27 action to strike such language from the form of bond.
- b. As an alternative, the owner, community association, 28 29 contractor or subcontractor may deposit with the clerk of the 30 Superior Court of New Jersey, funds constituting an amount equal 31 to 110% of the amount claimed by the lien claimant [and a] 1, but 32 in the case of a lien claim arising from a residential construction 33 contract, no greater than the earned amount of the contract between 34 the owner and the contractor as determined by the arbitrator in 35 accordance with paragraph (4) of subsection b. of section 21 of 36 P.L.1993, c.318 (C.2A:44A-21). The deposit shall be made¹ along 37 with payment in the amount of \$25, conditioned upon the payment 38 of any judgment and costs that may be recovered by the lien 39 claimant under this claim. The deposit may be made without the 40 necessity of commencing any legal action. The written receipt 41 provided by the court clerk for the deposit made may be filed with 42 the county clerk as evidence of that deposit.
 - <u>c.</u> Any surety bond filed with the county clerk under this section shall be discharged, and any deposit with the clerk of the Superior Court shall be returned to the depositor, without court order, upon presentment by the owner, <u>community association</u>, contractor or subcontractor of any of the following:

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1	[(a)] (1) a duly acknowledged certificate as provided in
2	[paragraph] paragraphs (2) or (3) of subsection a. of section 33 of
3	[this act] P.L.1993, c.318 (C.2A:44A-33);
4	[(b)] (2) an order of discharge as provided in paragraph ¹ [(3)] ¹
5	(4) of subsection a. of section 33 of [this act] P.L.1993, c.318
6	(C.2A:44A-33);
7	[(c)] (3) a judgment of dismissal or other final judgment against
8	the lien claimant; or
9	[(d)] (4) a true copy of a Stipulation of Dismissal, with
10	prejudice, executed by the lien claimant or its representative in any
11	action to foreclose the lien claim which is subject to the surety bond
12	or deposit.
13	d. The bond shall be filed in substantially the following form:
14	
15	(Name of Bond Company)
16	(Bond No.) Bond Amount \$
17	
18	BOND DISCHARGING CONSTRUCTION LIEN
19	WHEREAS, on the (date), (name of claimant) (hereinafter "Lienor")
20	filed a Construction Lien for the sum of (amount written out)
21	(\$), in the office of the Clerk of the County of (name of
22	county where lien claim was filed), (hereinafter "Clerk"), against the real
23	property of owner, (name of owner), or community association (or
24	name of community association) and the tenancy interest of Lot (#),
25 26	Block (#), (address of property or name and location of the property
20 27	development in the case of a community association) on the Tax Map of Township of (name of municipality), County of (name of county), State of
28	New Jersey as more fully set forth in the notice of lien, a true copy
29	of which is attached hereto, and which lien was filed (date lien claim
30	was filed) in book (#), page (#).
31	
32	WHEREAS, in accordance with the "Construction Lien Law,"
33	P.L.1993, c.318 (C.2A:44A-1 et al.), the Principal is permitted to
34	file a bond for 110% of the lien amount, which would be a total
35	bond penalty of (amount written out) (\$) (hereinafter "Penal
36	<u>Sum").</u>
37	
38	NOW THEREFORE, in consideration of the discharge of said lien
39	by the Clerk, the Principal and (name of bond company) as surety,
40	having an office at (address of bond company) and authorized to do
41	business as a surety, do hereby pursuant to the statute provided, in
42	such case made and jointly and severally undertake and become
43	bound to the Clerk in an amount not exceeding the Penal Sum, (\$)
44 45	conditioned for the payment of any and all judgments that may be rendered against said property in favor of the Lienor, its successors
43 46	or assigns, in any action or proceedings to enforce the alleged lien
4 0 47	as described.

1	Sealed with our seal and dated the	day of (month), (year)
2		
3		
4	Witness:	(<u>Name of principal)</u>
5		By:(Signature)
6		Title:(Printed name and title
7	Witness:	(Name of Bond Company)
8		By: (Signature)
9		Title:(Printed name and
10		title of signatory)
11	(cf: P.L.1993, c.318, s.31)	
12		

- 22. Section 33 of P.L.1993, c.318 (C.2A:44A-33) is amended to read as follows:
- 15 33. a. A lien claim [may] shall be discharged of record by the county clerk:
 - (1) Upon the execution and filing with the county clerk of a surety bond, or the deposit of funds with the clerk of the Superior Court of New Jersey, in favor of the claimant in an amount equal to 110% of the amount of the lien claim; or
 - (2) Upon receipt of a duly acknowledged certificate, discharging the lien claim from the claimant having filed the lien claim, or [his] <u>claimant's</u> successor in interest, or [his] attorney; or
 - (3) Pursuant to the filing of an owner's or community association's discharge certificate in accordance with section 30 of P.L.1993, c.318 (C.2A:44A-30), provided that 90 days prior to the filing of the affidavit, substantially in the form set forth in section 30 of P.L.1993, c.318 (C.2A:44A-30), the lien claimant is notified by certified mail at the lien claimant's last known address of the owner's or community association's intent to file a discharge certificate and no written communication from the lien claimant denying or disputing payment in full of the lien claim is filed with the county clerk and served on the owner or community association; or
 - [(3)] (4) Pursuant to an order of discharge by the court.
 - b. When judgment of dismissal or final other judgment against the lien claimant is entered in an action to enforce the lien claim under this act and no appeal is taken within the time allowed for an appeal, or if an appeal is taken within the time allowed for an appeal, or if an appeal is taken and finally determined against the lien claimant, the court before which the judgment was rendered, upon application and written notice to the lien claimant as the court shall direct, shall order the county clerk to enter a discharge of the lien claim.
 - c. If an appeal is taken by the claimant, the claim shall be discharged unless the claimant posts a bond, in an amount to be determined by the court, to protect the owner <u>or community association</u> from the reasonable costs, expenses and damages which

may be incurred by virtue of the continuance of the lien claim encumbrance.

- d. Upon discharge of record of the lien claim, unless the action for enforcement also involves claims, by way of counterclaim, cross claim or interpleader, arising out of or related to the improvements that are the subject of the lien claim in which the owner or community association is an interested party, the court shall also order that the owner or community association no longer be a party to an action to enforce the lien claim, and the surety issuing the bond shall be added as a necessary party.
- e. Discharge of record of a lien claim will automatically discharge of record the Notice of Unpaid Balance and Right to File Lien filed in connection therewith.

14 (cf: P.L.1993, c.318, s.33)

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- 23. Section 35 of P.L.1993, c.318 (C.2A:44A-35) is amended to read as follows:
- 35. A discharge, subordination or release of a lien claim or Notice of Unpaid Balance and Right to File Lien shall be duly acknowledged or proved, and recorded in a properly indexed book for that purpose. A notation of the record of the discharge of a lien claim or Notice of Unpaid Balance and Right to File Lien shall be endorsed upon the margin of the record in the book where the original lien or Notice of Unpaid Balance and Right to File Lien is recorded stating that the discharge is filed [and recorded], giving the date of filing [and recording] and setting forth the book and the page number where the discharge, or receipt of payment of the lien or order or owner's or community association's discharge <u>certificate</u> discharging the lien, is recorded.

30 (cf: P.L.1993, c.318, s.35)

- 32 24. Section 37 of P.L.1993, c.318 (C.2A:44A-37) is amended to read as follows:
 - 37. a. If required in a contract or upon written request from an owner <u>or community association</u> to a contractor, a subcontractor, or both, the contractor or subcontractor shall, within 10 days, provide the owner <u>or community association</u> with an accurate and full list of the names and addresses of each subcontractor and supplier who may have a right to file a lien pursuant to [the provisions of] this act.
- b. If required in a contract or upon written request from a contractor to a subcontractor, the subcontractor shall, within 10 days, provide the contractor with an accurate and full list of the names and addresses of each subcontractor or supplier who may have a right to file a lien pursuant to [the provisions of] this act.

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- c. Any list provided pursuant to [the provisions of] subsection a. or b. of this section shall be verified under oath by the person providing same.
 - d. Reliance upon the verified list [by the person requesting same or by the owner] shall be prima facie evidence establishing the bona fides of payment made in reliance thereon and shall constitute an absolute defense to any claim that the party making such payment should have made additional inquiry to determine the identity of potential claimants.
- 10 e. Any person to whom a written request has been made 11 pursuant to [the provisions of] subsection a. or b. of this section 12 who does not provide a list in compliance with this section shall be 13 [directly] liable in damages to: (1) the party requesting the list; or 14 [to] (2) the owner or community association, including, but not 15 limited to, court costs and the reasonable legal expenses, including 16 attorneys' fees, incurred by [said party or the owner, or both] any 17 or all of them, in defending or causing the discharge of a lien claim 18 asserted by a party whose name [has been] is omitted from the list. 19 (cf: P.L.1993, c.318, s.37)

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- 25. The following sections are repealed:
- 22 Section 16 of P.L.1993, c.318 (C.2A:44A-16);
- 23 Section 19 of P.L.1993, c.318 (C.2A:44A-19);
- 24 Section 24 of P.L.1993, c.318 (C.24:44A-24);
- 25 Section 26 of P.L.1993, c.318 (C.2A:44A-26);
- 26 Section 28 of P.L.1993, c.318 (C.2A:44A-28); and
- 27 Section 29 of P.L.1993, c.318 (C.2A:44A-29).

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29 26. This act shall take effect immediately.

ASSEMBLY, No. 410

STATE OF NEW JERSEY

214th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2010 SESSION

Sponsored by:
Assemblyman PATRICK J. DIEGNAN, JR.
District 18 (Middlesex)
Assemblyman JOHN F. MCKEON
District 27 (Essex)

SYNOPSIS

Revises the "Construction Lien Law."

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel



(Sponsorship Updated As Of: 5/21/2010)

1 **AN ACT** concerning construction liens, and amending, supplementing and repealing various sections of P.L.1993, c.318.

3

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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- 1. Section 2 of P.L.1993, c.318 (C.2A:44A-2) is amended to read as follows:
 - 2. As used in this act:

"Claimant" means a person [, as defined in R.S. 1:1-2,] having the right to file a lien claim on real property pursuant to [the provisions of] this act.

"Community association" means a condominium association, a homeowners' association, a cooperative association, or any other entity created to administer or manage the common elements and facilities of a real property development that, directly or through an authorized agent, enters into a contract for improvement of the real property.

"Contract" means any agreement, or amendment thereto, in writing, signed by the party against whom the lien claim is asserted and evidencing the respective responsibilities of the contracting parties, [which, in] including, but not limited to, price or other consideration to be paid, and a description of the benefit or improvement to the real property subject to a lien. In the case of a supplier, "contract" shall include a delivery or order slip referring to the site or project to which materials have been delivered or where they were used and signed by the Lowner, contractor, or subcontractor having a direct contractual relation with a contractor, or an authorized agent of any of them party against whom the lien claim is asserted or that party's authorized agent. As referenced herein: the phrase "party against whom the lien claim is asserted" means the party in direct privity of contract with the party asserting the lien claim; and the term "signed" means a writing that bears a mark or symbol intended to authenticate it.

"Contract price" means the amount specified in a contract for the provision of work, services, material or equipment.

"Contractor" means any person in direct privity of contract with the owner of real property, or with a community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), for improvements [thereto] to the real property. A construction manager who enters into a single contract with an owner or a community association for the performance of all construction work within the scope of a construction manager's contract, a construction manager who enters into a subcontract, or a construction manager who is

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

designated as an owner's or community association's agent without entering into a subcontract is also a "contractor" for purposes of this A licensed architect, engineer or land surveyor or certified landscape architect who is not a salaried employee of the contractor, or the owner <u>or community association</u>, performing professional services related to the improvement of property in direct contract with the property owner shall be considered a "contractor" for the purposes of this act.

"County clerk" means the clerk of the county in which real property to be improved is situated.

"Day" means a calendar day unless otherwise designated.

"Dwelling" means a one-, two- or three-family residence that is freestanding or shares a party wall without common ownership interest in that party wall. A dwelling may be part of a real property development.

"Equipment" means any machinery or other apparatus, including rental equipment delivered to the site to be improved or used on the site to be improved, whether for incorporation in the improved real property or for use in the construction of the improvement of the real property [but not incorporated therein]. A lien for equipment shall arise only for equipment used on site for the improvement of real property, including equipment installed in the improved real property. In the case of rental equipment, the amount of any lien shall be limited to the rental rates as set forth in the rental contract.

"Filing" means the (1) lodging for record and (2) the indexing of the documents authorized to be filed or recorded pursuant to this act in the office of the county clerk in the county where the property subject to the lien is located, or, in the case of real property located in more than one county, in the office of the county clerk of each such county. A document that is "lodged for record" shall mean a document that is delivered to the county clerk and marked by the clerk with a date and time stamp or other mark indicating the date and time received.

"First tier lien claimant" means a claimant who is a contractor.

"Improvement" means any actual or proposed physical changes to real property [by] resulting from the provision of work, [or] services, or material by a contractor [or], subcontractor, or supplier pursuant to [the terms of] a contract, whether or not such physical change is undertaken, and includes the construction, reconstruction, alteration, repair, renovation, demolition or removal of any building or structure, any addition to a building or structure, or any construction or fixture necessary or appurtenant to a building or structure for use in conjunction therewith. "Improvement" includes, but is not limited to, excavation, digging, drilling, drainage, dredging, filling, irrigation, land clearance, grading or landscaping. "Improvement" shall not include the mining of minerals or removal of timber, gravel, soil, or sod which is not integral to or necessitated by the improvement to real property. "Improvement" shall not include public works or

improvements to real property contracted for and awarded by a public entity. Any work or services requiring a license for performance including, but not limited to, architectural, engineering, plumbing or electrical construction, shall not constitute an improvement unless performed by a licensed claimant.

 "Interest in real property" means any ownership, possessory security or other enforceable interest, including, but not limited to, fee title, easement rights, covenants or restrictions, leases and mortgages.

"Lien" or "construction lien" means a lien on the owner's interest in the real property arising pursuant to [the provisions of] this act.

"Lien claim" means a claim, by a claimant, for money for the value of work, services, material or equipment furnished in accordance with a contract and based upon the contract price and any amendments thereto, that has been secured by a lien pursuant to this act.

"Lien fund" means the pool of money from which one or more lien claims may be paid. The amount of the lien fund shall not exceed the maximum amount for which an owner can be liable. The amount of the lien that attaches to the owner's interest in the real property cannot exceed the lien fund.

"Material" means any goods delivered to, or used on the site to be improved, for incorporation in the improved real property, or for consumption as normal waste in construction operations; or for use on site in the construction or operation of equipment used in the improvement of the real property but not incorporated therein. The term "material" does not include fuel provided for use in motor vehicles or equipment delivered to or used on the site to be improved.

"Mortgage" means a loan which is secured by a lien on real property.

"Owner" or "owner of real property" means any person, including a tenant, with an **[**estate or **]** interest in real property who personally or through an authorized agent enters into a contract for improvement of the real property. "Owner" or "owner of real property" shall not include a "community association" that holds record title to real property or has an interest in real property.

"Person" means an individual, corporation, company, association, society, firm, limited liability company, limited liability partnership, partnership, joint stock company or any other legal entity, unless restricted by the context to one or more of the above.

"Public entity" includes the State, and any county, municipality, district, public authority, public agency, and any other political subdivision or public body in the State.

"Real property development" means all forms of residential and non-residential real property development including, but not limited to, a condominium subject to the "Condominium Act," P.L.1969, c.257 (C.46:8B-1 et seq.), a housing cooperative subject to "The Cooperative Recording Act of New Jersey," P.L.1987, c.381 (C.46:8D-1 et al.), a fee simple townhouse development, a horizontal property regime as

defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and a planned unit development as defined in section 3.3 of P.L. 1975, c.291 (C.40:55D-6).

"Residential construction," also referred to as "residential housing construction" or "home construction," means construction of or improvement to a dwelling, or any portion thereof, or any residential unit, or any portion thereof. In the case of a real property development, "residential construction" or "residential housing construction" or "home construction" also includes: (1) all offsite and onsite infrastructure and sitework improvements required by a residential construction contract, master deed, or other document; (2) the common elements of the development, which may also include by definition the offsite and onsite infrastructure and sitework improvements; and (3) those areas or buildings commonly shared.

"Residential construction contract" means [any written] a contract for the construction of, or improvement to, a [one- or two-family] dwelling, or dwellings or any portion [of the dwelling, which shall include any] thereof, or a residential unit [in a condominium subject to the provisions of P.L.1969, c.257 (C.46:8B-1 et seq.), any residential unit in a housing cooperative, any residential unit contained in a fee simple townhouse development, any residential unit contained in a horizontal property regime as defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and any residential unit contained in a planned unit development as defined in section 3.3 of P.L.1975, c.291 (C.40:55D-6)], or units, or dwellings, or any portion thereof in a real property development.

"Residential purchase agreement" means a [written] contract between a buyer and a seller for the purchase of a [one- or two-family] dwelling, [any] or dwellings or a residential unit [in a condominium subject to the provisions of P.L.1969, c.257 (C.46:8B-1 et seq.), any residential unit in a housing cooperative, any residential unit contained in a fee simple townhouse development, any residential unit contained in a horizontal property regime as defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and any residential unit contained in a planned unit development as defined in section 3.3 of P.L.1975, c.291 (C.40:55D-6)] or units in a real property development.

"Residential unit" means a unit in a real property development designed to be transferred or sold for use as a residence, and the design evidenced by a document, such as a master deed or declaration, recorded with the county clerk in the county where the real property is located, or a public offering statement filed with the Department of Community Affairs. "Residential unit" includes a unit designed to be transferred or sold for use as a residence that is part of a multi-use or mixed use development project. "Residential unit" shall not include a unit designed for rental purposes or a unit designed to be transferred or sold for non-residential use.

1 <u>"Second tier lien claimant" means a claimant who is, in relation to</u> 2 <u>a contractor: (1) a subcontractor; or (2) a supplier.</u>

"Services" means professional services performed by a licensed architect, engineer, [or], land surveyor, or certified landscape architect, who is not a salaried employee of the contractor, a subcontractor or the owner and who is in direct privity of contract with the owner for the preparation of plans, documents, studies, or the provision of other services by a licensed architect, engineer or land surveyor prepared in connection with [a proposed or an actual physical change] improvement to real property, whether or not such [physical change] improvement is undertaken.

"State" means the State of New Jersey and any office, department, division, bureau, board, commission or agency of the State.

"Subcontractor" means any person providing work or services in connection with the improvement of real property pursuant to a contract with a contractor or pursuant to a contract with a subcontractor in direct privity of contract with a contractor.

"Supplier" means any supplier of material or equipment, including rental equipment, having a direct privity of contract with an owner, community association, contractor or subcontractor in direct privity of contract with a contractor. The term "supplier" shall not include a person who supplies fuel for use in motor vehicles or equipment delivered to or used on the site to be improved or a seller of personal property who has a security agreement providing a right to perfect either a security interest pursuant to Title 12A of the New Jersey Statutes or a lien against the motor vehicle pursuant to applicable law.

"Third tier lien claimant" means a claimant who is a subcontractor to a second tier lien claimant or a supplier to a second tier lien claimant.

"Work" means any activity, including , but not limited to, labor, performed in connection with the improvement of real property. The term "work" includes architectural, engineering or surveying services provided by salaried employees of a contractor or subcontractor, as part of the work of the contractor or subcontractor, provided, however, that the right to file a lien claim for those services shall be limited to the contractor or subcontractor.

(cf: P.L.1995, c.392, s.1)

- 2. Section 3 of P.L.1993, c.318 (C.2A:44A-3) is amended to read as follows:
- 3. <u>a.</u> Any contractor, subcontractor or supplier who provides work, services, material or equipment pursuant to a contract, shall be entitled to a lien for the value of the work or services performed, or materials or equipment furnished in accordance with the contract and based upon the contract price, subject to [the provisions of] sections [9 and 10 of this act] <u>6, 9, and 10 of P.L.1993, c.318</u> (C.2A:44A-6, 2A:44A-9 and 2A:44A-10). The lien shall attach to

- the interest of the owner [in] or unit owner of the real property development, or be filed against the community association, in accordance with this section.
 - b. For purposes of this section,

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- (1) "interest of the owner of the real property development" includes interest in any residential or nonresidential units not yet sold or transferred and the proportionate undivided interests in the common elements attributable to those units;
- 9 (2) "interest of the unit owner" includes the proportionate 10 undivided interests in the common elements of the real property 11 development.
 - (3) "unit owner" means an owner of an interest in a residential or nonresidential unit who is not a developer of the property and acquires the unit after the master deed or master declaration is recorded, or after the public offering statement is filed with the Department of Community Affairs; and
 - c. In the case of a condominium, notwithstanding the provisions of the "Condominium Act," P.L.1969, c.257 (C.46:8B-1 et seq.), or in the case of any other real property development with common elements or common areas or facilities, if the contract is:
- 21 (1) with the owner of the real property development, then the 22 lien shall attach to the interest of the owner of the real property 23 development;
 - (2) with the community association, the lien claim shall be filed against the community association but shall not attach to any real property.
 - In either case, if the work, services, material or equipment are performed or furnished as part of the common elements or facilities of a real property development, the lien shall not attach to the interest of the unit owner.
 - d. If the work, services, material or equipment are performed or furnished solely within or as part of a residential or nonresidential unit, the lien shall attach only to the interest of the unit owner.
 - <u>e.</u> If a tenant contracts for improvement of the real property, the lien shall attach to the leasehold estate of the tenant and to the interest in the property of any person who:
 - (1) has expressly authorized the contract for improvement [has not been authorized] in writing [by the owner of a fee simple interest in the improved real property, the lien shall attach only to the leasehold interest of the tenant] signed by the person against whom the lien claim is asserted, which writing provides that the person's interest is subject to a lien for this improvement;
- 43 (2) has paid, or agreed in writing to pay, the majority of the cost 44 of the improvement; or
- 45 (3) is a party to the lease or sublease that created the leasehold 46 interest of the tenant and the lease or sublease provides that the 47 person's interest is subject to a lien for the improvement.

- f. If an interest in real property is lawfully conveyed after work, services, material, or equipment are performed or furnished but before a lien attaches, the lien shall attach only to the interest retained by the owner or unit owner or community association, as the case may be, who contracted for the work, services, material or equipment and not to the interest previously conveyed.
 - g. Nothing in this act shall be construed to limit the right of any claimant from pursuing any other remedy provided by law. (cf. P.L.1993, c.318, s.3)

- 3. Section 6 of P.L.1993, c.318 (C.2A:44A-6) is amended to read as follows:
- 6. [A lien claim shall be signed, acknowledged and verified by oath of the claimant or, in the case of a partnership or corporation, a partner or duly authorized officer thereof, and filed with the county clerk not later than 90 days following the date the last work, services, material or equipment was provided for which payment is claimed. No lien shall attach, or be enforceable under the provisions of this act and, in the case of a residential construction contract, compliance with sections 20 and 21 of this act, unless the lien claim is filed in the form, manner and within the time provided by this section and section 8 of this act, and a copy thereof served on the owner and, if any, the contractor and the subcontractor, against whom the claim is asserted, pursuant to section 7 of this act.]
- a. A contractor, subcontractor or supplier entitled to file a lien pursuant to section 3 of P.L.1993, c.318 (C.2A:44A-3) shall do so according to the following process:
- (1) The lien claim form as provided by section 8 of P.L.1993, c.318 (C.2A:44A-8) shall be signed, acknowledged and verified by oath of the claimant setting forth:
- (a) the specific work or services performed, or material or equipment provided pursuant to contract; and
- (b) the claimant's identity and contractual relationship with the owner or community association and other known parties in the construction chain.
- (2) In all cases except those involving a residential construction contract, the lien claim form shall then be lodged for record within 90 days following the date the last work, services, material or equipment was provided for which payment is claimed. In the case of a residential construction contract, the lien claim form shall be lodged for record, as required by paragraph (8) of subsection b. of section 21 of P.L.1993, c.318 (C.2A:44A-21), not later than 10 days after receipt by the claimant of the arbitrator's determination, and within 120 days following the date the last work, services, material or equipment was provided for which payment is claimed. If requested, at the time of lodging for record, the clerk shall provide a copy of the lien claim

form marked with a date and time received.

- b. A lien shall not attach or be enforceable unless the lien claim or other document permitted to be filed is: (1) filed in the manner and form provided by this section and section 8 of P.L.1993, c.318 (C.2A:44A-8); and (2) a copy thereof served in accordance with section 7 of P.L.1993, c.318 (C.2A:44A-7), except that every document lodged for record that satisfies the requirements of this section, even if not yet filed, shall be enforceable against parties with notice of the document. A document shall be first filed, however, in order to be enforceable against third parties without notice of the document, including, but not limited to, an owner, bona fide purchaser, mortgagee, grantee of an
 - c. In the case of a residential construction contract the lien claim shall also comply with section 20 of P.L.1993, c.318 (C.2A:44A-20) and section 21 of P.L.1993, c.318 (C.2A:44A-21).

easement, or a lessee or a grantee of any other interest in real estate.

<u>d.</u> For purposes of this act, warranty or other service calls, or other work, materials or equipment provided after completion or termination of a claimant's contract shall not be used to determine the last day that work, services, material or equipment was provided.

20 (cf: P.L.1993, c.318, s.6)

- 4. Section 7 of P.L.1993, c.318 (C.2A:44A-7) is amended to read as follows:
- 7. <u>a.</u> Within 10 [business] days following the [filing] <u>lodging</u> for record of a lien claim, the claimant shall [, by personal service or registered or certified mail, return receipt requested, postage prepaid,] serve [or mail] <u>on the owner, or community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), and, if any, the contractor and subcontractor against whom the claim is asserted, a copy of the <u>completed and signed lien claim</u> [as] <u>substantially in the form</u> prescribed [in] <u>by</u> section 8 of [this act] <u>P.L.1993, c.318</u> (C.2A:44A-8) and marked "received for filing" or a similar stamp with a date and time or other mark indicating the date and time received by the county clerk. Service shall be by personal service as prescribed by the Rules of Court adopted by the Supreme Court of New Jersey or by:</u>
- (1) simultaneous registered or certified mail or commercial courier whose regular business is delivery service; and
- (2) ordinary mail addressed to the last known business or residence address [or place of residence] of the owner [and, if any, of the] or community association, contractor [and the] or subcontractor[, against whom the claim is asserted. Proof of timely mailing shall satisfy the requirement of service of the lien claim]. A lien claim served upon a community association need not be served upon individual "unit owners" as defined in section 3 of P.L.1993, c.318 (C.2A:44A-3).
- 46 <u>b.</u> The service of the lien claim provided for in this section shall be 47 a condition precedent to enforcement of the lien; however, the service

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1	of the lien claim outside the prescribed time period shall not preclude
2	enforceability unless the party not timely served proves by a
3	preponderance of the evidence that the late service has materially
4	prejudiced its position. Disbursement of funds by the owner,
5	community association, a contractor or a subcontractor who has not
6	been properly served, or the creation or conveyance of an interest in
7	real property by [the] an owner who has not been properly served,
8	[without actual knowledge of the filing of the lien claim,] shall
9	constitute prima facie evidence [that the party has been materially
10	prejudiced of material prejudice.
11	(cf: P.L.1993, c.318, s.7)
12	(0.1.1.1.1.5) (0.1.1.5)
13	5. Section 8 of P.L.1993, c.318 (C.2A:44A-8) is amended to read
14	as follows:
15	8. The lien claim shall be filed in substantially the following
16	form:
17	ionii.
18	CONSTRUCTION LIEN CLAIM
19	CONSTRUCTION EIEN CEMIN
20	[TO THE CLERK, COUNTY OF :
21	TO THE CEEKIN, COUNTY OF
22	In accordance with the terms and provisions of the "Construction
23	Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby
24	given that:
25	given that.
26	1. (Name of claimant) of (address of claimant) has on (date)
27	claimed a construction lien against the below stated real property of
28	(owner against whose property the lien is claimed), in the amount of
29	(\$), for the value of the work, services, material or equipment
30	provided in accordance with a contract with (name of contracting
31	party with whom claimant has a contract) for the following work,
32	services, materials or equipment:
33	a.
34	b.
35	c.(etc.)
36	2. The amount due for work, services, materials or equipment
37	delivery provided by claimant in connection with the improvement
38	of the real property, and upon which this lien claim is based, is as
39	follows:
40	Total contract amount: \$
41	Amendments to contract: \$
42	Total contract amount and amendments to contract:
43	\$
44	Less: Agreed upon credits: \$
45	Contract amount paid to date:
46	Amendments to contract amount paid to
47	date: \$

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11

1	TOTAL REDUCTIONS FROM CONTRACT AMOUNT
2	AND AMENDMENTS TO
3	CONTRACT: \$
4	TOTAL LIEN CLAIM AMOUNT: \$
5	Notice of Unpaid Balance and Right to File Lien (if any)
6	was previously filed with the County Clerk of County on
7	19 as No. in Book Page .
8	3. This construction lien is claimed against the interest
9	of (name) as (check one):
10	Owner
11	Lessee
12	Other (describe):
13	in that certain tract or parcel of land and premises described as
14	Block, Lot, on the tax map of the of, County of,
15	State of New Jersey, for the improvement of which property the
16	aforementioned work, services, materials or equipment was
17	provided.
18	4. The work, services, materials or equipment was provided
19	pursuant to the terms of a written contract (or, in the case of a
20	supplier, a delivery or order slip signed by the owner, contractor, or
21	subcontractor having a direct contractual relation with a contractor,
22	or an authorized agent of any of them), dated, between (claimant)
23	and (name of other contracting party) of (address).
24	5. The date of the provision of the last work, services, material
25	or equipment for which payment is claimed is (date).
26	
27	NOTICE TO OWNER OF REAL PROPERTY
28	Your real estate may be subject to sale to satisfy the amount
29	asserted by this claim. However, your real estate cannot be sold
30	until the facts and issues which form the basis of this claim are
31	decided in a legal proceeding before a court of law. The lien
32	claimant is required by law to commence suit to enforce this claim.
33	The claimant filing this lien claim shall forfeit all rights to
34	enforce the lien and shall be required to discharge the lien of record,
35	if the claimant fails to bring an action in the Superior Court, in the
36	county in which the real property is situated, to establish the lien
37	claim:
38	1. Within one year of the date of the last provision of work,
39	services, material or equipment, payment for which the lien claim
40	was filed; or

41

42

43

- Within 30 days following receipt of written notice, by personal service or certified mail, return receipt requested, from the owner requiring the claimant to commence an action to establish the lien claim.
- 45 You will be given proper notice of the proceeding and an 46 opportunity to challenge this claim and set forth your position. If, 47 after you (and/or your contractor or subcontractor) have had the

opportunity to challenge this lien claim, the court of law enters a judgment against you and in favor of the claimant filing this lien claim, and thereafter you fail to pay that judgment, your real estate may then be sold to satisfy the judgment.

You may choose to avoid subjecting your real estate to sale by doing either of the following:

- 1. You (or your contractor or subcontractor) can pay the claimant and obtain a discharge of lien claim from the claimant; or
- 2. You (or your contractor or subcontractor) can cause the lien claim to be discharged by filing a surety bond or making a deposit of funds as provided for in section 31 of P.L.1993, c.318 (C.2A:44A-31).

If you (or your contractor or subcontractor) choose to pay the claimant under 1. above, you will lose your right to challenge this lien claim in a legal proceeding before a court of law.

If you (or your contractor or subcontractor) choose to discharge the lien claim by filing a surety bond or making a deposit of funds as provided in section 31 of P.L.1993, c.318 (C.2A:44A-31), you will retain your right to challenge this lien claim in a legal proceeding before a court of law.

1 2

NOTICE TO SUBCONTRACTOR OR CONTRACTOR:

This lien has been filed with the county clerk and served upon the owner of the real estate. This lien places the owner on notice that the real estate may be sold to satisfy this claim unless the owner pays the claimed sum to this claimant.

Signed

Date:

Individual, Firm or Corporation

CLAIMANT'S REPRESENTATION AND VERIFICATION

Claimant represents and verifies that:

- 1. The amount claimed herein is due and owing at the date of filing, pursuant to claimant's contract described in the construction lien claim.
- 2. The work, services, material or equipment for which this lien claim is filed was provided exclusively in connection with the improvement of the real property which is the subject of this claim.
- 3. This claim has been filed within 90 days from the last date upon which the work, services, materials or equipment for which payment is claimed was provided.
- 4. The foregoing statements made by me are true, to the best of my knowledge. I am aware that if any of the foregoing statements made by me are false, this construction lien claim will be void and

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1	that I will be liable for damages to the owner or any other person
2	injured as a consequence of the filing of this lien claim.
3	
4	Name of Claimant
5	Signed
6	Type or Print Name and Title
7	Date:]
8	
9	TO THE CLERK, COUNTY OF:
10	In accordance with the "Construction Lien Law," P.L.1993,
11	c.318 (C.2A:44A-1 et al.), notice is hereby given that (only complete
12	those sections that apply):
13	1. On (date), I, (name of claimant), individually, or as a partner of
14	the claimant known as (name of partnership), or an officer/member of the
15	claimant known as (name of corporation or LLC) (circle one and fill in name as
16	applicable), located at (business address of claimant), claim a
17	construction lien against the real property of (name of owner of property
18	subject to lien), in that certain tract or parcel of land and premises
19	described as Block , Lot , on the tax map of the (municipality)
20	of , County of , State of New Jersey, (or if no Block and Lot
21	is assigned, a metes and bounds or other description of the property) in the
22	amount of \$(lien claim amount), as calculated below for the value of the
23	work, services, material or equipment provided. (If the claim is against a
23 24	community association in accordance with section 3 of P.L.1993, 318 (C.2A:44A-3)
25	set forth the name of the community association and the name and location of the
26	property development.) The lien is claimed against the interest of the
27	owner, unit owner, or against the community association in accordance
28	with section 3 of P.L.1993, 318 (C.2A:44A-3) or other party (circle one:
29	if "other", describe:).
30	2. In accordance with a written contract for improvement of the
31	above property, dated , with the property owner, community
32	association, contractor, or subcontractor (circle one), named or known
33	as (name of appropriate party), and located at (address of owner, unit owner,
34	community association, contractor or subcontractor), this claimant performed
35	the following work or provided the following services, material or
36	equipment:
37	<u>a.</u>
38	<u>b.</u>
39	c. etc.
40	3. The date of the provision of the last work, services, material or
41	equipment for which payment is claimed is , 20 .
42	4. The amount due for work, services, material or equipment
43	delivery provided by claimant in connection with the improvement of
44 45	the real property, and upon which this lien claim is based, is calculated as follows:
46	A. Initial Contract Price: \$

	. Executed Amendments to Contract Price/Change Orders
\$	
	$\frac{1}{2} \cdot \frac{\text{Total Contract Price } (A + B) = \$}{2}$
	o. If Contract Not Completed, Value Determined in Accordance
	the Contract of Work Completed or Services, Material
	oment Provided:
	. Total from C or D (whichever is applicable): \$
	. Agreed upon Credits: \$
	Amount Paid to Date: \$
ф	OTAL LIEN CLAIM AMOUNT E - [F + G] =
Φ	
	NOTICE OF UNPAID BALANCE AND ARBITRATION
	AWARD
	<u>iiwiiib</u>
Т	his claim (check one) does does not arise from
	lential Construction Contract. If it does, complete 5 and 6 below
	ot residential, complete 5 below, only if applicable. If no
	ential and 5 is not applicable, skip to Claimant's Representation
	Verification.
	A Notice of Unpaid Balance and Right to File Lien (if any) wa
	ously filed with the County Clerk of Count
-	, 20 as No. , in Book and Pag
6	An award of the arbitrator (if residential) was issued on
	amount of \$
	CLAIMANT'S REPRESENTATION AND VERIFICATION
C	laimant represents and verifies under oath that:
	I have authority to file this claim.
	The claimant is entitled to the amount claimed at the date of
	ng for record of the claim, pursuant to claimant's contrac
_	ibed above.
3	The work, services, material or equipment for which this lie
claim	is filed was provided exclusively in connection with th
impro	ovement of the real property which is the subject of this claim.
	. This claim form has been lodged for record with the Count
Clerk	where the property is located within 90 or, if residentia
aanat	
const	ruction, 120 days from the last date upon which the work
	-
	ces, material or equipment for which payment is claimed wa
servio provi	ces, material or equipment for which payment is claimed wa
servio provi 5	ces, material or equipment for which payment is claimed waded.
service provi 5 of my	ces, material or equipment for which payment is claimed waded. This claim form has been completed in its entirety to the best
service provi 5 of my entire	ces, material or equipment for which payment is claimed was ded. This claim form has been completed in its entirety to the best ability and I understand that if I do not complete this form in it ety, the form may be deemed invalid by a court of law.
service provided in the servic	ces, material or equipment for which payment is claimed was ded. This claim form has been completed in its entirety to the best ability and I understand that if I do not complete this form in it

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1	7. The foregoing statements made by me in this claim form are
2	true, to the best of my knowledge. I am aware that if any of the
3	foregoing statements made by me in this claim form are willfully false,
4	this construction lien claim will be void and that I will be liable for
5	damages to the owner or any other person injured as a consequence of
6	the filing of this lien claim.
7	Name of Claimant
8	
9	Signed
10	-
11	(Type or Print Name and Title)
12	SUGGESTED NOTARIAL FOR INDIVIDUAL CLAIMANT:
13	
14	STATE OF NEW JERSEY
15	COUNTY OF [] ss:
16	
17	On this day of 20, before me, the subscriber,
18	personally appeared [person signing on behalf of claimant(s)] who, I am
19	satisfied, is/are the person(s) named in and who executed the within
20	instrument, and thereupon acknowledged that claimant(s) signed,
21	sealed and delivered the same as claimant's (s') act and deed, for
22	the purposes therein expressed.
23	
24	NOTARY PUBLIC
25	
26	SUGGESTED NOTARIAL FOR CORPORATE OR LIMITED
27	LIABILITY CLAIMANT:
28	
29	STATE OF NEW JERSEY
30	COUNTY OF [] ss:
31	
32	On this day of 20, before me, the subscriber,
33	personally appeared [person signing on behalf of claimant(s)] who, I am
34	satisfied is the Secretary [or other officer/manager/agent] of the
35	Corporation [partnership or limited liability company] named herein and
36	who by me duly sworn/affirmed, asserted authority to act on behalf
37	of the Corporation [partnership or limited liability company] and who, by
38	virtue of its Bylaws, or Resolution of its Board of Directors [or
39	partnership or operating agreement] executed the within instrument on
40	its behalf, and thereupon acknowledged that claimant signed, sealed
41	and delivered same as claimant's act and deed, for the purposes
42	herein expressed.
43	
44	NOTABY BUBLIC
45	NOTARY PUBLIC

NOTICE TO OWNER OF REAL PROPERTY

2	NOTICE TO CONTRACTOR OR SUBCONTRACTOR, IF
3	<u>APPLICABLE</u>
4	
5	The owner's real estate may be subject to sale to satisfy the amount
6	asserted by this claim. However, the owner's real estate cannot be sold
7	until the facts and issues which form the basis of this claim are decided
8	in a legal proceeding before a court of law. The lien claimant is
9	required by law to commence suit to enforce this claim.
10	The claimant filing this lien claim shall forfeit all rights to enforce
11	the lien claim and shall be required to discharge the lien claim of
12	record, if the claimant fails to bring an action in the Superior Court, in
13	the county in which the real property is situated, to establish the lien
14	<u>claim:</u>
15	1. Within one year of the date of the last provision of work,
16	services, material or equipment, payment for which the lien claim was
17	<u>filed</u> ; or
18	2. Within 30 days following receipt of written notice, by personal
19	service or certified mail, return receipt requested, from the owner or
20	community association, contractor, or subcontractor against whom a
21	lien claim is filed, as appropriate, requiring the claimant to commence
22	an action to establish the lien claim.
23	You will be given proper notice of the proceeding and an
24	opportunity to challenge this claim and set forth your position. If, after
25	the owner (and/or contractor or subcontractor) has had the opportunity
26	to challenge this lien claim, the court of law enters a judgment against
27	any of you and in favor of the claimant filing this lien claim, and
28	thereafter judgment is not paid, the owner's real estate may then be
29	sold to satisfy the judgment. A judgment against a community
30	association for a claim of work, services, material or equipment
31	pursuant to a contract with that community association cannot be
32	enforced by a sale of real estate.
33	The owner may choose to avoid subjecting the real estate to sale by
34	the owner (or contractor) either:
35	1. paying the claimant and obtaining a discharge of lien claim from
36	the claimant, by which the owner will lose the right to challenge this
37	lien claim in a legal proceeding before a court of law; or
38	2. causing the lien claim to be discharged by filing a surety bond or
39	making a deposit of funds as provided for in section 31 of P.L.1993,
40	c.318 (C.2A:44A-31), by which the owner will retain the right to
41	challenge this lien claim in a legal proceeding before a court of law.
42	(cf: P.L.1993, c.318, s.8)
43	
44	6. Section 9 of P.L.1993, c.318 (C.2A:44A-9) is amended to
45	read as follows:
46	9. <u>a.</u> The amount of a lien claim shall [be limited to] not exceed
47	the <u>unpaid portion of the</u> contract price [, or any unpaid portion

- thereof, whichever is less, **]** of the claimant's contract for the work, services, material or equipment provided.
- b. Except as set forth in sections 15 and 21 of P.L.1993, c.318,
 (C.2A:44A-15 and 2A:44A-21), and subject to section 7 of P.L.1993,
 c.318 (C.2A:44A-7) and subsection c. of this section, the lien fund
 shall not exceed:
- 7 (1) in the case of a first tier lien claimant or second tier lien 8 claimant, the earned amount of the contract between the owner and the 9 contractor minus any payments made prior to service of a copy of the 10 lien claim; or
 - (2) in the case of a third tier lien claimant, the lesser of: (a) the amount in paragraph (1) above; or (b) the earned amount of the contract between the contractor and the subcontractor to the contractor, minus any payments made prior to service of a copy of the lien claim.
- c. A lien fund regardless of tier shall not be reduced by payments
 by the owner, or community association in accordance with section 3
 of P.L.1993, c.318 (C.2A:44A-3), that do not discharge the obligations
 for the work performed or services, material or equipment provided,
 including, but not limited to:
 - (1) payments not in accordance with written contract provisions;
- 21 (2) payments yet to be earned upon lodging for record of the lien 22 claim;
 - (3) liquidated damages;
 - (4) collusive payments;

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- (5) use of retainage to make payments to a successor contractor after the lien claim is lodged for record; or
- (6) setoffs or backcharges, absent written agreement by the claimant, except for any setoffs upheld by judgment that are first determined by: (a) arbitration or alternate dispute resolution in a proceeding conducted in accordance with section 21 of P.L.1993, c.318 (C.2A:44A-21); or (b) any other alternate dispute resolution agreed to by the parties.
- d. Subject to subsection c. above, no lien fund exists, if, at the time of service of a copy of the lien claim, the owner or community association has fully paid the contractor for the work performed or for services, material or equipment provided.
- e. For purposes of a lien fund calculation, the "earned amount of the contract" is the contract price unless the party obligated to perform has not completed the performance in which case the "earned amount of the contract" is the value, as determined in accordance with the contract, of the work performed and services, material or equipment provided.
- f. If more than one lien claimant will participate in a lien fund, the lien fund shall be established as of the date of the first of the participating lien claims lodged for record unless the earned amount of the contract increases, in which case the lien fund shall be calculated from the date of the increase.

g. No lien rights shall exist for other than first, second, or third
 tier lien claimants.
 (cf: P.L.1993, c.318, s.9)

7. Section 10 of P.L.1993, c.318 (C.2A:44A-10) is amended to read as follows:

10. Subject to the limitations of [section 6 of this act] sections 3 and 6 of P.L.1993, c.318 (C.2A:44A-3 and 2A:44A-6), the lien [claim] shall attach to the interest of the owner from and after the time of filing of the lien claim. Except as provided by section 20 of [this act] P.L.1993, c.318 (C.2A:44A-20), no lien [claim] shall attach to the [estate or] interest acquired by a bona fide purchaser [first recorded or lodged for record; nor shall all as evidenced by a recordable document recorded or lodged for record before the date of filing of the lien claim . A lien claim [enjoy] shall not, except as provided by sections 20 and 21 of P.L.1993, c.318 (C.2A:44A-20 and <u>2A:44A-21)</u>, have a priority over any mortgage, judgment or other lien or interest in real estate first recorded, lodged for record, filed or docketed. A lien claim filed under [the provisions of] this act shall be subject to the effect of a [notice] Notice of [settlement] Settlement filed pursuant to P.L.1979, c.406 (C.46:16A-1 et seq.). [Except as set forth in sections 15 and 21 of this act, the maximum amount for which an owner will be liable or an interest in real property subject to a lien under this act for one or more lien claims filed pursuant to this act shall not be greater than:

a. In the case of a lien claim filed by a contractor, the total amount of the contract price of the contract between the owner and the contractor less the amount of payments duly made, if any, prior to receipt of a copy of the lien claim pursuant to section 7 of this act, by the owner to the contractor or any other claimant who has filed a lien claim or a Notice of Unpaid Balance and Right to File Lien pursuant either to a contract with the contractor and any subcontractor or supplier, or a contract between a subcontractor of the contractor and any supplier or other subcontractor; or

b. In the case of lien claim filed by a subcontractor or supplier, the amount provided in subsection a. of this section, or the contract price of the contract between the contractor or subcontractor and the subcontractor or supplier, as applicable, pursuant to which the work, services, materials or equipment is provided by the subcontractor or supplier, less the amount of payments duly made, if any, prior to receipt of a copy of the lien claim pursuant to section 7 of this act, to the contractor or supplier or any other claimant who has filed a lien claim or a Notice of Unpaid Balance and Right to File Lien pursuant to a contract with such subcontractor or supplier, whichever is less.]

45 (cf: P.L.1993, c.318, s.10)

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1	8. Section 11 of P.L.1993, c.318 (2A:44A-11) is amended to
2	read as follows:
3	11. a. A lien claim may be amended [by the filing of an
4	amendment with the county clerk] for any appropriate reason,
5	including but not limited to correcting inaccuracies or errors in the
6	original lien claim form, or revising the amount claimed because of:
7	(1) additional work performed or services, material, or equipment
8	provided;
9	(2) the release of a proportionate share of an interest in real
10	property from the lien in accordance with section 18 of P.L.1993,
11	c.318 (C.2A:44A-18); or
12	(3) the partial payment of the lien claim.
13	A lien claim may not be amended to cure a violation of section 15
14	of P.L.1993, c.318 (C.2A:44A-15).
15	b. The amended lien claim, which shall be filed with the county
16	clerk, shall comply with all the conditions and requirements for the
17	filing of [a] an original lien claim, including but not limited to the
18	notice requirements of section 7 of [this act, as well as the conditions
19	and requirements of this section P.L.1993, c.318 (C.2A:44A-7) and
20	shall be subject to the limitations of [section 10 of this act] sections 9
21	and 10 of P.L.1993, c.318 (C.2A:44A-9 and 2A:44A-10). That portion
22	of the amended lien [claim] in excess of the amount previously
23	claimed shall attach as of the date of filing of the [amended] original
24	lien claim. That excess amount shall also be used to calculate the lien
25	fund pursuant to subsection f. of section 9 of P.L.1993, c.318
26	(C.2A:44A-9).
27	c. The amended lien claim shall be filed in substantially the
28	following form:
29	
30	AMENDMENT TO CONSTRUCTION LIEN CLAIM
31	
32	TO THE CLERK, COUNTY OF :
33	
34	1. On (date), the undersigned claimant, (name of claimant) of
35	(address of claimant), filed a CONSTRUCTION LIEN CLAIM in the
36	amount of (\$) DOLLARS for the value of the work, services,
37	material or equipment provided in accordance with the contract
38	between claimant and (name) as of (date).
39	
40	2. This construction lien claim was claimed against the interest
41	of (name) as [(check one)] (circle one): [Owner Lessee
42	Other] owner, unit owner, community association or other party; (if
43	<u>"other,"</u> describe:)" in that certain tract or parcel of
44	land and premises described as Block , Lot , on the tax map
45	of the (municipality) of , County of , State of
46	New Jersey, for the improvement of which property the

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1	aforementioned work, services, [materials] material or equipment
2	was provided. (If the claim was against a community association in
3	accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), set forth the name of
4	the community association and the name and location of the property
5	development.)
6	3. This amends a lien claim which was previously lodged for
7	record on, 20 and filed with the County Clerk
8	of County on , [19] 20 and recorded on
9	<u>, 20</u> as No. in Book No. , Page . A
10	Notice of Unpaid Balance and Right to File Lien (if any) was
11	previously filed with the County Clerk of on , [19]
12	<u>20</u> and recorded on , <u>20</u> as No. in Book
13	No. , Page .
14	4. Amendments to the original claim were recorded in the
15	office of the County Clerk on , [19] 20 as No. in
16	Book No. , Page . (Complete if applicable)
17	5. Effective the date of the [filing] lodging for record of this
18	AMENDMENT TO CONSTRUCTION LIEN CLAIM, the value of
19	the lien is claimed to be in the total amount of (\$) DOLLARS,
20	inclusive of all prior lien claims or amendments thereof.
21	<u>6.</u> The work, services, material or equipment provided upon
22	which this Amendment is made are:
23	a.
24	b.
25	c. (etc.)
26	<u>7.</u> The date of the provision of the last work, services, material
27	or equipment for which payment is claimed is (date).
28	8. The reason for this amendment is
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30	CLAIMANTS REPRESENTATION AND VERIFICATION
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32	(A-4319 for lien claim)
33	
34	NOTICE TO OWNER OF REAL PROPERTY
35	
36	(Same as for lien claim)
37	
38	NOTICE TO SUBCONTRACTOR OR CONTRACTOR
39	
40	(Same as for lien claim)
41	
42	[CLAIMANT'S REPRESENTATION AND VERIFICATION
43	(Same as for lien claim)
44	(cf: P.L.1993, c.318, s.11)
45	
46	9. Section 12 of P.L.1993, c.318 (C.2A:44A-12) is amended to
47	read as follows:

12. Upon receipt of notice of a lien claim, the owner , or 1 2 community association in accordance with section 3 of P.L.1993, 3 c.318 (C.2A:44A-3), shall be authorized to withhold and deduct the 4 amount claimed from the unpaid part of the contract price that is or 5 thereafter may be due and payable to the contractor or 6 subcontractor, or both. The owner or community association may 7 pay the amount of the lien claim to the claimant unless the 8 contractor or subcontractor against whose account the lien is filed 9 notifies the owner and the lien claimant in writing within 20 days of 10 service of the lien claim upon both the owner or community 11 association and the contractor or subcontractor, that the claimant is 12 not owed the monies claimed and the reasons therefor. Any such payment made by the owner or community association shall 13 14 constitute a payment made on account of the contract price of the 15 contract with the contractor or subcontractor, or both, against whose 16 account the lien is filed. 17

(cf: P.L.1993, c.318, s.12)

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- 10. Section 13 of P.L.1993, c.318 (C.2A:44A-13) is amended to read as follows:
- 13. a. [Each] The county clerk shall provide a book designated as the "Construction Lien Book" in which [each clerk] shall [enter] be entered each Notice of Unpaid Balance and Right to File Lien [and], Amended Notice of Unpaid Balance and Right to File Lien, [and each] lien claim and amended lien claim, and [each] discharge, subordination or release of a lien claim or Notice of Unpaid Balance and Right to File Lien presented for filing pursuant to [the provisions of] this act.
- b. The county clerk shall cause marginal notations to be made upon each <u>filed</u> document [filed pursuant to this act,] as follows:
- (1) upon each Notice of Unpaid Balance and Right to File Lien [whenever an Amended Notice of Unpaid Balance and Right to File Lien or a discharge relative], the date an amendment to that Notice or discharge thereof, and related lien claim or amendment thereto is filed;
- (2) upon each lien claim [whenever], the date an [amended lien claim relative] amendment thereto is filed; [upon each Notice of Unpaid Balance and Right to File Lien whenever a lien claim or amended lien claim relative thereto is filed; upon each lien claim or amended lien claim whenever a discharge, subordination or release of a lien claim relative thereto is filed. In addition, the clerk shall cause a notation of the date of commencement of an action to enforce a lien claim to made] and the date a discharge, subordination or release thereof is filed; and

- 1 (3) upon the <u>affected</u> lien claim or amended lien claim [relative thereto], the date of the filing of the Notice of Lis Pendens pertaining to the real property subject to the lien claim.
 - <u>c</u>. The failure of the clerk to cause a marginal notation to be made <u>in accordance with subsection b. of this section</u> shall not affect the validity, <u>priority</u> or enforceability of any document filed pursuant to this act.
- [c.] d. The county clerk shall provide and maintain [on a daily basis] an index book designated as the "Construction Lien Index Book," setting forth [therein in alphabetical order] alphabetically, and arranged by [the] owners' or community associations' names
- 12 [of the owners], and by [the] <u>claimants'</u> names [of the claimants],
- 13 each Notice of Unpaid Balance and Right to File Lien, Amended
- 14 Notice of Unpaid Balance and Right to File Lien, lien claim,
- 15 amended lien claim, discharge, subordination and release of a lien
- 16 claim or Notice of Unpaid Balance and Right to File Lien.
- [d.] <u>e.</u> Each county clerk shall charge [the following] fees for the filing and marginal notation of the documents authorized to be filed by this act[:
- 20 Each Notice of Unpaid Balance and Right to File Lien or Amended
- 21 Notice of Unpaid Balance and Right to File Lien..... \$4.50
- Each lien claim or amended lien claim...... \$ 4.50
- 23 Each discharge, subordination or release of lien claim or release of
- Notice of Unpaid Balance and Right to File \$ 2.00
- as set forth in N.J.S.22A:2-29.
- 27 (cf: P.L.1993, c.318, s.13)

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- 29 11. Section 14 of P.L.1993, c.318 (C.2A:44A-14) is amended to 30 read as follows:
- 31 14. a. A claimant filing a lien claim shall forfeit all rights to 32 enforce the lien, and shall immediately discharge the lien of record
- 33 in accordance with section 30 of P.L.1993, c.318 (C.2A:44A-30), if
- the claimant fails to [bring] commence an action in the Superior
- 35 Court, in the county in which the real property is situated, to
- 36 [establish] enforce the lien claim:
- 37 (1) Within one year of the date of the last provision of work, 38 services, material or equipment, payment for which the lien claim 39 was filed; or
- 40 (2) Within 30 days following receipt of written notice, by
 41 personal service or certified mail, return receipt requested, from the
 42 owner <u>community association</u>, contractor, or subcontractor against
 43 whose account a lien claim is filed, requiring the claimant to
 44 commence an action to [establish] enforce the lien claim.
- b. Any lien claimant who forfeits a lien pursuant to [subsection a. of] this section and fails to discharge that lien of record in

- accordance with section 30 of [this act] P.L.1993, c.318 1
- 2 (C.2A:44A-30), shall be liable for all court costs, and reasonable
- 3 legal expenses, including , but not limited to, attorneys' fees,
- 4 incurred by the owner, [the] community association, contractor, or
- 5 subcontractor, or the total costs and legal expenses of all or any
- 6 combination of them, in defending or causing the discharge of the
- 7 lien claim. The court [may] shall, in addition, enter judgment
- 8 against the claimant who fails to discharge the lien for damages to
- 9 any of the parties adversely affected by the lien claim.
 - c. [Whenever any claimant shall commence an action in the Superior Court of New Jersey to enforce a lien claim as provided by this act, the claimant shall cause a Notice of Lis Pendens to be filed in the office of the county clerk or register pursuant to the provisions of N.J.S.2A:15-6 et seq.] (Deleted by amendment,
 - P.L., c.) (pending before the Legislature as this bill)
 - d. Any disputes arising out of the improvement which is the subject of a lien claim but which are unrelated to any action to enforce a lien claim may be brought in a separate action or in a separate count in the same action.
 - (cf: P.L.1993, c.318, s.14)

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- 12. Section 15 of P.L.1993, c.318 (C.2A:44A-15) is amended to
- read as follows:
- 24 15. a. If a lien claim is without basis, the amount of the lien claim is willfully overstated, or the lien claim is not [filed] lodged 25
- 26 for record in substantially the form or in the manner or at a time
- 27 not in accordance with [the provisions of] this act, the claimant
- shall forfeit all claimed lien rights and rights to file subsequent lien 28
- 29 claims to the extent of the face amount claimed in the lien claim.
- 30 The claimant shall also be liable for all court costs, and reasonable

legal expenses, including, but not limited to, attorneys' fees,

- 32 incurred by the owner, community association, contractor or
- 33 subcontractor, or any combination of owner, community association
- 34 in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3),
- 35 contractor and subcontractor, in defending or causing the discharge
- 36 of the lien claim. The court shall, in addition, enter judgment
- 37 against the claimant for damages to any of the parties adversely
- 38 affected by the lien claim.
- 39 b. If a defense to a lien claim is without basis, the party 40 maintaining the defense shall be liable for all court costs, and
- 41 reasonable legal expenses, including , but not limited to, attorneys'
- 42 fees, incurred by any of the parties adversely affected by the
- 43 defense to the lien claim. The court shall, in addition, enter
- 44 judgment against the party maintaining [the frivolous] this defense
- 45 for damages to any of the parties adversely affected [by said
- 46 defense 1 thereby.

- c. If a lien claim is forfeited pursuant to this section, or section
 14 of [this act] P.L.1993, c.318 (C.2A:44A-14), nothing herein
 shall be construed to bar the filing of a subsequent lien claim,
 provided, however, any subsequent lien claim shall not include a
 claim for the work, services, equipment or material claimed within
 the forfeited lien claim.
 - d. For the purpose of this section "without basis" means frivolous, false, unsupported by a contract, or made with malice or bad faith or for any improper purpose.

10 (cf: P.L.1993, c.318, s.15)

- 13. Section 18 of P.L.1993, c.318 (C.2A:44A-18) is amended to read as follows:
- 18. This section shall solely apply to work, services, material or equipment furnished under a residential construction contract. If a lien attaches to an interest in real property, the lien claimant shall release a proportionate share of the interest in real property from the lien upon receipt of payment for that proportionate share. This proportionate share shall be calculated in the following manner:
- a. If there is a contract between the lien claimant and the owner or other writing signed by the parties which provides for an allocation by lot or tract, or otherwise, that allocation of the proportionate share shall be binding upon the lien claimant. Absent a contract between the lien claimant and the owner or other writing signed by the parties, any allocation made shall be proportionate to each lot if subdivision approval has been granted or to each tract if no subdivision approval is required or has been granted.
- b. If the work performed by the lien claimant was for a condominium in which a master deed is filed before the lien attaches, or for work performed for a cooperative in which a master declaration is filed before the lien attaches, then the proportionate share shall be allocated in an amount equal to the percentage of common elements attributable to each <u>residential</u> unit, <u>subject to the limitations of subsections b. and c. of section 3 of P.L.1993, c.318</u> (C.2A:44A-3).
- c. If subsection a. or b. of this section does not apply, then the lien shall not be released as to any portion of the interest in real property [unless the lien claimant and the owner otherwise agree in a writing signed by both parties].
- d. If a lien claimant receives payment of [its] the proportionate share but refuses to discharge its lien claim, then upon application to a court having jurisdiction thereof, the court shall order the discharge of the lien claim to the extent of that proportionate share. The lien claimant shall be further subject to [the provisions of] section 30 of [this act] P.L.1993, c.318 (C.2A:44A-30), and any
- amounts to be paid shall be paid from the amount due the claimant.
- 47 (cf: P.L.1993, c.318, s.18)

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14. Section 20 of P.L.1993, c.318 (C.2A:44A-20) is amended to 1 2 read as follows: 3 20. a. All valid liens filed pursuant to this act shall attach to the 4 interest of the owner from the time of filing of the lien claim [in the 5 office of the county clerk], subject to [the provisions of section 10] of this act 1 this section and sections 3, 6, and 10 of P.L.1993, c.318 6 (C.2A:44A-3, 2A:44A-6 and 2A:44A-10). 7 8 a. In the event of the creation, conveyance, lease or mortgage 9 of an estate or interest in real property to which improvements have been made that are subject to the lien provisions of this act, a 10 11 b. A lien claim validly filed under this act shall have priority 12 over [any] a prior [creation,] conveyance, lease or mortgage of an 13 [estate or] interest in real property to which improvements have 14 been made, only if [the claimant has filed with the county clerk 15 prior to that creation, conveyance, lease or mortgage, I a Notice of Unpaid Balance and Right to File Lien is filed before the recording 16 17 or lodging for record of a recordable document evidencing that conveyance, lease or mortgage. The Notice of Unpaid Balance and 18 19 Right to File Lien shall be filed in substantially the following form: 20 21 [TO THE CLERK, COUNTY OF 22 23 In accordance with the terms and provisions of the "Construction 24 Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby 25 given that: 1. (Name of claimant) of (address of claimant) has on (date) a 26 27 potential construction lien against the below described property of 28 (owner against whose property the lien will be claimed), in the 29 amount of (\$), for the value of the work, services, material or 30 equipment provided in accordance with a contract with (name of 31 contracting party with whom claimant has a contract) for the 32 following work, services, materials or equipment: 33 a. 34 b. 35 c. (etc.) 36 2. The amount due for work, services, materials or equipment 37 provided by claimant in connection with the improvement of the 38 real property, and upon which this lien claim is based is as follows: 39 40 Total contract amount: \$ 41 42 Amendments to contract: \$ 43 44 Total contract amount and amendments to contract: \$ 45 46 Less: Agreed upon credits: \$

1	Contract amount paid to date: \$
2 3	Amendments to contract amount paid to date: \$
4 5 6	TOTAL REDUCTIONS FROM CONTRACT AMOUNT AND AMENDMENTS TO CONTRACT: \$
7 8 9	TOTAL LIEN CLAIM AMOUNT: \$
10 11	3. This construction lien is to be claimed against the interest of (name) as (check one):
12 13	Owner
14 15	Lessee
16 17 18 19 20 20 21 22 23 24 25 26 27 28 29	Other (describe): in that certain tract or parcel of land and premises described as Block, Lot, on the tax map of the of, County of, State of New Jersey, for the improvement of which property the aforementioned work, services, materials or equipment was provided. 4. The work, services, materials or equipment was provided pursuant to the terms of a written contract (or, in the case of a supplier, a delivery or order slip signed by the owner, contractor, or subcontractor having a direct contractual relation with a contractor, or an authorized agent of any of them), dated, between (claimant) and (name of other contracting party) of (address). 5. The date of the provision of the last work, services, material or equipment for which payment is claimed is (date). 6. The written contract (is) (is not) (cross out inapplicable portion) a residential construction contract as defined in section 2 of
32 33 34 35 36 37 38 39	7. This notification has been filed prior or subsequent to completion of the work, services, materials or equipment as described above. The purpose of this notification is to advise the owner and any other person who is attempting to encumber or take transfer of said property described above that a potential construction lien may be filed within the 90 day period following the date of the provision of the last work, services, materials or equipment as set forth in paragraph 5.
11 12	CLAIMANT'S REPRESENTATION AND VERIFICATION
13 14 15 16 17	Claimant represents and verifies that: 1. The amount claimed herein is due and owing at the date of filing, pursuant to claimant's contract described in the Notice of Unpaid Balance and Right to File Lien.

- 2. The work, services, material or equipment for which this Notice of Unpaid Balance and Right to File Lien is filed was provided exclusively in connection with the improvement of the real property which is the subject of this Notice of Unpaid Balance and Right to File Lien.
 - 3. The Notice of Unpaid Balance and Right to File Lien has been filed within 90 days from the last date upon which the work, services, materials or equipment for which payment is claimed was provided.
- 4. The foregoing statements made by me are true, to the best of my knowledge.

Name of Claimant
Signed
Type or Print Name and Title
Date:

1 2

- b. In the event that the claimant elects to file a Notice of Unpaid Balance and Right to File Lien as described above, it shall not be necessary to serve a copy of said Notice of Unpaid Balance and Right to File Lien upon any interested party.
- c. After the filing of a Notice of Unpaid Balance and Right to File Lien, any person claiming title to or an estate or interest in or a lien upon the real property described in the Notice of Unpaid Balance and Right to File Lien, shall be deemed to have acquired said title, estate, interest or lien with knowledge of the anticipated filing of a lien claim, and shall be subject to the terms, conditions and provisions of that lien claim within the period provided by section 6 of this act and as set forth in the Notice of Unpaid Balance and Right to File Lien. A Notice of Unpaid Balance and Right to File Lien filed under the provisions of this act shall be subject to the effect of a notice of settlement filed pursuant to P.L.1979, c.406 (C.46:16A-1 et seq.).
- d. The Notice of Unpaid Balance and Right to File Lien shall be effective for 90 days from the date of the provision of the last work, services, materials or equipment delivery for which payment is claimed as set forth in paragraph 5 of the Notice of Unpaid Balance and Right to File Lien.
- e. The filing of a Notice of Unpaid Balance and Right to File Lien shall not constitute the filing of a lien claim in accordance with the provisions of this act, nor does it extend the time for the filing of a lien claim in accordance with the provisions of this act.
- f. Failure to file a Notice of Unpaid Balance and Right to File Lien shall not affect the claimant's lien rights arising under the provisions of this act, to the extent that no creation, conveyance, lease or mortgage of an interest in real property has taken place prior to the filing of a Notice of Unpaid Balance and Right to File Lien or lien claim.

1	g. A Notice of Unpaid Balance and Right to File Lien may be
2	amended by the filing of an Amended Notice of Unpaid Balance
3	and Right to File Lien in accordance with the provisions of this
4	section.]
5	
6	TO THE CLERK, COUNTY OF:
7	
8	NOTICE OF UNPAID BALANCE AND RIGHT TO FILE
9	<u>LIEN</u>
10	
11	In accordance with the "Construction Lien Law," P.L.1993,
12	c.318 (C.2A:44A-1 et al.), notice is hereby given that:
13	1. (Name of claimant), individually or as a partner of the claimant
14	known as (Name of partnership), or an officer/member of the claimant
15	known as (Name of corporation or LLC) (Please circle one and fill in name as
16	applicable) located at (Business address of claimant) has on (date) a
17	potential construction lien against the real property of (name of owner
18	of property subject to lien), in that certain tract or parcel of land and
19	premises described as Block , Lot , on the tax map of the
20	(municipality) of, County of, State of New Jersey, in
21	the amount of (\$), as calculated below for the value of the
22	work, services, material or equipment provided. (If claim is against a
23	community association in accordance with section 3 of P.L.1993, c.318
24 25	(C.2A:44A-3), set forth the name of the community association and the name and
25 26	<u>location of the property development.</u>) The lien is to be claimed against the interest of the owner, unit owner, or other party, or against the
27	
28	community association(circle one; if "other", describe: 2. The work, services, material or equipment was provided
29	pursuant to the terms of a written contract (or, in the case of a
30	supplier, a delivery or order slip signed by the owner, community
31	association, contractor, or subcontractor having a direct contractual
32	relation with a contractor, or an authorized agent of any of them),
33	dated , between (<i>claimant</i>) and owner, unit owner,
34	community association, contractor or subcontractor (circle one),
35	named or known as(name of contracting party) and located at
36	(address of other contracting party), in the total contract amount of
37	(\$) together with (if applicable) amendments to the total contract
38	amount aggregating (\$).
39	3. In accordance with the above contract, this claimant
40	performed the following work or provided the following services,
41	material or equipment:
42	<u>a</u>
43	
43 44	<u>b.</u> <u>c.</u> etc.
45	4. The date of the provision of the last work, services, material
46	or equipment for which payment is claimed is (date.)
-1 0	or equipment for which payment is claimed is (aute.)

1	5. The amount due for work, services, material or equipment
2	provided by claimant in connection with the improvement of the
3	real property, and upon which this lien claim is based is calculated
4	as follows:
5	
6	A. Initial Contract Price: \$
7	B. Executed Amendments to Contract Price/Change Orders:
8	\$
9	C. Total Contract Price (A + B) = \$
10	D. If Contract Not Completed, Value Determined in Accordance
11	with Contract of Work Completed or Services, Material or
12	Equipment Provided:
13	E. Total from C or D (whichever is applicable): \$
14	E. Total from C of D (whichever is applicable). ϕ
15	F. Agreed upon Credits: \$
16	G. Amount Paid to Date: \$
17	TOTAL LIEN CLAIM AMOUNT E - [F + G] = \$
18	
19	6. The written contract (is) (is not) (cross out inapplicable
20	portion) a residential construction contract as defined in section 2 of
21	P.L.1993, c.318 (C.2A:44A-2).
22	7. This notification has been lodged for record prior or
23	subsequent to completion of the work, services, material or
24	equipment as described above. The purpose of this notification is to
25	advise the owner or community association and any other person
26	who is attempting to encumber or take transfer of said property
27	described above that a potential construction lien may be lodged for
28	record within the 90-day period, or in the case of a residential
29	construction contract within the 120-day period, following the date
30	of the provision of the last work, services, material or equipment as
31	set forth in paragraph 4 of this notice.
32	
33	CLAIMANT'S REPRESENTATION AND VERIFICATION
34	
35	Claimant represents and verifies that:
36	
37	1. I have authority to file this Notice of Unpaid Balance and
38	Right to File Lien.
39	2. The claimant is entitled to the amount claimed herein at the
40	date this Notice is lodged for record, pursuant to claimant's contract
41	described in the Notice of Unpaid Balance and Right to File Lien.
42	3. The work, services, material or equipment for which this
43	Notice of Unpaid Balance and Right to File Lien is filed was
44	provided exclusively in connection with the improvement of the
45	real property which is the subject of this Notice of Unpaid Balance
46	and Right to File Lien.

1	4. The Notice of Unpaid Balance and Right to File Lien has
2	been lodged for record within 90 days, or in the case of a
3	residential construction contract within 60 days, from the last date
4	upon which the work, services, material or equipment for which
5	payment is claimed was provided.
6	5. The foregoing statements made by me are true, to the best of
7	my knowledge.
8	
9	Name of
10	Claimant
11	
12	Signed
13	(Type or Print Name and Title)
14 15	SUGGESTED NOTARIAL FOR INDIVIDUAL CLAIMANT:
16	SUGGESTED NOTARIAL FOR INDIVIDUAL CLAIMANT.
17	STATE OF NEW JERSEY
18	COUNTY OF [] ss:
19	<u> </u>
20	On this day of 20, before me, the subscriber,
21	personally appeared (person signing on behalf of claimant(s)) who, I am
22	satisfied, is/are the person(s) named in and who executed the within
23	instrument, and thereupon acknowledged that claimant(s) signed,
24	sealed and delivered the same as claimant's (s') act and deed, for
25	the purposes therein expressed.
26	
27	
28	NOTE BY BY BY BY
29	NOTARY PUBLIC
30 31	SUGGESTED NOTARIAL FOR CORPORATE OR LIMITED
32	LIABILITY CLAIMANT:
33	EIMBILIT I CEMIMAINT.
34	STATE OF NEW JERSEY
35	COUNTY OF [] ss:
36	
37	On this day of 20, before me, the subscriber,
38	personally appeared (person signing on behalf of claimant(s)) who, I am
39	satisfied is the Secretary (or other officer/manager/agent) of the
40	Corporation (partnership or limited liability company) named herein and
41	who by me duly sworn/affirmed, asserted authority to act on behalf
42	of the Corporation (partnership or limited liability company) and who, by
43	virtue of its Bylaws, or Resolution of its Board of Directors (or
44	partnership or operating agreement) executed the within instrument on
45 46	its behalf, and thereupon acknowledged that claimant signed, sealed
46 47	and delivered same as claimant's act and deed, for the purposes
47	herein expressed.

1 2 **NOTARY PUBLIC** 3 [b. In the event that the] c. A claimant [elects] electing to file a 4 Notice of Unpaid Balance and Right to File Lien as described above[, 5 it shall not be necessary to need not serve a copy of said Notice of 6 Unpaid Balance and Right to File Lien upon any interested party. [c.] d. After the filing of a Notice of Unpaid Balance and Right to 7 8 File Lien, any person claiming title to or an [estate or] interest in or a 9 lien upon the real property described in the Notice of Unpaid Balance 10 and Right to File Lien, shall be deemed to have acquired said title, 11 [estate,] interest or lien with knowledge of the anticipated filing of a 12 lien claim, and shall be subject to the terms, conditions and provisions 13 of that lien claim within the period provided by section 6 of [this act] 14 P.L.1993, c.318 (C.2A:44A-6) and as set forth in the Notice of Unpaid Balance and Right to File Lien. A Notice of Unpaid Balance and 15 16 Right to File Lien filed under [the provisions of] this act shall be subject to the effect of a [notice] Notice of [settlement] Settlement 17 18 filed pursuant to P.L.1979, c. 406 (C.46:16A-1 et seq.). 19 [d.] e. The Notice of Unpaid Balance and Right to File Lien shall 20 be effective for 90 days or in the case of a residential construction 21 contract claim for 120 days from the date of the provision of the last work, services, [materials] material or equipment delivery for which 22 23 payment is claimed as set forth in paragraph [5] 4 of the Notice of 24 Unpaid Balance and Right to File Lien. 25 [e.] f. The lodging for record or filing of a Notice of Unpaid 26 Balance and Right to File Lien shall not constitute the lodging for 27 record or filing of a lien claim [in accordance with the provisions of 28 this act, I nor does it extend the time for the [filing] lodging for record 29 of a lien claim, in accordance with [the provisions of] this act. 30 [f.] g. Failure to file a Notice of Unpaid Balance and Right to File 31 Lien shall not affect the claimant's lien rights arising under [the 32 provisions of this act, to the extent that no [creation,] conveyance, 33 lease or mortgage of an interest in real property [has taken place] 34 occurs prior to the filing of a Notice of Unpaid Balance and Right to 35 File Lien or lien claim. 36 [g.] h. A Notice of Unpaid Balance and Right to File Lien may be 37 amended by the filing of an Amended Notice of Unpaid Balance and

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(cf: P.L.1993, c.318, s.20)

15. Section 21 of P.L.1993, c.318 (C.2A:44A-21) is amended to read as follows:

Right to File Lien in accordance with [the provisions of] this section.

21. a. The Legislature finds that the ability to sell and purchase residential housing is essential for the preservation and enhancement of the economy of the State of New Jersey and that

while there exists a need to provide contractors, subcontractors and 1 2 suppliers with statutory benefits to enhance the collection of money 3 for goods, services and materials provided for the construction of 4 residential housing in the State of New Jersey, the ability to have a 5 stable marketplace in which families can acquire homes without 6 undue delay and uncertainty and the corresponding need of lending 7 institutions in the State of New Jersey to conduct their business in a 8 stable environment and to lend money for the purchase or finance of 9 home construction or renovations requires that certain statutory 10 provisions as related to the lien benefits accorded to contractors, subcontractors and suppliers be modified. The Legislature further 11 12 finds that the construction of residential housing generally involves 13 numerous subcontractors and suppliers to complete one unit of 14 housing and that the multiplicity of lien claims and potential for 15 minor monetary disputes poses a serious impediment to the ability to transfer title to residential real estate expeditiously. The 16 17 Legislature further finds that the purchase of a home is generally 18 one of the largest expenditures that a family or person will make 19 and that there are a multitude of other State and federal statutes and 20 regulations, including "The New Home Warranty and Builders' 21 Registration Act," P.L.1977, c.467 (C.46:3B-1 et seq.) and "The 22 Planned Real Estate Development Full Disclosure Act," P.L.1977, 23 c.419 (C.45:22A-21 et seq.), which afford protection to consumers 24 in the purchase and finance of their homes, thereby necessitating a 25 different treatment of residential real estate as it relates to the rights 26 of contractors, suppliers and subcontractors to place liens on 27 residential real estate. The Legislature declares that separate 28 provisions concerning residential construction will provide a system 29 for balancing the competing interests of protecting consumers in the 30 purchase of homes and the contract rights of contractors, suppliers 31 and subcontractors to obtain payment for goods and services 32 provided. 33

b. The filing of a lien for work, services, material or equipment furnished pursuant to a residential construction contract shall be subject to the following additional requirements:

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- 36 (1) As a condition precedent to the filing of any lien arising 37 under a residential construction contract, a lien claimant shall first 38 file a Notice of Unpaid Balance and Right to File Lien by lodging 39 for record the Notice within 60 days following the last date that 40 work, services, material or equipment were provided for which 41 payment is claimed in accordance with [the provisions of] 42 subsection [a.] b. of section 20 of [this act] P.L.1993, c.318 (C.2A:44A-20), and comply with [all other provisions] the 43 44 remainder of this section.
- 45 (2) Upon [the filing of] <u>its lodging for record</u>, a Notice of 46 Unpaid Balance and Right to File Lien, [service of the Notice of 47 Unpaid Balance and Right to File Lien] shall be [effected] <u>served</u>

in accordance with the provisions [of] for the service of lien claims in section 7 of [this act] P.L.1993, c.318 (C.2A:44A-7).

(3) Unless the parties have otherwise agreed in writing to an alternative dispute resolution mechanism, [simultaneously with the service under paragraph (2) of this subsection within 10 days from the date the Notice of Unpaid Balance and Right to File Lien is lodged for record, the lien claimant shall also serve a demand for arbitration and fulfill all the requirements and procedures of the American Arbitration Association to institute an expedited proceeding before a single arbitrator designated by the American Arbitration Association. The demand for arbitration may be served in accordance with the provisions for the service of lien claims in section 7 of P.L.1993, c.318 (C.2A:44A-7) along with: (a) a copy of the completed and signed Notice of Unpaid Balance and Right to File Lien; and (b) proof by affidavit that the Notice of Unpaid Balance and Right to File Lien has been lodged for record.

If not yet provided at the time of service of the demand for arbitration, a copy of the Notice of Unpaid Balance and Right to File Lien marked "filed" by the clerk's office shall be provided by the claimant to the parties and the arbitrator, as a condition precedent to the issuance of an arbitrator's determination.

 All arbitrations of Notices of Unpaid Balance and Right to File Lien pertaining to the same residential construction shall be determined by the same arbitrator, whenever possible. The claimant, owner, or any other party may also request consolidation in a single arbitration proceeding of the claimant's Notice of Unpaid Balance and Right to File Lien with any other Notice of Unpaid Balance and Right to File Lien not yet arbitrated but lodged for record by a potential lien claimant whose name was provided in accordance with section 37 of P.L.1993, c.318 (C.2A:44A-37). The request shall be made in the demand for arbitration or, in the case of a request by a person other than the claimant, by letter to the arbitrator assigned to the arbitration or, if none has been assigned, to the appropriate arbitration administrator, within five days of when the demand for arbitration is served. The arbitrator shall grant or deny a request for a consolidated arbitration proceeding at the arbitrator's discretion.

(4) Upon the closing of all hearings in the arbitration, the arbitrator shall make the following determinations: (a) whether the Notice of Unpaid Balance and Right to File Lien was in compliance with section 20 of [this act] P.L.1993, c.318 (C.2A:44A-20) and whether service was proper under section 7 of [this act] P.L.1993, c.318 (C.2A:44A-7); (b) the earned amount of the contract between the owner and the contractor in accordance with section 9 of P.L.1993, c.318 (C.2A:44A-9); (c) the validity and amount of any lien claim which may be filed pursuant to the Notice of Unpaid Balance and Right to File Lien; [(c)] (d) the validity and amount of any liquidated or unliquidated setoffs or counterclaims to any lien claim which may be filed; and [d] (e) the

allocation of costs of the arbitration among the parties. When making
the above determination, the arbitrator shall also consider all
determinations made by that arbitrator in any earlier arbitration
proceeding pertaining to the same residential construction.

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- (5) [In the event] If the amount of any setoffs or counterclaims presented in the arbitration [are unliquidated and] cannot be determined by the arbitrator in a liquidated amount, the arbitrator, as a condition precedent to the filing of the lien claim, shall order the lien claimant to post a bond, letter of credit or funds with an attorney-at-law of New Jersey, or other such person or entity as may be ordered by the arbitrator in such amount as the arbitrator shall determine to be 110% of the approximate fair and reasonable value of such setoffs or counterclaims, but in no event [shall the bond, letter of credit or funds exceed] greater than the amount of the lien claim which may be filed. This 110% limitation [regarding] for any bond, letter of credit or funds shall also apply to any alternative dispute resolution mechanism to which the parties may agree. When making the above determinations, the arbitrator shall consider all determinations made by that arbitrator in any earlier arbitration proceeding pertaining to the same residential construction.
 - (6) The arbitrator shall make such determinations set forth in paragraphs (4) and (5) of this subsection and the arbitration proceeding shall be completed within 30 days of receipt of the lien claimant's demand for arbitration by the American Arbitration Association unless no response is filed, in which case the arbitrator shall make such determinations and the arbitration proceeding shall be deemed completed within 7 days after the time within which to respond has expired. [That] These time [period] periods for completion of the arbitration shall not be extended unless otherwise agreed to by the parties and approved by the arbitrator. If an alternative dispute mechanism is alternatively agreed to between the parties, such determination shall be made as promptly as possible making due allowance for all time limits and procedures set forth in this act. The arbitrator shall resolve a dispute regarding the timeliness of the demand for arbitration.
 - (7) Any contractor, subcontractor or supplier whose interests are affected by the filing of a Notice of Unpaid Balance and Right to File Lien under [section 10 of] this act shall be permitted to join in such arbitration; but the arbitrator shall not determine the rights or obligations of any such parties except to the extent those rights or obligations are affected by the lien claimant's Notice of Unpaid Balance and Right to File Lien.
 - (8) Upon determination by the arbitrator that there is an amount which, pursuant to a valid lien shall attach to the improvement, the lien claimant shall, within 10 days of the lien claimant's receipt of the determination, [file] lodge for record such lien claim in

- accordance with [the provisions of] section 8 of [this act] 1
- 2 P.L.1993, c.318 (C.2A:44A-8) and furnish any bond, letter of credit
- or funds required by the arbitrator's decision. The failure to [file] 3
- 4 lodge for record such a lien claim, or furnish the bond, letter of
- 5 credit or funds, within the 10-day period, shall cause any lien claim
- 6 to be invalid.
- 7 (9) Except for the arbitrator's determination itself, any such 8 determination shall not be considered final in any legal action or
- 9 proceeding, and shall not be used for purposes of collateral
- 10 estoppel, res judicata, or law of the case to the extent applicable.
- 11 Any finding of the arbitrator pursuant to [the provisions of] this act
- 12 shall not be admissible for any purpose in any other action or
- 13 proceeding.

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- 14 (10) If either the lien claimant or the owner or community
- 15 association in accordance with section 3 of P.L.1993, c.318
- 16 (C.2A:44A-3) is aggrieved by the arbitrator's determination, then
- [either] the aggrieved party may institute a summary action in the 17
- 18 Superior Court, Law Division, for the vacation, modification or
- correction of the arbitrator's determination. 19 The arbitrator's
- 20 determination shall be confirmed unless it is vacated, modified or
- corrected by the court. The court shall render its decision after 22 giving due regard to the time limits and procedures set forth in this
- 23 act and shall set time limits for lodging for record the lien claim if it
- 24 finds, contrary to the arbitrator's determination, that the lien claim
- 25 is valid or the 10-day requirement for lodging for record required
- 26 by paragraph (8) of this subsection has expired.
- 27 (11) In the event a Notice of Unpaid Balance and Right to File
- 28 Lien is filed and the owner conveys its interest in real property to
- 29 another person before a lien claim is filed, then prior to or at the
- time of conveyance, the owner may make a deposit with the county 31 clerk where the improvement is located, in an amount no less than
- 32 the amount set forth in the Notice of Unpaid Balance and Right to
- 33
- File Lien. For any deposit made with the county clerk, the county 34 clerk shall discharge the Notice of Unpaid Balance and Right to File
- 35 Lien or any related lien claim against the real property for which the
- 36 deposit has been made. After the issuance of the arbitrator's
- 37 determination set forth in paragraphs (4) and (5) of this subsection,
- 38 any amount in excess of that determined by the arbitrator to be the
- 39 amount of a valid lien claim shall be returned forthwith to the
- 40 owner who has made the deposit. The balance shall remain where
- 41 deposited unless the lien claim has been otherwise paid, satisfied by
- 42 the parties, forfeited by the claimant, invalidated pursuant to
- 43 paragraph (8) of this subsection or discharged under section 33 of
- 44 [this act] P.L.1993, c.318 (C.2A:44A-33). Notice shall be given by
- 45 the owner in writing to the lien claimant within five days of making
- 46 the deposit.

(12) Solely for those lien claims arising from a residential construction contract, if a Notice of Unpaid Balance and Right to File Lien is determined to be without basis, the amount of the Notice of Unpaid Balance and Right to File Lien is significantly overstated, or the Notice of Unpaid Balance and Right to File Lien is not [filed] lodged for record: (a) in substantially the form, [or] (b) in the manner, or (c) at a time [not] in accordance with [the provisions of I this act, then the claimant shall be liable for all damages suffered by the owner or any other party adversely affected by the Notice of Unpaid Balance and Right to File Lien, including all court costs, reasonable attorneys' fees and legal expenses incurred.

(13) If the aggregate sum of all lien claims attaching to any real property that is the subject of a residential construction contract exceeds the amount due under a residential purchase agreement, less the amount due under any previously recorded mortgages or liens other than construction liens, then upon entry of judgment of all such lien claims, each lien claim shall be reduced pro rata. Each lien claimant's share then due shall be equal to the monetary amount of the lien claim multiplied by a fraction in which the denominator is the total monetary amount of all valid claims on the owner's interest in real property against which judgment has been entered, and the numerator is the amount of each particular lien claim for which judgment has been entered. The amount due under the residential purchase agreement shall be the net proceeds of the amount paid less previously recorded mortgages and liens other than construction liens and any required recording fees.

28 (cf: P.L.1993, c.318, s.21)

- 16. Section 22 of P.L.1993, c.318 (C.2A:44A-22) is amended to read as follows:
- 22. [Nothing in this act shall be deemed to supersede the mortgage priority provisions of P.L.1985, c.353 (C. 46:9-8.1).]
- a. Every mortgage recorded before the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), shall have priority as to the land or other interest in real property described and any improvement wholly or partially erected or thereafter to be erected, constructed or completed thereon, over any lien established by virtue of P.L.1993, c.318 (C.2A:44A-1 et al.) to the extent that:
- (1) the mortgage secures funds that have been advanced or the mortgagee is obligated to advance to or for the benefit of the mortgagor before the filing of the lien claim or Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20); or
- (2) the mortgage secures funds advanced after the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File

Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), and the funds are applied in accordance with paragraphs (1) through (7) of subsection b. of this section.

- <u>b.</u> Every mortgage <u>recorded after the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), shall have priority as to the land or other interest in real property described and any improvement wholly or partially erected or thereafter to be erected, constructed or completed thereon, over any lien [which may be] established by virtue of this act to the extent that the mortgage secures funds which have been applied to:</u>
- [a.] (1) The payments of amounts due to any claimants who have filed a lien claim or a Notice of Unpaid Balance and Right to File Lien;
- [b.] (2) The payment to or the securing of payment by, the party against whose interest the lien claim is filed of all or part of the purchase price of the land covered thereby and any subsequent payment made for the improvements to the land, including but not limited to any advance payment of interest to the holder of the mortgage as required by the mortgage as a condition of the loan;
- [c.] (3) The payment of any valid lien or encumbrance which is, or can be established as, prior to a lien provided for by this act;
- [d.] (4) The payment of any tax, assessment or other State or municipal lien or charge due or payable at the time of , or within 60 days after, such payment, as required by the mortgagee as a condition of the loan;
- [e.] (5) The payment of any premium, counsel fee, consultant fee, interest or financing charges, or other cost related to the financing, any of which are required by the lender to be paid by the owner, provided that the total of same shall not be in excess of 10 percent of the principal amount of the mortgage securing the loan upon which they are based;
- [f. Payment] (6) The payment to the owner of that portion of the purchase price of the real property on which the improvements are made or to be made which have previously been paid by the owner, exclusive of any interest or any other carrying costs of such real property, provided, however, that at the time of the payment of such funds to the owner, the budget upon which the loan was made indicated that the amount of the loan is not less than the total of: [(1)] (a) the purchase price of the real property, [(2)] (b) the cost of constructing the improvements, and [(3)] (c) any cost listed in [subsections c., d. and e.] paragraphs (3), (4), and (5) of subsection b. of this section; or
- **[g.]** (7) An escrow in an amount not to exceed 150% of the 45 amount necessary to secure payment of charges described in

- 1 [subsections a., c., d.] <u>paragraphs (1), (3), (4)</u> and [e.] <u>(5)</u> of <u>subsection b. of this section.</u>
- c. Nothing in P.L.1993, c.318 (C.2A:44A-1 et al.) shall be
 deemed to supersede the mortgage priority provisions of P.L.1985,
 c.353 (C.46:9-8.1 et seq.) or diminish the effect of a Notice of
 Settlement filed pursuant to P.L.1979, c.406 (C.46:16A-1 et seq.).

7 (cf: P.L.1993, c.318, s.22)

- 9 17. Section 23 of P.L.1993, c.318 (C.2A:44A-23) is amended to read as follows:
- 23. <u>a. The amount due a lien claimant shall be paid only after the</u> lien claim has been established by judgment, or, in the case of an execution sale, only to those lien claimants whose lien claims were filed before application was made to the court for distribution of the sale proceeds. All lien claims established by judgment are valid claims that shall be concurrent and shall be paid [pro rata out of the lien fund and the proceeds of the sale authorized by this act] as provided in subsection c. of this section.
 - b. The sheriff or other officer conducting an execution sale authorized by section 24 of P.L.1993, c.318 (C.2A:44A-24) shall pay the proceeds to the clerk of the Superior Court and the Superior Court shall provide proper disposition of sale proceeds to the persons entitled thereto under P.L.1993, c.318 (C.2A:44A-1 et al.).
 - c. The Superior Court shall order the distribution of a lien fund, after its calculation in accordance with section 9 of P.L.1993, c.318

26 (C.2A:44A-9), in the following manner:

- (1) If there are first tier lien claimants, the lien fund shall be allocated in amounts equal to their valid claims. If the total of those claims would exceed the maximum liability of the owner or community association as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the allocations shall be reduced pro rata so as not to exceed that maximum liability;
- (2) From the allocation to each first tier lien claimant, amounts shall be allocated equal to the valid claims of second tier lien claimants whose claims derive from contracts with that first tier lien claimant. If the total of the claims is less than the allocation to that first tier lien claimant, the first tier lien claimant shall be paid the balance. If the total of the claims exceeds the allocation to that first tier lien claimant, the second tier claimants' allocations shall be reduced pro rata so as not to exceed that first tier lien claimant allocation;
- 41 (3) From the allocation to each second tier lien claimant, amounts
 42 shall be allocated equal to the valid claims of third tier lien claimants
 43 whose claims derive from contracts with that second tier lien claimant.
 44 If the total of the claims is less than the allocation to that second tier
 45 claimant, the second tier lien claimant shall be paid the balance. If the
 46 total of the claims exceeds the allocation to that second tier lien

claimant, the allocation to the third tier lien claimants shall be reduced
 pro rata so as not to exceed that second tier lien claimant allocation;

(4) If there are no first tier lien claimants, the lien fund for second tier lien claimants shall be allocated in amounts equal to that second tier's valid claims. If the total of the claims of any group of second tier lien claimants exceeds the lien fund for that group of claimants as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the allocations shall be reduced pro rata so as not to exceed that lien fund; and

(5) If there are no first or second tier lien claimants, the lien fund for third tier lien claimants shall be allocated in amounts equal to that third tier's valid claims. If the total of the claims of any group of third tier lien claimants exceeds the lien fund for that group of claimants as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the allocations shall be reduced pro rata so as not to exceed that lien fund. (cf: P.L.1993, c.318, s.23)

- 18. (New section) a. Subject to the requirements of section 14 of P.L.1993, c.318 (C.2A:44A-14), and in the case of lien claims arising from residential construction contracts the additional requirements of sections 20 and 21 of P.L.1993, c.318 (C.2A:44A-20 and 2A:44A-21), a lien claim arising under P.L.1993, c.318 (C.2A:44A-1 et al.) shall be enforced by a suit commenced in the Superior Court within one year of the date of the last provision of work, services, material or equipment, payment for which the lien claim was filed. Venue shall be laid in the county in which the real property affected by the lien claim is located.
- b. A lien claimant shall join as party defendants the owner or community association, if applicable, in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), contractor or subcontractor alleged to have failed to make payments for which the lien claim has been filed and any other person having an interest in the real property that would be adversely affected by the judgment. The court shall order joinder of necessary parties or determine if it is appropriate for the suit to proceed if party defendants are not joined.
- c. The court shall stay the suit to the extent that the lien claimant's contract or the contract of another party against whose account the lien claim is asserted provides that any disputes pertaining to the validity or amount of a lien claim are subject to arbitration or other dispute resolution mechanism.
- d. Upon commencement of the suit, the lien claimant shall cause a Notice of Lis Pendens to be filed in the office of the county clerk or register pursuant to N.J.S.2A:15-6 et seq.
- e. A party to a suit to enforce a lien claim shall be entitled to assert any defense available to any other party in contesting the amount for which a claimant seeks to have the lien reduced to judgment.
 - f. The judgment to be entered in a suit to enforce a lien claim shall (1) establish the amount due to the lien claimant; and (2) direct the

public sale by the sheriff or other such officer as the court may direct of the real property and improvement affected by the lien. The proceeds of the sale shall be distributed in accordance with section 23 of P.L.1993, c.318 (C.2A:44A-23). If funds are realized at the sale in an amount greater than the lien fund, the surplus funds shall be distributed in accordance with law.

- g. Nothing in this act shall bar recovery of money damages pursuant to a lien claim arising under P.L.1993, c.318 (C.2A:44A-1 et al.).
- h. A judgment obtained against a community association that is unpaid may be enforced by assessment against unit owners as they would be assessed for any other common expense, after reasonable notice, and in a manner directed by the court. In ordering assessments, the court shall be guided by the master deed, bylaws or other document governing the association. A judgment shall not be enforced by the sale of any common elements, common areas or common buildings or structures of a real property development.
- i. Upon resolution of the suit other than by the entry of final judgment in favor of the plaintiff in accordance with subsection f. of this section, a cancellation or discharge of lis pendens should be filed, by the party who filed the enforcement action, in the office of the county clerk or register where the notice of lis pendens is filed.

- 19. Section 25 of P.L.1993, c.318 (C.2A:44A-25) is amended to read as follows:
- 25. If judgment in an action to enforce a lien claim under this act is [against the owner, contractor or subcontractor] entered in favor of the lien claimant, a writ of execution may issue thereon, [as in other cases; if against the improvements and land, a special writ of execution may issue to make the amount recovered therein by sale of the improvements and land.

If both general and special judgments are given, both writs of execution may issue, separately or combined in one writ, and one of such writs may issue after the return of the other for the whole amount recovered or the residue as the case may require <u>l</u> in accordance with the judgment.

(cf: P.L.1993, c.318, s.25)

- 20. Section 30 of P.L.1993, c.318 (C.2A:44A-30) is amended to read as follows:
- 30. a. When a lien claim has been filed and the claim has been paid, satisfied or settled by the parties or forfeited by the claimant, the claimant or [his] claimant's successor in interest or [his] attorney shall, within 30 days of payment, satisfaction or settlement, or within 7 days of demand by any interested party, file with the county clerk a certificate, duly acknowledged or proved, directing

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- the county clerk to discharge the lien claim of record, which certificate shall contain:
 - (1) The date of filing the lien claim;

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- (2) The book and page number endorsed thereon;
- 5 (3) The name of the owner of the land, or the community association, if applicable, named in the notice;
 - (4) The location of the property; and
 - (5) The name of the person for whom the work, services, equipment or materials was provided.
- 10 b. If the claimant shall fail or refuse to file this certificate, as set 11 forth in subsection a. of this section, then [upon application by] 12 any party in interest [, upon notice to the claimant, to be served 13 upon him in the same manner as provided by section 7 of this act, or 14 upon satisfactory proof that the claimant cannot be served, any 15 may proceed in a summary manner by filing an order to show cause 16 in accordance with the Rules of Court adopted by the Supreme 17 Court of New Jersey. A judge of the Superior Court may, upon 18 good cause being shown, and absent receipt of written objections 19 and grounds for same, order the lien claim discharged on the return 20 date of the order to show cause. The county clerk shall thereupon 21 attach the certificate or order to the original notice of lien claim on 22 file and shall note on the record thereof "discharged by certificate" 23 or "discharged by court order," as the case may be and any lien 24 foreclosure action shall be dismissed with prejudice.
 - c. Any party in interest may proceed to discharge a lien claim on the ground that it is without factual basis by filing an order to show cause in the same manner as set forth in subsection b. of this section.
- 29 d. In those circumstances in which the lien claim has been paid 30 in full, the lien claimant has failed to file a lien claim discharge pursuant to this section, and at least 13 months have elapsed since 31 32 the date of the lien claim, the owner or community association may, 33 in accordance with section 33 of P.L.1993, c.318 (C.2A:44A-33) 34 submit for filing a duly acknowledged discharge certificate 35 substantially in the form provided by subsection a. of this section 36 accompanied by an affidavit setting forth the circumstances of 37 payment as set forth below:

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39 OWNER (OR COMMUNITY ASSOCIATION) AFFIDAVIT OF
 40 PAYMENT TO DISCHARGE LIEN CLAIM

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TO THE CLERK, COUNTY OF

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The undersigned, being duly sworn upon the undersigned's oath, avers as follows:

1	1. I am an owner of real property located at (address of
2	property subject to lien), in that certain tract or parcel of land and
3	premises described as Block , Lot , on the tax map of the
4	(municipality) of , County of , State of New Jersey
5	(In the case of a community association, I am ar
6	[officer/manager/agent] of the community association, [name of
7	community association] for property located at [location of property
8	development].)
9	2. On or about (date), I caused to be sent to (name of contractor
10	or subcontractor to whom payment was made), located at (address
11	designated for payment by the filed lien claim form), the final
12	payment in the amount of (\$) in full satisfaction of a certain
13	lien claim dated (date) which was filed by (name of lien claimant)
14	against the real property designated in paragraph 1, on (date) in the
15	office of the county clerk of the County of (name of county) in
16	Construction Lien Book , Page .
17	3. At least 13 months have elapsed since the date of the lier
18	claim and 90 days before filing this affidavit, I mailed or caused to
19	be mailed by certified mail to the last known address of the lier
20	claimant as set forth in the filed lien claim form written notice of
21	my intention to file a discharge certificate with respect to the lier
22	claim. To the best of my knowledge and belief, no writter
23	communication denying or disputing payment in full of the lier
24	claim has been received from the lien claimant (name).
25	4. Wherefore, the undersigned directs the county clerk of the
26	County of (name of county) to cause to be filed the discharge
27	certificate accompanying this affidavit, and further directs the
28	county clerk to cause a notation of the discharge of the lien to be
29	endorsed upon the margin of the record of the original lien claim.
30	stating that the discharge is filed, and setting forth the date, book
31	and page number of the filed discharge.
32	
33	Name of Owner/Community Association
34	<u>Signed</u>
35	(Type or Print Name and Title)
36	
37	NOTARIAL FOR INDIVIDUAL OWNER
38	
39	STATE OF NEW JERSEY
40	COUNTY OF [] ss:
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42	On this day of 20, before me, the subscriber.
43	personally appeared (name of owner/community association) who,
44	am satisfied, is/are the person(s) named in and who executed the
45	within instrument, and thereupon acknowledged that the
46	owner/community association signed, sealed and delivered the same

1 as the owner's/community association's act and deed, for the 2 purposes therein expressed. 3 4 **NOTARY PUBLIC** 5 6 NOTARIAL FOR CORPORATE OR LIMITED LIABILITY 7 OWNER/COMMUNITY ASSOCIATION: 8 9 STATE OF NEW JERSEY COUNTY OF 9 () ss: 10 11 12 day of ______ 20__, before me, the subscriber, 13 personally appeared (person signing on behalf of owner/community association) who, I am satisfied is the Secretary (or other 14 15 officer/manager/agent) of the Corporation (partnership or limited 16 liability company) named herein and who by me duly 17 sworn/affirmed, asserted authority to act on behalf of the 18 Corporation (partnership or limited liability company) and who, by 19 virtue of its Bylaws, or Resolution of its Board of Directors (or 20 partnership or operating agreement) executed the within instrument 21 on its behalf, and thereupon acknowledged that the 22 owner/community association signed, sealed and delivered same as 23 owner's/community association's act and deed, for the purposes 24 <u>herein expressed.</u> 25 26 **NOTARY PUBLIC** 27 28 [c.] e. Any lien claimant who fails to discharge a lien claim of 29 record pursuant to this section shall be liable for all court costs, and 30 reasonable legal expenses, including , but not limited to, attorneys' 31 fees, incurred by the owner, <u>community association</u>, the contractor, or subcontractor, or any combination of owner, community 32 33 association, contractor and subcontractor, as applicable, to 34 discharge or obtain the discharge of the lien, and in addition thereto, 35 the court [may] shall enter judgment against the claimant for 36 damages to any or all of the parties adversely affected by the failure 37 to discharge the lien. 38 f. Upon discharge of record in all cases, the party who filed the 39 enforcement action shall cause the Notice of Lis Pendens to be 40 cancelled or discharged of record pursuant to N.J.S.2A:15-6 et seq. 41 Any party who filed the enforcement action who fails to cancel or 42 discharge the lis pendens of record pursuant to this section shall be 43 liable for all court costs, and reasonable legal expenses, including but 44 not limited to, attorneys' fees, incurred by the owner, community 45 association, the contractor, or subcontractor, or any other interested 46 party, or any combination thereof, as applicable, to obtain the

cancellation or discharge of the lis pendens, and in addition thereto,

the court shall enter judgment against the claimant for damages to any or all of the parties adversely affected by the failure to cancel or discharge the lis pendens.

(cf: P.L.1993, c.318, s.30)

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- 21. Section 31 of P.L.1993, c.318 (C.2A:44A-31) is amended to read as follows:
- 8 31. a. When a lien claim is filed against any improvement and 9 land under this act, the owner, community association in accordance 10 with section 3 of P.L.1993, c.318 (C.2A:44A-3), contractor or 11 subcontractor may execute and file with the proper county clerk a 12 bond in favor of the lien claimant, with a surety company, duly 13 authorized to transact business in this State, as surety thereon [, in an] 14 amount equal to 110% of the amount claimed by the lien claimant 15 and a <u>l. The</u> amount of the bond shall be equal to 110% of the amount claimed by the lien claimant [and a] but in the case of a lien claim 16 arising from a residential construction contract, no greater than the 17 18 earned amount of the contract between the owner and the contractor as 19 determined by the arbitrator in accordance with paragraph (4) of 20 subsection b. of section 21 of P.L.1993, c.318 (C.2A:44A-21). The 21 bond shall be filed in accordance with the language set forth in 22 subsection_d. of this section, along with payment in the amount of 23 \$25, conditioned upon the payment of any judgment and costs that 24 may be recovered by the lien claimant under this claim. Any form of 25 bond proffered that contains language inconsistent with the language 26 set forth in subsection d. of this section shall be the basis for a cause of 27 action to strike such language from the form of bond.
 - <u>b.</u> As an alternative, the owner, <u>community association</u>, contractor or subcontractor may deposit with the clerk of the Superior Court of New Jersey, funds constituting an amount equal to 110% of the amount claimed by the lien claimant [and a] <u>along with payment</u> in the amount of \$25, conditioned upon the payment of any judgment and costs that may be recovered by the lien claimant under this claim. <u>The deposit may be made without the necessity of commencing any legal action</u>. The written receipt provided by the court clerk for the deposit made may be filed with the county clerk as evidence of that deposit.
 - <u>c.</u> Any surety bond filed with the county clerk under this section shall be discharged, and any deposit with the clerk of the Superior Court shall be returned to the depositor, without court order, upon presentment by the owner, <u>community association</u>, contractor or subcontractor of any of the following:
- [(a)] (1) a duly acknowledged certificate as provided in [paragraph] paragraphs (2) or (3) of subsection a. of section 33 of [this act] P.L.1993, c.318 (C.2A:44A-33);

1	[(b)] (2) an order of discharge as provided in paragraph (3) (4)
2	of subsection a. of section 33 of [this act] P.L.1993, c.318
3	(C.2A:44A-33);
4	[(c)] (3) a judgment of dismissal or other final judgment against
5	the lien claimant; or
6	[(d)] (4) a true copy of a Stipulation of Dismissal, with
7	prejudice, executed by the lien claimant or its representative in any
8	action to foreclose the lien claim which is subject to the surety bond
9	or deposit.
10	d. The bond shall be filed in substantially the following form:
11	
12	(Name of Bond Company)
13	(Bond No.) Bond Amount \$
14	
15	BOND DISCHARGING CONSTRUCTION LIEN
16	WHEREAS, on the (date), (name of claimant) (hereinafter
17	"Lienor") filed a Construction Lien for the sum of (amount written
18	out) (\$), in the office of the Clerk of the County of (name
19	of county where lien claim was filed), (hereinafter "Clerk"), against
20	the real property of owner, (name of owner), or community
21	association (or name of community association) and the tenancy
22	interest of Lot (#), Block (#), (address of property or name and
23	location of the property development in the case of a community
24	association) on the Tax Map of Township of (name of
25	municipality), County of (name of county), State of New Jersey as
26	more fully set forth in the notice of lien, a true copy of which is
27	attached hereto, and which lien was filed (date lien claim was filed)
28	<u>in book (#), page (#).</u>
29	WHEREAC :
30	WHEREAS, in accordance with the "Construction Lien Law,"
31	P.L.1993, c.318 (C.2A:44A-1 et al.), the Principal is permitted to
32 33	file a bond for 110% of the lien amount, which would be a total bond penalty of (amount written out) (\$) (hereinafter
34	"Penal Sum").
3 4 35	<u>renai Sum).</u>
36	NOW THEREFORE, in consideration of the discharge of said lien
37	by the Clerk, the Principal and (name of bond company) as surety,
38	having an office at (address of bond company) and authorized to do
39	business as a surety, do hereby pursuant to the statute provided, in
1 0	such case made and jointly and severally undertake and become
41	bound to the Clerk in an amount not exceeding the Penal Sum, (\$)
42	conditioned for the payment of any and all judgments that may be
43	rendered against said property in favor of the Lienor, its successors
14	or assigns, in any action or proceedings to enforce the alleged lien
45	as described.

Sealed with our seal and	d dated the day of (month), (year)
Witness:	(Name of principal) By:(Signature)
	Title:(Printed name and title
	of signatory)
Witness:	(Name of Bond Company)
	By Signature)
	<u>Title:(Printed name and title of signatory)</u>
(cf: P.L.1993, c.318, s.31)	
	, c.318 (C.2A:44A-33) is amended to
read as follows:	
•	shall be discharged of record by the
county clerk:	
•	nd filing with the county clerk of a
•	funds with the clerk of the Superior
<u>*</u>	of the claimant in an amount equal to
110% of the amount of the lien	·
•	acknowledged certificate, discharging
	nt having filed the lien claim, or [his]
claimant's successor in interest	, or [his] attorney; or
(3) <u>Pursuant to the filing of a</u>	an owner's or community association's
•	nce with section 30 of P.L.1993, c.318
(C.2A:44A-30), provided that	90 days prior to the filing of the
· · · · · · · · · · · · · · · · · · ·	rm set forth in section 30 of P.L.1993,
	claimant is notified by certified mail at
	address of the owner's or community
	discharge certificate and no written
	laimant denying or disputing payment
	with the county clerk and served on the
owner or community association	
[(3)] <u>(4)</u> Pursuant to an ord	er of discharge by the court.
b. When judgment of dism	issal or final other judgment against
	n an action to enforce the lien claim
* *	taken within the time allowed for an
	ken within the time allowed for an
	en and finally determined against the
	e which the judgment was rendered,
• • •	otice to the lien claimant as the court
shall direct, shall order the co	unty clerk to enter a discharge of the

c. If an appeal is taken by the claimant, the claim shall be discharged unless the claimant posts a bond, in an amount to be determined by the court, to protect the owner <u>or community</u>

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lien claim.

association from the reasonable costs, expenses and damages which
 may be incurred by virtue of the continuance of the lien claim
 encumbrance.

d. Upon discharge of record of the lien claim, unless the action for enforcement also involves claims, by way of counterclaim, cross claim or interpleader, arising out of or related to the improvements that are the subject of the lien claim in which the owner or community association is an interested party, the court shall also order that the owner or community association no longer be a party to an action to enforce the lien claim, and the surety issuing the bond shall be added as a necessary party.

e. Discharge of record of a lien claim will automatically discharge of record the Notice of Unpaid Balance and Right to File Lien filed in connection therewith.

15 (cf: P.L.1993, c.318, s.33)

- 23. Section 35 of P.L.1993, c.318 (C.2A:44A-35) is amended to read as follows:
- 35. A discharge, subordination or release of a lien claim or Notice of Unpaid Balance and Right to File Lien shall be duly acknowledged or proved, and recorded in a properly indexed book for that purpose. A notation of the record of the discharge of a lien claim or Notice of Unpaid Balance and Right to File Lien shall be endorsed upon the margin of the record in the book where the original lien or Notice of Unpaid Balance and Right to File Lien is recorded stating that the discharge is filed [and recorded], giving the date of filing [and recording] and setting forth the book and the page number where the discharge, or receipt of payment of the lien or order or owner's or community association's discharge certificate discharging the lien, is recorded.

31 (cf: P.L.1993, c.318, s.35)

- 33 24. Section 37 of P.L.1993, c.318 (C.2A:44A-37) is amended to read as follows:
 - 37. a. If required in a contract or upon written request from an owner <u>or community association</u> to a contractor, a subcontractor, or both, the contractor or subcontractor shall, within 10 days, provide the owner <u>or community association</u> with an accurate and full list of the names and addresses of each subcontractor and supplier who may have a right to file a lien pursuant to [the provisions of] this act.

b. If required in a contract or upon written request from a contractor to a subcontractor, the subcontractor shall, within 10 days, provide the contractor with an accurate and full list of the names and addresses of each subcontractor or supplier who may have a right to file a lien pursuant to [the provisions of] this act.

c. Any list provided pursuant to [the provisions of] subsection 1 2 a. or b. of this section shall be verified under oath by the person 3 providing same. 4 d. Reliance upon the verified list [by the person requesting 5 same or by the owner] shall be prima facie evidence establishing the bona fides of payment made in reliance thereon and shall 6 7 constitute an absolute defense to any claim that the party making 8 such payment should have made additional inquiry to determine the 9 identity of potential claimants. 10 e. Any person to whom a written request has been made pursuant to [the provisions of] subsection a. or b. of this section 11 12 who does not provide a list in compliance with this section shall be 13 [directly] liable in damages to: (1) the party requesting the list; or 14 [to] (2) the owner or community association, including, but not 15 limited to, court costs and the reasonable legal expenses, including 16 attorneys' fees, incurred by [said party or the owner, or both] any or all of them, in defending or causing the discharge of a lien claim 17 18 asserted by a party whose name [has been] is omitted from the list. 19 (cf: P.L.1993, c.318, s.37) 20 21 25. The following sections are repealed: 22 Section 16 of P.L.1993, c.318 (C.2A:44A-16); 23 Section 19 of P.L.1993, c.318 (C.2A:44A-19); 24 Section 24 of P.L.1993, c.318 (C.24:44A-24); 25 Section 26 of P.L.1993, c.318 (C.2A:44A-26); 26 Section 28 of P.L.1993, c.318 (C.2A:44A-28); and 27 Section 29 of P.L.1993, c.318 (C.2A:44A-29). 28 29 26. This act shall take effect immediately. 30 31 32 **STATEMENT** 33 34 This bill revises the "Construction Lien Law," P.L.1993, c.318 35 (2A:44A-1 et al.), which provides a statutory scheme for private 36 contractors, subcontractors and suppliers to secure payment for 37 their labor and materials, while not impeding the free transfer of 38 real property, through a lien filing process. The bill embodies the 39 text of the New Jersey Law Revision Commission's Final Report on

This bill revises the "Construction Lien Law," which was enacted in 1993, by:

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the Construction Lien Law.

- (1) clarifying and adding certain defined terms, to conform to actual construction industry usage;
- (2) clarifying procedures for the filing and amending of the lien claim and for the calculation, distribution and enforcement of the lien fund:

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1	(3) providing more specific provisions for discharging a satisfied
2	lien claim;
3	(4) further defining the arbitrator's role;
4	(5) modifying time limits for filing and perfecting residential
5	construction contract lien claims;
6	(6) specifying the application of lien claims to community
7	association property; and
8	(7) addressing certain ambiguities as to mortgage priorities with
9	respect to lien claims.
10	The sponsor's intent is to enhance application of the 1993 act
11	and make clearer the procedures to be followed in order to process

and perfect a construction lien claim.

ASSEMBLY FINANCIAL INSTITUTIONS AND INSURANCE COMMITTEE

STATEMENT TO

ASSEMBLY, No. 410

with committee amendments

STATE OF NEW JERSEY

DATED: JUNE 10, 2010

The Assembly Financial Institutions and Insurance Committee reports favorably and with committee amendments Assembly Bill No. 410.

This bill revises the "Construction Lien Law," P.L.1993, c.318 (2A:44A-1 et al.), which provides a statutory scheme for private contractors, subcontractors and suppliers to secure payment for their labor and materials, while not impeding the free transfer of real property, through a lien filing process. The bill embodies the text of the New Jersey Law Revision Commission's Final Report on the Construction Lien Law.

This bill revises the "Construction Lien Law," which was enacted in 1993, by:

- (1) clarifying and adding certain defined terms, to conform to actual construction industry usage;
- (2) clarifying procedures for the filing and amending of the lien claim and for the calculation, distribution and enforcement of the lien fund;
- (3) providing more specific provisions for discharging a satisfied lien claim;
 - (4) further defining the arbitrator's role;
- (5) modifying time limits for filing and perfecting residential construction contract lien claims;
- (6) specifying the application of lien claims to community association property; and
- (7) addressing certain ambiguities as to mortgage priorities with respect to lien claims.

This bill was pre-filed for introduction in the 2010-2011 session pending technical review. As reported, the bill includes the changes required by technical review, which has been performed.

COMMITTEE AMENDMENTS

The committee amendments to the bill:

-provide that while the owner, community association, contractor or subcontractor may deposit with the clerk of the Superior Court of New Jersey, funds constituting an amount equal to 110% of the amount claimed by the lien claimant, in the case of a lien claim arising from a residential construction contract, the amount deposited shall be no greater than the earned amount of the contract between the owner and the contractor as determined by an arbitrator;

-clarify that the term "value" as used in the definition of "lien claim" includes retainage earned against work, services, materials or equipment furnished; and

-provide that an amount of a lien on an interest of a person other than a tenant is limited to the amount that person agreed, in writing, to pay minus payments made by that person or on behalf of that person, in good faith, prior to the filing of the lien.

SENATE COMMERCE COMMITTEE

STATEMENT TO

[First Reprint] ASSEMBLY, No. 410

STATE OF NEW JERSEY

DATED: NOVEMBER 8, 2010

The Senate Commerce Committee reports favorably Assembly Bill No. 410.

This bill revises the "Construction Lien Law," P.L.1993, c.318 (2A:44A-1 et al.), which provides a statutory scheme for private contractors, subcontractors and suppliers to secure payment for their labor and materials, while not impeding the free transfer of real property, through a lien filing process. The bill embodies the text of the New Jersey Law Revision Commission's Final Report on the Construction Lien Law.

This bill revises the "Construction Lien Law," which was enacted in 1993, by:

- (1) clarifying and adding certain defined terms, to conform to actual construction industry usage;
- (2) clarifying procedures for the filing and amending of the lien claim and for the calculation, distribution and enforcement of the lien fund:
- (3) providing more specific provisions for discharging a satisfied lien claim;
 - (4) further defining the arbitrator's role;
- (5) modifying time limits for filing and perfecting residential construction contract lien claims;
- (6) specifying the application of lien claims to community association property; and
- (7) addressing certain ambiguities as to mortgage priorities with respect to lien claims.

The bill is intended to enhance application of the 1993 act and make clearer the procedures to be followed in order to process and perfect a construction lien claim.

SENATE, No. 1846

STATE OF NEW JERSEY

214th LEGISLATURE

INTRODUCED MAY 10, 2010

Sponsored by:

Senator CHRISTOPHER "KIP" BATEMAN

District 16 (Morris and Somerset)

Senator JEFF VAN DREW

District 1 (Cape May, Atlantic and Cumberland)

Co-Sponsored by:

Senator S.Kean

SYNOPSIS

Revises the "Construction Lien Law."

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 10/1/2010)

1 **AN ACT** concerning construction liens, and amending, supplementing and repealing various sections of P.L.1993, c.318.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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- 1. Section 2 of P.L.1993, c.318 (C.2A:44A-2) is amended to read as follows:
 - 2. As used in this act:

"Claimant" means a person [, as defined in R.S. 1:1-2,] having the right to file a lien claim on real property pursuant to [the provisions of] this act.

"Community association" means a condominium association, a homeowners' association, a cooperative association, or any other entity created to administer or manage the common elements and facilities of a real property development that, directly or through an authorized agent, enters into a contract for improvement of the real property.

"Contract" means any agreement, or amendment thereto, in writing, signed by the party against whom the lien claim is asserted and evidencing the respective responsibilities of the contracting parties, [which, in] including, but not limited to, price or other consideration to be paid, and a description of the benefit or improvement to the real property subject to a lien. In the case of a supplier, "contract" shall include a delivery or order slip referring to the site or project to which materials have been delivered or where they were used and signed by the [owner, contractor, or subcontractor having a direct contractual relation with a contractor, or an authorized agent of any of them party against whom the lien claim is asserted or that party's authorized agent. As referenced herein: the phrase "party against whom the lien claim is asserted" means the party in direct privity of contract with the party asserting the lien claim; and the term "signed" means a writing that bears a mark or symbol intended to authenticate it.

"Contract price" means the amount specified in a contract for the provision of work, services, material or equipment.

"Contractor" means any person in direct privity of contract with the owner of real property, or with a community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), for improvements [thereto] to the real property. A construction manager who enters into a single contract with an owner or a community association for the performance of all construction work within the scope of a construction manager's contract, a construction manager who enters into a subcontract, or a construction manager who is

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

designated as an owner's or community association's agent without entering into a subcontract is also a "contractor" for purposes of this A licensed architect, engineer or land surveyor or certified landscape architect who is not a salaried employee of the contractor, or the owner <u>or community association</u>, performing professional services related to the improvement of property in direct contract with the property owner shall be considered a "contractor" for the purposes of this act.

"County clerk" means the clerk of the county in which real property to be improved is situated.

"Day" means a calendar day unless otherwise designated.

"Dwelling" means a one-, two- or three-family residence that is freestanding or shares a party wall without common ownership interest in that party wall. A dwelling may be part of a real property development.

"Equipment" means any machinery or other apparatus, including rental equipment delivered to the site to be improved or used on the site to be improved, whether for incorporation in the improved real property or for use in the construction of the improvement of the real property [but not incorporated therein]. A lien for equipment shall arise only for equipment used on site for the improvement of real property, including equipment installed in the improved real property. In the case of rental equipment, the amount of any lien shall be limited to the rental rates as set forth in the rental contract.

"Filing" means the (1) lodging for record and (2) the indexing of the documents authorized to be filed or recorded pursuant to this act in the office of the county clerk in the county where the property subject to the lien is located, or, in the case of real property located in more than one county, in the office of the county clerk of each such county. A document that is "lodged for record" shall mean a document that is delivered to the county clerk and marked by the clerk with a date and time stamp or other mark indicating the date and time received.

"First tier lien claimant" means a claimant who is a contractor.

"Improvement" means any actual or proposed physical changes to real property [by] resulting from the provision of work, [or] services, or material by a contractor [or], subcontractor, or supplier pursuant to [the terms of] a contract, whether or not such physical change is undertaken, and includes the construction, reconstruction, alteration, repair, renovation, demolition or removal of any building or structure, any addition to a building or structure, or any construction or fixture necessary or appurtenant to a building or structure for use in conjunction therewith. "Improvement" includes , but is not limited to, excavation, digging, drilling, drainage, dredging, filling, irrigation, land clearance, grading or landscaping. "Improvement" shall not include the mining of minerals or removal of timber, gravel, soil, or sod which is not integral to or necessitated by the improvement to real "Improvement" shall not include public works or improvements to real property contracted for and awarded by a public

entity. Any work or services requiring a license for performance including, but not limited to, architectural, engineering, plumbing or electrical construction, shall not constitute an improvement unless performed by a licensed claimant.

"Interest in real property" means any ownership, possessory security or other enforceable interest, including, but not limited to, fee title, easement rights, covenants or restrictions, leases and mortgages.

"Lien" or "construction lien" means a lien on the owner's interest in the real property arising pursuant to [the provisions of] this act.

"Lien claim" means a claim, by a claimant, for money for the value of work, services, material or equipment furnished in accordance with a contract and based upon the contract price and any amendments thereto, that has been secured by a lien pursuant to this act.

"Lien fund" means the pool of money from which one or more lien claims may be paid. The amount of the lien fund shall not exceed the maximum amount for which an owner can be liable. The amount of the lien that attaches to the owner's interest in the real property cannot exceed the lien fund.

"Material" means any goods delivered to, or used on the site to be improved, for incorporation in the improved real property, or for consumption as normal waste in construction operations; or for use on site in the construction or operation of equipment used in the improvement of the real property but not incorporated therein. The term "material" does not include fuel provided for use in motor vehicles or equipment delivered to or used on the site to be improved.

"Mortgage" means a loan which is secured by a lien on real property.

"Owner" or "owner of real property" means any person, including a tenant, with an **[**estate or **]** interest in real property who personally or through an authorized agent enters into a contract for improvement of the real property. "Owner" or "owner of real property" shall not include a "community association" that holds record title to real property or has an interest in real property.

"Person" means an individual, corporation, company, association, society, firm, limited liability company, limited liability partnership, partnership, joint stock company or any other legal entity, unless restricted by the context to one or more of the above.

"Public entity" includes the State, and any county, municipality, district, public authority, public agency, and any other political subdivision or public body in the State.

"Real property development" means all forms of residential and non-residential real property development including, but not limited to, a condominium subject to the "Condominium Act," P.L.1969, c.257 (C.46:8B-1 et seq.), a housing cooperative subject to "The Cooperative Recording Act of New Jersey," P.L.1987, c.381 (C.46:8D-1 et al.), a fee simple townhouse development, a horizontal property regime as defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and a planned

1 <u>unit development as defined in section 3.3 of P.L.1975, c.291</u> 2 <u>(C.40:55D-6).</u>

"Residential construction," also referred to as "residential housing construction" or "home construction," means construction of or improvement to a dwelling, or any portion thereof, or any residential unit, or any portion thereof. In the case of a real property development, "residential construction" or "residential housing construction" or "home construction" also includes: (1) all offsite and onsite infrastructure and sitework improvements required by a residential construction contract, master deed, or other document; (2) the common elements of the development, which may also include by definition the offsite and onsite infrastructure and sitework improvements; and (3) those areas or buildings commonly shared.

"Residential construction contract" means [any written] a contract for the construction of, or improvement to, a [one- or two-family] dwelling, or dwellings or any portion [of the dwelling, which shall include any] thereof, or a residential unit [in a condominium subject to the provisions of P.L.1969, c.257 (C.46:8B-1 et seq.), any residential unit in a housing cooperative, any residential unit contained in a fee simple townhouse development, any residential unit contained in a horizontal property regime as defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and any residential unit contained in a planned unit development as defined in section 3.3 of P.L.1975, c.291 (C.40:55D-6)], or units, or dwellings, or any portion thereof in a real property development.

"Residential purchase agreement" means a [written] contract between a buyer and a seller for the purchase of a [one- or two-family] dwelling, [any] or dwellings or a residential unit [in a condominium subject to the provisions of P.L.1969, c.257 (C.46:8B-1 et seq.), any residential unit in a housing cooperative, any residential unit contained in a fee simple townhouse development, any residential unit contained in a horizontal property regime as defined in section 2 of P.L.1963, c.168 (C.46:8A-2), and any residential unit contained in a planned unit development as defined in section 3.3 of P.L.1975, c.291 (C.40:55D-6)] or units in a real property development.

"Residential unit" means a unit in a real property development designed to be transferred or sold for use as a residence, and the design evidenced by a document, such as a master deed or declaration, recorded with the county clerk in the county where the real property is located, or a public offering statement filed with the Department of Community Affairs. "Residential unit" includes a unit designed to be transferred or sold for use as a residence that is part of a multi-use or mixed use development project. "Residential unit" shall not include a unit designed for rental purposes or a unit designed to be transferred or sold for non-residential use.

"Second tier lien claimant" means a claimant who is, in relation to a contractor: (1) a subcontractor; or (2) a supplier.

"Services" means professional services performed by a licensed architect, engineer, **[or]**, land surveyor, or certified landscape architect, who is not a salaried employee of the contractor, a subcontractor or the owner and who is in direct privity of contract with the owner for the preparation of plans, documents, studies, or the provision of other services by a licensed architect, engineer or land surveyor prepared in connection with **[**a proposed or an actual physical change **]** improvement to real property, whether or not such **[**physical change **]** improvement is undertaken.

"State" means the State of New Jersey and any office, department, division, bureau, board, commission or agency of the State.

"Subcontractor" means any person providing work or services in connection with the improvement of real property pursuant to a contract with a contractor or pursuant to a contract with a subcontractor in direct privity of contract with a contractor.

"Supplier" means any supplier of material or equipment, including rental equipment, having a direct privity of contract with an owner, community association, contractor or subcontractor in direct privity of contract with a contractor. The term "supplier" shall not include a person who supplies fuel for use in motor vehicles or equipment delivered to or used on the site to be improved or a seller of personal property who has a security agreement providing a right to perfect either a security interest pursuant to Title 12A of the New Jersey Statutes or a lien against the motor vehicle pursuant to applicable law.

"Third tier lien claimant" means a claimant who is a subcontractor to a second tier lien claimant or a supplier to a second tier lien claimant.

"Work" means any activity, including , but not limited to, labor, performed in connection with the improvement of real property. The term "work" includes architectural, engineering or surveying services provided by salaried employees of a contractor or subcontractor, as part of the work of the contractor or subcontractor, provided, however, that the right to file a lien claim for those services shall be limited to the contractor or subcontractor.

(cf: P.L.1995, c.392, s.1)

- 2. Section 3 of P.L.1993, c.318 (C.2A:44A-3) is amended to read as follows:
- 3. <u>a.</u> Any contractor, subcontractor or supplier who provides work, services, material or equipment pursuant to a contract, shall be entitled to a lien for the value of the work or services performed, or materials or equipment furnished in accordance with the contract and based upon the contract price, subject to [the provisions of] sections [9 and 10 of this act] <u>6</u>, <u>9</u>, and <u>10 of P.L.1993</u>, <u>c.318</u> (C.2A:44A-6, 2A:44A-9 and 2A:44A-10). The lien shall attach to the interest of the owner [in] <u>or unit owner of</u> the real property

- development, or be filed against the community association, in accordance with this section.
 - b. For purposes of this section,

- 4 (1) "interest of the owner of the real property development"
 5 includes interest in any residential or nonresidential units not yet
 6 sold or transferred and the proportionate undivided interests in the
 7 common elements attributable to those units;
 - (2) "interest of the unit owner" includes the proportionate undivided interests in the common elements of the real property development.
- 11 (3) "unit owner" means an owner of an interest in a residential
 12 or nonresidential unit who is not a developer of the property and
 13 acquires the unit after the master deed or master declaration is
 14 recorded, or after the public offering statement is filed with the
 15 Department of Community Affairs; and
 - c. In the case of a condominium, notwithstanding the provisions of the "Condominium Act," P.L.1969, c.257 (C.46:8B-1 et seq.), or in the case of any other real property development with common elements or common areas or facilities, if the contract is:
 - (1) with the owner of the real property development, then the lien shall attach to the interest of the owner of the real property development;
 - (2) with the community association, the lien claim shall be filed against the community association but shall not attach to any real property.
 - In either case, if the work, services, material or equipment are performed or furnished as part of the common elements or facilities of a real property development, the lien shall not attach to the interest of the unit owner.
 - d. If the work, services, material or equipment are performed or furnished solely within or as part of a residential or nonresidential unit, the lien shall attach only to the interest of the unit owner.
 - <u>e.</u> If a tenant contracts for improvement of the real property, the lien shall attach to the leasehold estate of the tenant and to the interest in the property of any person who:
 - (1) has expressly authorized the contract for improvement [has not been authorized] in writing [by the owner of a fee simple interest in the improved real property, the lien shall attach only to the leasehold interest of the tenant] signed by the person against whom the lien claim is asserted, which writing provides that the person's interest is subject to a lien for this improvement;
- 42 (2) has paid, or agreed in writing to pay, the majority of the cost 43 of the improvement; or
 - (3) is a party to the lease or sublease that created the leasehold interest of the tenant and the lease or sublease provides that the person's interest is subject to a lien for the improvement.
- 47 <u>f. If an interest in real property is lawfully conveyed after</u> 48 <u>work, services, material, or equipment are performed or furnished</u>

- but before a lien attaches, the lien shall attach only to the interest retained by the owner or unit owner or community association, as the case may be, who contracted for the work, services, material or equipment and not to the interest previously conveyed.
 - g. Nothing in this act shall be construed to limit the right of any claimant from pursuing any other remedy provided by law. (cf. P.L.1993, c.318, s.3)

- 3. Section 6 of P.L.1993, c.318 (C.2A:44A-6) is amended to read as follows:
- 6. [A lien claim shall be signed, acknowledged and verified by oath of the claimant or, in the case of a partnership or corporation, a partner or duly authorized officer thereof, and filed with the county clerk not later than 90 days following the date the last work, services, material or equipment was provided for which payment is claimed. No lien shall attach, or be enforceable under the provisions of this act and, in the case of a residential construction contract, compliance with sections 20 and 21 of this act, unless the lien claim is filed in the form, manner and within the time provided by this section and section 8 of this act, and a copy thereof served on the owner and, if any, the contractor and the subcontractor, against whom the claim is asserted, pursuant to section 7 of this act.]
 - a. A contractor, subcontractor or supplier entitled to file a lien pursuant to section 3 of P.L.1993, c.318 (C.2A:44A-3) shall do so according to the following process:
 - (1) The lien claim form as provided by section 8 of P.L.1993, c.318 (C.2A:44A-8) shall be signed, acknowledged and verified by oath of the claimant setting forth:
- (a) the specific work or services performed, or material or equipment provided pursuant to contract; and
- (b) the claimant's identity and contractual relationship with the owner or community association and other known parties in the construction chain.
- (2) In all cases except those involving a residential construction contract, the lien claim form shall then be lodged for record within 90 days following the date the last work, services, material or equipment was provided for which payment is claimed. In the case of a residential construction contract, the lien claim form shall be lodged for record, as required by paragraph (8) of subsection b. of section 21 of P.L.1993, c.318 (C.2A:44A-21), not later than 10 days after receipt by the claimant of the arbitrator's determination, and within 120 days following the date the last work, services, material or equipment was provided for which payment is claimed. If requested, at the time of lodging for record, the clerk shall provide a copy of the lien claim form marked with a date and time received.
- b. A lien shall not attach or be enforceable unless the lien claim or
 other document permitted to be filed is:

- (1) filed in the manner and form provided by this section and section 8 of P.L.1993, c.318 (C.2A:44A-8); and
- (2) a copy thereof served in accordance with section 7 of P.L.1993, c.318 (C.2A:44A-7), except that every document lodged for record that satisfies the requirements of this section, even if not yet filed, shall be enforceable against parties with notice of the document. A document shall be first filed, however, in order to be enforceable against third parties without notice of the document, including, but not limited to, an owner, bona fide purchaser, mortgagee, grantee of an easement, or a lessee or a grantee of any other interest in real estate.
 - c. In the case of a residential construction contract the lien claim shall also comply with section 20 of P.L.1993, c.318 (C.2A:44A-20) and section 21 of P.L.1993, c.318 (C.2A:44A-21).
 - <u>d.</u> For purposes of this act, warranty or other service calls, or other work, materials or equipment provided after completion or termination of a claimant's contract shall not be used to determine the last day that work, services, material or equipment was provided.

18 (cf: P.L.1993, c.318, s.6)

- 4. Section 7 of P.L.1993, c.318 (C.2A:44A-7) is amended to read as follows:
- 7. <u>a.</u> Within 10 [business] days following the [filing] <u>lodging</u> for record of a lien claim, the claimant shall [, by personal service or registered or certified mail, return receipt requested, postage prepaid,] serve [or mail] on the owner, or community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), and, if any, the contractor and subcontractor against whom the claim is asserted, a copy of the <u>completed and signed</u> lien claim [as] <u>substantially in the</u> form prescribed [in] by section 8 of [this act] P.L.1993, c.318 (C.2A:44A-8) and marked "received for filing" or a similar stamp with a date and time or other mark indicating the date and time received by the county clerk. Service shall be by personal service as prescribed by the Rules of Court adopted by the Supreme Court of New Jersey or by:
 - (1) simultaneous registered or certified mail or commercial courier whose regular business is delivery service; and
 - (2) ordinary mail addressed to the last known business or residence address [or place of residence] of the owner [and, if any, of the] or community association, contractor [and the] or subcontractor[, against whom the claim is asserted. Proof of timely mailing shall satisfy the requirement of service of the lien claim]. A lien claim served upon a community association need not be served upon individual "unit owners" as defined in section 3 of P.L.1993, c.318 (C.2A:44A-3).
 - <u>b.</u> The service of the lien claim provided for in this section shall be a condition precedent to enforcement of the lien; however, the service of the lien claim outside the prescribed time period shall not preclude enforceability unless the party not timely served proves by a

1	preponderance of the evidence that the late service has materially
2	prejudiced its position. Disbursement of funds by the owner,
3	community association, a contractor or a subcontractor who has not
4	been properly served, or the creation or conveyance of an interest in
5	real property by [the] an owner who has not been properly served,
6	[without actual knowledge of the filing of the lien claim,] shall
7	constitute prima facie evidence [that the party has been materially
8	prejudiced of material prejudice.
9	(cf: P.L.1993, c.318, s.7)
10	
l 1	5. Section 8 of P.L.1993, c.318 (C.2A:44A-8) is amended to read
12	as follows:
13	8. The lien claim shall be filed in substantially the following
14	form:
15	
16	CONSTRUCTION LIEN CLAIM
17	
18	[TO THE CLERK, COUNTY OF :
19	
20	In accordance with the terms and provisions of the "Construction
21	Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby
22	given that:
23	
24	1. (Name of claimant) of (address of claimant) has on (date)
25	claimed a construction lien against the below stated real property of
26	(owner against whose property the lien is claimed), in the amount of
27 28	(\$), for the value of the work, services, material or equipment
28 29	provided in accordance with a contract with (name of contracting
30	party with whom claimant has a contract) for the following work, services, materials or equipment:
31	a.
32	b.
33	c.(etc.)
34	2. The amount due for work, services, materials or equipment
35	delivery provided by claimant in connection with the improvement
36	of the real property, and upon which this lien claim is based, is as
37	follows:
38	Total contract amount: \$
39	Amendments to contract: \$
10	Total contract amount and amendments to contract:
11	\$
12	Less: Agreed upon credits: \$
13	Contract amount paid to date:
14	Amendments to contract amount paid to
15	date: \$
16	TOTAL REDUCTIONS FROM CONTRACT AMOUNT
17	AND AMENDMENTS TO
18	CONTRACT: \$

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1	TOTAL LIEN CLAIM AMOUNT: \$
2	Notice of Unpaid Balance and Right to File Lien (if any)
3	was previously filed with the County Clerk of County on
4	19 as No. in Book Page .
5	3. This construction lien is claimed against the interest
6	of (name) as (check one):
7	Owner
8	Lessee
9	Other (describe):
10	in that certain tract or parcel of land and premises described as
11	Block , Lot , on the tax map of the of , County of ,
12	State of New Jersey, for the improvement of which property the
13	aforementioned work, services, materials or equipment was
14	provided.
15	4. The work, services, materials or equipment was provided
16	pursuant to the terms of a written contract (or, in the case of a
17	supplier, a delivery or order slip signed by the owner, contractor, or
18	subcontractor having a direct contractual relation with a contractor,
19	or an authorized agent of any of them), dated, between (claimant)
20	and (name of other contracting party) of (address).
21	5. The date of the provision of the last work, services, material
22	or equipment for which payment is claimed is (date).
23	
24	NOTICE TO OWNER OF REAL PROPERTY
25	Your real estate may be subject to sale to satisfy the amount
26	asserted by this claim. However, your real estate cannot be sold
27	until the facts and issues which form the basis of this claim are
28	decided in a legal proceeding before a court of law. The lien
29	claimant is required by law to commence suit to enforce this claim.
30	The claimant filing this lien claim shall forfeit all rights to
31	enforce the lien and shall be required to discharge the lien of record,
32	if the claimant fails to bring an action in the Superior Court, in the
33	county in which the real property is situated, to establish the lien
34	claim:
35	1. Within one year of the date of the last provision of work,
36	services, material or equipment, payment for which the lien claim

services, material or equipment, payment for which the lien claim was filed; or

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Within 30 days following receipt of written notice, by personal service or certified mail, return receipt requested, from the owner requiring the claimant to commence an action to establish the lien claim.

You will be given proper notice of the proceeding and an opportunity to challenge this claim and set forth your position. If, after you (and/or your contractor or subcontractor) have had the opportunity to challenge this lien claim, the court of law enters a judgment against you and in favor of the claimant filing this lien claim, and thereafter you fail to pay that judgment, your real estate may then be sold to satisfy the judgment.

You	may	choose	to	avoid	subjecting	your	real	estate	to	sale	by
doing e	ither	of the fo	ollo	wing:							

- 1. You (or your contractor or subcontractor) can pay the claimant and obtain a discharge of lien claim from the claimant; or
- 2. You (or your contractor or subcontractor) can cause the lien claim to be discharged by filing a surety bond or making a deposit of funds as provided for in section 31 of P.L.1993, c.318 (C.2A:44A-31).

If you (or your contractor or subcontractor) choose to pay the claimant under 1. above, you will lose your right to challenge this lien claim in a legal proceeding before a court of law.

If you (or your contractor or subcontractor) choose to discharge the lien claim by filing a surety bond or making a deposit of funds as provided in section 31 of P.L.1993, c.318 (C.2A:44A-31), you will retain your right to challenge this lien claim in a legal proceeding before a court of law.

NOTICE TO SUBCONTRACTOR OR CONTRACTOR:

This lien has been filed with the county clerk and served upon the owner of the real estate. This lien places the owner on notice that the real estate may be sold to satisfy this claim unless the owner pays the claimed sum to this claimant.

Signed

For

Individual, Firm or Corporation

Date:

CLAIMANT'S REPRESENTATION AND VERIFICATION

Claimant represents and verifies that:

- 1. The amount claimed herein is due and owing at the date of filing, pursuant to claimant's contract described in the construction lien claim.
- 2. The work, services, material or equipment for which this lien claim is filed was provided exclusively in connection with the improvement of the real property which is the subject of this claim.
- 3. This claim has been filed within 90 days from the last date upon which the work, services, materials or equipment for which payment is claimed was provided.
- 4. The foregoing statements made by me are true, to the best of my knowledge. I am aware that if any of the foregoing statements made by me are false, this construction lien claim will be void and that I will be liable for damages to the owner or any other person injured as a consequence of the filing of this lien claim.

1	Name of Claimant
2	Signed
3	Type or Print Name and Title
4	Date:
5	
6	TO THE CLERK, COUNTY OF :
7	In accordance with the "Construction Lien Law," P.L.1993,
8	c.318 (C.2A:44A-1 et al.), notice is hereby given that (only complete
9	those sections that apply):
10	1. On (date), I, (name of claimant), individually, or as a partner of
11	the claimant known as (name of partnership), or an officer/member of the
12	claimant known as (name of corporation or LLC) (circle one and fill in name as
13	applicable), located at (business address of claimant), claim a
14	construction lien against the real property of (name of owner of property
15	subject to lien), in that certain tract or parcel of land and premises
16	described as Block , Lot , on the tax map of the (municipality)
17	of, County of, State of New Jersey, (or if no Block and Lot
18	is assigned, a metes and bounds or other description of the property) in the
19	amount of \$(lien claim amount), as calculated below for the value of the
20	work, services, material or equipment provided. (If the claim is against a
21	community association in accordance with section 3 of P.L.1993, 318 (C.2A:44A-3)
22	set forth the name of the community association and the name and location of the
23	property development.) The lien is claimed against the interest of the
24	owner, unit owner, or against the community association in accordance
25	with section 3 of P.L.1993, 318 (C.2A:44A-3) or other party (circle one;
26	if "other", describe:
27	2. In accordance with a written contract for improvement of the
28	above property, dated , with the property owner, community
29	association, contractor, or subcontractor (circle one), named or known
30	as (name of appropriate party), and located at (address of owner, unit owner,
31	community association, contractor or subcontractor), this claimant performed
32	the following work or provided the following services, material or
33	equipment:
34	<u>a.</u>
35	<u>b.</u>
36	c. etc.
37 38	3. The date of the provision of the last work, services, material or equipment for which payment is claimed is, 20
39	4. The amount due for work, services, material or equipment
40	delivery provided by claimant in connection with the improvement of
41	the real property, and upon which this lien claim is based, is calculated
42	as follows:
43	A. Initial Contract Price: \$
44	B. Executed Amendments to Contract Price/Change Orders:
45	\$
46	C. Total Contract Price (A + B) = \$

1	D. If Contract Not Completed, Value Determined in Accordance
2	with the Contract of Work Completed or Services, Material,
3	Equipment Provided :
4	E. Total from C or D (whichever is applicable): \$
5	F. Agreed upon Credits: \$
6	G. Amount Paid to Date: \$
7	TOTAL LIEN CLAIM AMOUNT E - [F + G] =
8	<u>\$</u>
9	
10	NOTICE OF UNPAID BALANCE AND ARBITRATION
11	$\underline{\text{AWARD}}$
12	
13	This claim (check one) does does not arise from a
14	Residential Construction Contract. If it does, complete 5 and 6 below;
15	if not residential, complete 5 below, only if applicable. If not
16	residential and 5 is not applicable, skip to Claimant's Representation
17	and Verification.
18	5. A Notice of Unpaid Balance and Right to File Lien (if any) was
19	previously filed with the County Clerk of County
20	on , 20 as No. , in Book and Page
21	<u>.</u>
22	6. An award of the arbitrator (<i>if residential</i>) was issued on
23	in the amount of \$
24	
25	CLAIMANT'S REPRESENTATION AND VERIFICATION
26	Claimant represents and verifies under oath that:
27	1. I have authority to file this claim.
28	2. The claimant is entitled to the amount claimed at the date of
29	lodging for record of the claim, pursuant to claimant's contract
30	described above.
31	3. The work, services, material or equipment for which this lien
32	claim is filed was provided exclusively in connection with the
33	improvement of the real property which is the subject of this claim.
34	4. This claim form has been lodged for record with the County
35	Clerk where the property is located within 90 or, if residential
36	construction, 120 days from the last date upon which the work,
37	services, material or equipment for which payment is claimed was
38	provided.
39	5. This claim form has been completed in its entirety to the best
40	of my ability and I understand that if I do not complete this form in its
41	entirety, the form may be deemed invalid by a court of law.
42	6. This claim form will be served as required by statute upon the
43	owner or community association, and upon the contractor or
44	subcontractor against whom this claim has been asserted, if any.
45	7. The foregoing statements made by me in this claim form are
43 46	true, to the best of my knowledge. I am aware that if any of the
4 0 47	foregoing statements made by me in this claim form are willfully false,

1	this construction lien claim will be void and that I will be liable for
2	damages to the owner or any other person injured as a consequence of
3	the filing of this lien claim.
4	Name of Claimant
5	
6	Signed
7	
8	(Type or Print Name and Title)
9	SUGGESTED NOTARIAL FOR INDIVIDUAL CLAIMANT:
10	
11	STATE OF NEW JERSEY
12	COUNTY OF [] ss:
13	
14	On this day of 20, before me, the subscriber,
15	personally appeared [person signing on behalf of claimant(s)] who, I am
16	satisfied, is/are the person(s) named in and who executed the within
17	instrument, and thereupon acknowledged that claimant(s) signed,
18	sealed and delivered the same as claimant's (s') act and deed, for
19	the purposes therein expressed.
20	NOTE DIV DIVIDI IS
21	NOTARY PUBLIC
2223	SUGGESTED NOTARIAL FOR CORPORATE OR LIMITED
24	LIABILITY CLAIMANT:
25	EIMBILITT CEMINIMIT.
26	STATE OF NEW JERSEY
27	COUNTY OF [] ss:
28	
29	On this day of 20_, before me, the subscriber,
30	personally appeared [person signing on behalf of claimant(s)] who, I am
31	satisfied is the Secretary [or other officer/manager/agent] of the
32	Corporation [partnership or limited liability company] named herein and
33	who by me duly sworn/affirmed, asserted authority to act on behalf
34	of the Corporation [partnership or limited liability company] and who, by
35	virtue of its Bylaws, or Resolution of its Board of Directors [or
36	partnership or operating agreement] executed the within instrument on
37	its behalf, and thereupon acknowledged that claimant signed, sealed
38	and delivered same as claimant's act and deed, for the purposes
39	herein expressed.
40	
41	
42	NOTARY PUBLIC

	10
1	NOTICE TO OWNER OF REAL PROPERTY
2	NOTICE TO CONTRACTOR OR SUBCONTRACTOR, IF
3	<u>APPLICABLE</u>
4	
5	The owner's real estate may be subject to sale to satisfy the amount
6	asserted by this claim. However, the owner's real estate cannot be sold
7	until the facts and issues which form the basis of this claim are decided
8	in a legal proceeding before a court of law. The lien claimant is
9	required by law to commence suit to enforce this claim.
10	The claimant filing this lien claim shall forfeit all rights to enforce
11	the lien claim and shall be required to discharge the lien claim of
12	record, if the claimant fails to bring an action in the Superior Court, in
13	the county in which the real property is situated, to establish the lien
14	<u>claim:</u>
15	1. Within one year of the date of the last provision of work,
16	services, material or equipment, payment for which the lien claim was
17	<u>filed</u> ; or
18	2. Within 30 days following receipt of written notice, by personal
19	service or certified mail, return receipt requested, from the owner or
20	community association, contractor, or subcontractor against whom a
21	lien claim is filed, as appropriate, requiring the claimant to commence
22	an action to establish the lien claim.
23	You will be given proper notice of the proceeding and an
24	opportunity to challenge this claim and set forth your position. If, after
25	the owner (and/or contractor or subcontractor) has had the opportunity
26	to challenge this lien claim, the court of law enters a judgment against
27	any of you and in favor of the claimant filing this lien claim, and
28	thereafter judgment is not paid, the owner's real estate may then be
29	sold to satisfy the judgment. A judgment against a community
30	association for a claim of work, services, material or equipment
31	pursuant to a contract with that community association cannot be
32	enforced by a sale of real estate.
33	The owner may choose to avoid subjecting the real estate to sale by
34	the owner (or contractor) either:
35	1. paying the claimant and obtaining a discharge of lien claim
36	from the claimant, by which the owner will lose the right to challenge
37	this lien claim in a legal proceeding before a court of law; or
38	2. causing the lien claim to be discharged by filing a surety bond
39	or making a deposit of funds as provided for in section 31 of P.L.1993,
40	c.318 (C.2A:44A-31), by which the owner will retain the right to
41	challenge this lien claim in a legal proceeding before a court of law.
42	(cf: P.L.1993, c.318, s.8)
43	
44	6. Section 9 of P.L.1993, c.318 (C.2A:44A-9) is amended to

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- 44 o 45 read as follows:
 - 9. <u>a.</u> The amount of a lien claim shall [be limited to] not exceed the $\underline{\text{unpaid portion of the}}$ contract price $\[\[\]$, or any unpaid portion

- 1 thereof, whichever is less,] of the claimant's contract for the work, 2 services, material or equipment provided.
- 3 b. Except as set forth in sections 15 and 21 of P.L.1993, c.318, 4 (C.2A:44A-15 and 2A:44A-21), and subject to section 7 of P.L.1993, 5 c.318 (C.2A:44A-7) and subsection c. of this section, the lien fund
- 6 shall not exceed:

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- (1) in the case of a first tier lien claimant or second tier lien claimant, the earned amount of the contract between the owner and the contractor minus any payments made prior to service of a copy of the lien claim; or
- (2) in the case of a third tier lien claimant, the lesser of: (a) the amount in paragraph (1) above; or (b) the earned amount of the contract between the contractor and the subcontractor to the contractor, minus any payments made prior to service of a copy of the lien claim.
- 15 c. A lien fund regardless of tier shall not be reduced by payments 16 by the owner, or community association in accordance with section 3 17 of P.L.1993, c.318 (C.2A:44A-3), that do not discharge the obligations 18 for the work performed or services, material or equipment provided, 19 including, but not limited to:
 - (1) payments not in accordance with written contract provisions;
- (2) payments yet to be earned upon lodging for record of the lien 21 22 claim;
 - (3) liquidated damages;
- 24 (4) collusive payments;
- 25 (5) use of retainage to make payments to a successor contractor 26 after the lien claim is lodged for record; or
 - (6) setoffs or backcharges, absent written agreement by the claimant, except for any setoffs upheld by judgment that are first determined by: (a) arbitration or alternate dispute resolution in a proceeding conducted in accordance with section 21 of P.L.1993, c.318 (C.2A:44A-21); or (b) any other alternate dispute resolution agreed to by the parties.
- 33 d. Subject to subsection c. above, no lien fund exists, if, at the 34 time of service of a copy of the lien claim, the owner or community association has fully paid the contractor for the work performed or for 36 services, material or equipment provided.
 - e. For purposes of a lien fund calculation, the "earned amount of the contract" is the contract price unless the party obligated to perform has not completed the performance in which case the "earned amount of the contract" is the value, as determined in accordance with the contract, of the work performed and services, material or equipment provided.
- 43 f. If more than one lien claimant will participate in a lien fund, 44 the lien fund shall be established as of the date of the first of the 45 participating lien claims lodged for record unless the earned amount of 46 the contract increases, in which case the lien fund shall be calculated
- 47 from the date of the increase.

g. No lien rights shall exist for other than first, second, or third
 tier lien claimants.
 (cf: P.L.1993, c.318, s.9)

- 7. Section 10 of P.L.1993, c.318 (C.2A:44A-10) is amended to read as follows:
- 10. Subject to the limitations of [section 6 of this act] sections 3 and 6 of P.L.1993, c.318 (C.2A:44A-3 and 2A:44A-6), the lien [claim] shall attach to the interest of the owner from and after the time of filing of the lien claim. Except as provided by section 20 of [this act] P.L.1993, c.318 (C.2A:44A-20), no lien [claim] shall attach to the [estate or] interest acquired by a bona fide purchaser [first recorded or lodged for record; nor shall all as evidenced by a recordable document recorded or lodged for record before the date of filing of the lien claim . A lien claim [enjoy] shall not, except as provided by sections 20 and 21 of P.L.1993, c.318 (C.2A:44A-20 and <u>2A:44A-21)</u>, have a priority over any mortgage, judgment or other lien or interest in real estate first recorded, lodged for record, filed or docketed. A lien claim filed under [the provisions of] this act shall be subject to the effect of a [notice] Notice of [settlement] Settlement filed pursuant to P.L.1979, c.406 (C.46:16A-1 et seq.). [Except as set forth in sections 15 and 21 of this act, the maximum amount for which an owner will be liable or an interest in real property subject to a lien under this act for one or more lien claims filed pursuant to this act shall not be greater than:
 - a. In the case of a lien claim filed by a contractor, the total amount of the contract price of the contract between the owner and the contractor less the amount of payments duly made, if any, prior to receipt of a copy of the lien claim pursuant to section 7 of this act, by the owner to the contractor or any other claimant who has filed a lien claim or a Notice of Unpaid Balance and Right to File Lien pursuant either to a contract with the contractor and any subcontractor or supplier, or a contract between a subcontractor of the contractor and any supplier or other subcontractor; or
 - b. In the case of lien claim filed by a subcontractor or supplier, the amount provided in subsection a. of this section, or the contract price of the contract between the contractor or subcontractor and the subcontractor or supplier, as applicable, pursuant to which the work, services, materials or equipment is provided by the subcontractor or supplier, less the amount of payments duly made, if any, prior to receipt of a copy of the lien claim pursuant to section 7 of this act, to the contractor or supplier or any other claimant who has filed a lien claim or a Notice of Unpaid Balance and Right to File Lien pursuant to a contract with such subcontractor or supplier, whichever is less.
- 45 (cf: P.L.1993, c.318, s.10)

1	8. Section 11 of P.L.1993, c.318 (2A:44A-11) is amended to
2	read as follows:
3	11. a. A lien claim may be amended [by the filing of an
4	amendment with the county clerk] for any appropriate reason,
5	including but not limited to correcting inaccuracies or errors in the
6	original lien claim form, or revising the amount claimed because of:
7	(1) additional work performed or services, material, or equipment
8	provided:
9	(2) the release of a proportionate share of an interest in real
10	property from the lien in accordance with section 18 of P.L.1993,
11	<u>c.318 (C.2A:44A-18); or</u>
12	(3) the partial payment of the lien claim.
13	A lien claim may not be amended to cure a violation of section 15
14	of P.L.1993, c.318 (C.2A:44A-15).
15	b. The amended lien claim, which shall be filed with the county
16	clerk, shall comply with all the conditions and requirements for the
17	filing of [a] an original lien claim, including but not limited to the
18	notice requirements of section 7 of [this act, as well as the conditions
19	and requirements of this section P.L.1993, c.318 (C.2A:44A-7) and
20	shall be subject to the limitations of [section 10 of this act] sections 9
21	and 10 of P.L.1993, c.318 (C.2A:44A-9 and 2A:44A-10). That portion
22	of the amended lien [claim] in excess of the amount previously
23	claimed shall attach as of the date of filing of the [amended] original
24	lien claim. That excess amount shall also be used to calculate the lien
25	fund pursuant to subsection f. of section 9 of P.L.1993, c.318
26	(C.2A:44A-9).
27	c. The amended lien claim shall be filed in substantially the
28	following form:
29	
30	AMENDMENT TO CONSTRUCTION LIEN CLAIM
31	TO THE CLEDY COUNTY OF
32	TO THE CLERK, COUNTY OF :
33 34	1 On (data) the undersigned element (of drivery) of
35	<u>1.</u> On (date), the undersigned claimant, (name of claimant) of (address of claimant), filed a CONSTRUCTION LIEN CLAIM in the
36	amount of (\$) DOLLARS for the value of the work, services,
37	material or equipment provided in accordance with the contract
38	between claimant and (name) as of (date).
39	between Claimant and (name) as of (aute).
10	2. This construction lien claim was claimed against the interest
11	of (name) as [(check one)] (circle one):
12	Owner Lessee Other owner, unit owner, community
13	association or other party; (if "other," describe:)" in
14	that certain tract or parcel of land and premises described as
15	Block , Lot , on the tax map of the (municipality)
16	of , County of , State of New Jersey, for the
	improvement of which property the aforementioned work, services,
	I I J

1	[materials] material or equipment was provided. (If the claim was
2	against a community association in accordance with section 3 of P.L.1993, c.318
3	(C.2A:44A-3), set forth the name of the community association and the name and
4	location of the property development.)
5	3. This amends a lien claim which was previously <u>lodged for</u>
6	record on, 20 and filed with the County Clerk
7	of County on , [19] <u>20 and recorded on</u>
8	, 20 as No. in Book No. , Page . A
9	Notice of Unpaid Balance and Right to File Lien (if any) was
10	previously filed with the County Clerk of on , [19]
11	20 and recorded on , 20 as No. in Book
12	No. , Page .
13	4. Amendments to the original claim were recorded in the
14	office of the County Clerk on , [19] 20 as No. in
15	Book No. , Page . (Complete if applicable)
16	5. Effective the date of the [filing] lodging for record of this
17	AMENDMENT TO CONSTRUCTION LIEN CLAIM, the value of
18	the lien is claimed to be in the total amount of (\$) DOLLARS,
19	inclusive of all prior lien claims or amendments thereof.
20	6. The work, services, material or equipment provided upon
21	which this Amendment is made are:
22	a.
23	b.
24	c. (etc.)
25	7. The date of the provision of the last work, services, material
26	or equipment for which payment is claimed is (date).
27	8. The reason for this amendment is
28	<u> </u>
29	CLAIMANTS REPRESENTATION AND VERIFICATION
30	CERTIFICATION AND VERNITORING
31	(A-4319 for lien claim)
32	<u> </u>
33	NOTICE TO OWNER OF REAL PROPERTY
34	THO FIGE TO SWINDLY OF REAL PROPERTY
35	(Same as for lien claim)
36	(Same as for ven ciam)
37	NOTICE TO SUBCONTRACTOR OR CONTRACTOR
38	THE TO SEBECTATION ON CONTINUETOR
39	(Same as for lien claim)
40	(Same as for ven ciam)
41	CLAIMANT'S REPRESENTATION AND VERIFICATION
42	(Same as for lien claim)
43	(cf: P.L.1993, c.318, s.11)
44	0 Cardan 12 af D.I. 1002 - 210 (C.24 444 12)
45	9. Section 12 of P.L.1993, c.318 (C.2A:44A-12) is amended to
46	read as follows:
47	12. Upon receipt of notice of a lien claim, the owner <u>or</u>
48	community association in accordance with section 3 of P.I. 1993

1 c.318 (C.2A:44A-3), shall be authorized to withhold and deduct the 2 amount claimed from the unpaid part of the contract price that is or 3 thereafter may be due and payable to the contractor or 4 subcontractor, or both. The owner or community association may 5 pay the amount of the lien claim to the claimant unless the contractor or subcontractor against whose account the lien is filed 6 7 notifies the owner and the lien claimant in writing within 20 days of service of the lien claim upon both the owner or community 8 9 association and the contractor or subcontractor, that the claimant is 10 not owed the monies claimed and the reasons therefor. Any such payment made by the owner or community association shall 11 12 constitute a payment made on account of the contract price of the 13 contract with the contractor or subcontractor, or both, against whose 14 account the lien is filed.

15 (cf: P.L.1993, c.318, s.12)

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- 10. Section 13 of P.L.1993, c.318 (C.2A:44A-13) is amended to read as follows:
- 19 13. a. [Each] The county clerk shall provide a book designated 20 as the "Construction Lien Book" in which [each clerk] shall 21 [enter] be entered each Notice of Unpaid Balance and Right to File 22 Lien [and], Amended Notice of Unpaid Balance and Right to File Lien, [and each] lien claim and amended lien claim, and [each] 23 24 discharge, subordination or release of a lien claim or Notice of 25 Unpaid Balance and Right to File Lien presented for filing pursuant 26 to [the provisions of] this act.
 - b. The county clerk shall cause marginal notations to be made upon each <u>filed</u> document **[**filed pursuant to this act, **]** as follows:
 - (1) upon each Notice of Unpaid Balance and Right to File Lien [whenever an Amended Notice of Unpaid Balance and Right to File Lien or a discharge relative], the date an amendment to that Notice or discharge thereof, and related lien claim or amendment thereto is filed;
 - (2) upon each lien claim [whenever], the date an [amended lien claim relative] amendment thereto is filed; [upon each Notice of Unpaid Balance and Right to File Lien whenever a lien claim or amended lien claim relative thereto is filed; upon each lien claim or amended lien claim whenever a discharge, subordination or release of a lien claim relative thereto is filed. In addition, the clerk shall cause a notation of the date of commencement of an action to enforce a lien claim to made] and the date a discharge, subordination or release thereof is filed; and
 - (3) upon the <u>affected</u> lien claim or amended lien claim [relative thereto], the date of the filing of the Notice of Lis Pendens pertaining to the real property subject to the lien claim.
- 46 <u>c</u>. The failure of the clerk to cause a marginal notation to be 47 made <u>in accordance with subsection b. of this section</u> shall not

affect the validity, <u>priority</u> or enforceability of any document filed pursuant to this act.

- [c.] d. The county clerk shall provide and maintain [on a daily
- 5 Book," setting forth [therein in alphabetical order] alphabetically,

basis I an index book designated as the "Construction Lien Index

- 6 and arranged by [the] owners' or community associations' names
- 7 [of the owners], and by [the] <u>claimants'</u> names [of the claimants],
- 8 each Notice of Unpaid Balance and Right to File Lien, Amended
- 9 Notice of Unpaid Balance and Right to File Lien, lien claim,
- 10 amended lien claim, discharge, subordination and release of a lien
- claim or Notice of Unpaid Balance and Right to File Lien.
- 12 [d.] e. Each county clerk shall charge [the following] fees for
- the filing and marginal notation of the documents authorized to be
- 14 filed by this act :
- 15 Each Notice of Unpaid Balance and Right to File Lien or Amended
- Notice of Unpaid Balance and Right to File Lien..... \$ 4.50
- 17 Each lien claim or amended lien claim...... \$ 4.50
- 18 Each discharge, subordination or release of lien claim or release of
- 19 Notice of Unpaid Balance and Right to File \$ 2.00
- 21 as set forth in N.J.S.22A:2-29.
- 22 (cf: P.L.1993, c.318, s.13)

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- 11. Section 14 of P.L.1993, c.318 (C.2A:44A-14) is amended to read as follows:
- read as follows:
 14. a. A claimant filing a lien claim shall forfeit all rights to
- enforce the lien, and shall immediately discharge the lien of record in accordance with section 30 of P.L.1993, c.318 (C.2A:44A-30), if
- 29 the claimant fails to [bring] commence an action in the Superior
- 30 Court, in the county in which the real property is situated, to
- 31 [establish] enforce the lien claim:
- 32 (1) Within one year of the date of the last provision of work, 33 services, material or equipment, payment for which the lien claim 34 was filed; or
- 35 (2) Within 30 days following receipt of written notice, by 36 personal service or certified mail, return receipt requested, from the 37 owner , community association, contractor, or subcontractor against 38 whose account a lien claim is filed, requiring the claimant to
- commence an action to [establish] enforce the lien claim.
- b. Any lien claimant who forfeits a lien pursuant to [subsection]
- 41 a. of this section and fails to discharge that lien of record in
- 42 accordance with section 30 of [this act] P.L.1993, c.318
- 43 (C.2A:44A-30), shall be liable for all court costs, and reasonable
- 44 legal expenses, including , but not limited to, attorneys' fees,
- incurred by the owner, [the] community association, contractor, or
- 46 subcontractor, or the total costs and legal expenses of all or any

combination of them, in defending or causing the discharge of the lien claim. The court [may] shall, in addition, enter judgment against the claimant who fails to discharge the lien for damages to any of the parties adversely affected by the lien claim.

- c. [Whenever any claimant shall commence an action in the Superior Court of New Jersey to enforce a lien claim as provided by this act, the claimant shall cause a Notice of Lis Pendens to be filed in the office of the county clerk or register pursuant to the provisions of N.J.S.2A:15-6 et seq.] (Deleted by amendment, P.L., c.) (pending before the Legislature as this bill)
- d. Any disputes arising out of the improvement which is the subject of a lien claim but which are unrelated to any action to enforce a lien claim may be brought in a separate action or in a separate count in the same action.

(cf: P.L.1993, c.318, s.14)

- 12. Section 15 of P.L.1993, c.318 (C.2A:44A-15) is amended to read as follows:
- 15. a. If a lien claim is without basis, the amount of the lien claim is willfully overstated, or the lien claim is not [filed] lodged for record in substantially the form or in the manner or at a time not in accordance with [the provisions of] this act, the claimant shall forfeit all claimed lien rights and rights to file subsequent lien claims to the extent of the face amount claimed in the lien claim. The claimant shall also be liable for all court costs, and reasonable legal expenses, including, but not limited to, attorneys' fees, incurred by the owner, community association, contractor or subcontractor, or any combination of owner, community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), contractor and subcontractor, in defending or causing the discharge of the lien claim. The court shall, in addition, enter judgment against the claimant for damages to any of the parties adversely affected by the lien claim.
 - b. If a defense to a lien claim is without basis, the party maintaining the defense shall be liable for all court costs, and reasonable legal expenses, including , but not limited to, attorneys' fees, incurred by any of the parties adversely affected by the defense to the lien claim. The court shall, in addition, enter judgment against the party maintaining [the frivolous] this defense for damages to any of the parties adversely affected [by said defense] thereby.
 - c. If a lien claim is forfeited pursuant to this section, or section 14 of [this act] P.L.1993, c.318 (C.2A:44A-14), nothing herein shall be construed to bar the filing of a subsequent lien claim, provided, however, any subsequent lien claim shall not include a claim for the work, services, equipment or material claimed within the forfeited lien claim.

- d. For the purpose of this section "without basis" means frivolous, false, unsupported by a contract, or made with malice or bad faith or for any improper purpose.
- 4 (cf: P.L.1993, c.318, s.15)

- 6 13. Section 18 of P.L.1993, c.318 (C.2A:44A-18) is amended to read as follows:
 - 18. This section shall solely apply to work, services, material or equipment furnished under a residential construction contract. If a lien attaches to an interest in real property, the lien claimant shall release a proportionate share of the interest in real property from the lien upon receipt of payment for that proportionate share. This proportionate share shall be calculated in the following manner:
 - a. If there is a contract between the lien claimant and the owner or other writing signed by the parties which provides for an allocation by lot or tract, or otherwise, that allocation of the proportionate share shall be binding upon the lien claimant. Absent a contract between the lien claimant and the owner or other writing signed by the parties, any allocation made shall be proportionate to each lot if subdivision approval has been granted or to each tract if no subdivision approval is required or has been granted.
 - b. If the work performed by the lien claimant was for a condominium in which a master deed is filed before the lien attaches, or for work performed for a cooperative in which a master declaration is filed before the lien attaches, then the proportionate share shall be allocated in an amount equal to the percentage of common elements attributable to each <u>residential</u> unit, <u>subject to the limitations of subsections b. and c. of section 3 of P.L.1993, c.318 (C.2A:44A-3)</u>.
 - c. If subsection a. or b. of this section does not apply, then the lien shall not be released as to any portion of the interest in real property [unless the lien claimant and the owner otherwise agree in a writing signed by both parties].
 - d. If a lien claimant receives payment of [its] the proportionate share but refuses to discharge its lien claim, then upon application to a court having jurisdiction thereof, the court shall order the discharge of the lien claim to the extent of that proportionate share. The lien claimant shall be further subject to [the provisions of] section 30 of [this act] P.L.1993, c.318 (C.2A:44A-30), and any amounts to be paid shall be paid from the amount due the claimant. (cf: P.L.1993, c.318, s.18)

- 43 14. Section 20 of P.L.1993, c.318 (C.2A:44A-20) is amended to read as follows:
- 20. <u>a.</u> All valid liens filed pursuant to this act shall attach to the interest of the owner from the time of filing of the lien claim [in the office of the county clerk], subject to [the provisions of section 10]

1	of this act 1 this section and sections 3, 6, and 10 of P.L.1993, c.318
2	(C.2A:44A-3, 2A:44A-6 and 2A:44A-10).
3	[a. In the event of the creation, conveyance, lease or mortgage
4	of an estate or interest in real property to which improvements have
5	been made that are subject to the lien provisions of this act, a
6	b. A lien claim validly filed under this act shall have priority
7	over [any] a prior [creation,] conveyance, lease or mortgage of an
8	[estate or] interest in real property to which improvements have
9	been made, only if the claimant has filed with the county clerk
10	prior to that creation, conveyance, lease or mortgage, a Notice of
11	Unpaid Balance and Right to File Lien is filed before the recording
12	or lodging for record of a recordable document evidencing that
13	conveyance, lease or mortgage. The Notice of Unpaid Balance and
14	Right to File Lien shall be filed in substantially the following form:
15	Fmo myr ov ppyr govnymyr og
16	[TO THE CLERK, COUNTY OF :
17	
18	In accordance with the terms and provisions of the "Construction
19	Lien Law," P.L.1993, c.318 (C.2A:44A-1 et al.), notice is hereby
20	given that:
21	1. (Name of claimant) of (address of claimant) has on (date) a
22	potential construction lien against the below described property of
23	(owner against whose property the lien will be claimed), in the
2425	amount of (\$), for the value of the work, services, material or equipment provided in accordance with a contract with (name of
26	contracting party with whom claimant has a contract) for the
27	following work, services, materials or equipment:
28	a.
29	b.
30	c. (etc.)
31	2. The amount due for work, services, materials or equipment
32	provided by claimant in connection with the improvement of the
33	real property, and upon which this lien claim is based is as follows:
34	real property, and upon which this new cannot be as rone with
35	Total contract amount: \$
36	1 0 tul 0 0 111 uo 0 1111 u
37	Amendments to contract: \$
38	· · · · · · · · · · · · · · · · · · ·
39	Total contract amount and amendments to contract: \$
40	
41	Less: Agreed upon credits: \$
42	Contract amount paid to date: \$
43	•
44	Amendments to contract amount paid to date: \$
45	-
46	TOTAL REDUCTIONS FROM CONTRACT AMOUNT AND
47	AMENDMENTS TO CONTRACT: \$

TOTAL LIEN CLAIM AMOUNT: \$

3 3. This construction lien is to be claimed against the interest of (name) as (check one):

6 Owner

8 Lessee

- Other (describe): in that certain tract or parcel of land and premises described as Block, Lot, on the tax map of the of, County of, State of New Jersey, for the improvement of which property the aforementioned work, services, materials or equipment was provided.
 - 4. The work, services, materials or equipment was provided pursuant to the terms of a written contract (or, in the case of a supplier, a delivery or order slip signed by the owner, contractor, or subcontractor having a direct contractual relation with a contractor, or an authorized agent of any of them), dated, between (claimant) and (name of other contracting party) of (address).
 - 5. The date of the provision of the last work, services, material or equipment for which payment is claimed is (date).
 - 6. The written contract (is) (is not) (cross out inapplicable portion) a residential construction contract as defined in section 2 of this act.
 - 7. This notification has been filed prior or subsequent to completion of the work, services, materials or equipment as described above. The purpose of this notification is to advise the owner and any other person who is attempting to encumber or take transfer of said property described above that a potential construction lien may be filed within the 90 day period following the date of the provision of the last work, services, materials or equipment as set forth in paragraph 5.

CLAIMANT'S REPRESENTATION AND VERIFICATION

- Claimant represents and verifies that:
- 1. The amount claimed herein is due and owing at the date of filing, pursuant to claimant's contract described in the Notice of Unpaid Balance and Right to File Lien.
- 2. The work, services, material or equipment for which this Notice of Unpaid Balance and Right to File Lien is filed was provided exclusively in connection with the improvement of the real property which is the subject of this Notice of Unpaid Balance and Right to File Lien.
- 3. The Notice of Unpaid Balance and Right to File Lien has been filed within 90 days from the last date upon which the work,

services, materials or equipment for which payment is claimed was provided.

4. The foregoing statements made by me are true, to the best of my knowledge.

4 my knowledge.
5 Name of Claimant
6 Signed
7 Type or Print Name and Title
8 Date:

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- b. In the event that the claimant elects to file a Notice of Unpaid Balance and Right to File Lien as described above, it shall not be necessary to serve a copy of said Notice of Unpaid Balance and Right to File Lien upon any interested party.
- 14 After the filing of a Notice of Unpaid Balance and Right to 15 File Lien, any person claiming title to or an estate or interest in or a 16 lien upon the real property described in the Notice of Unpaid 17 Balance and Right to File Lien, shall be deemed to have acquired 18 said title, estate, interest or lien with knowledge of the anticipated 19 filing of a lien claim, and shall be subject to the terms, conditions 20 and provisions of that lien claim within the period provided by 21 section 6 of this act and as set forth in the Notice of Unpaid Balance 22 and Right to File Lien. A Notice of Unpaid Balance and Right to 23 File Lien filed under the provisions of this act shall be subject to the 24 effect of a notice of settlement filed pursuant to P.L.1979, c.406 25 (C.46:16A-1 et seq.).
 - d. The Notice of Unpaid Balance and Right to File Lien shall be effective for 90 days from the date of the provision of the last work, services, materials or equipment delivery for which payment is claimed as set forth in paragraph 5 of the Notice of Unpaid Balance and Right to File Lien.
 - e. The filing of a Notice of Unpaid Balance and Right to File Lien shall not constitute the filing of a lien claim in accordance with the provisions of this act, nor does it extend the time for the filing of a lien claim in accordance with the provisions of this act.
 - f. Failure to file a Notice of Unpaid Balance and Right to File Lien shall not affect the claimant's lien rights arising under the provisions of this act, to the extent that no creation, conveyance, lease or mortgage of an interest in real property has taken place prior to the filing of a Notice of Unpaid Balance and Right to File Lien or lien claim.
 - g. A Notice of Unpaid Balance and Right to File Lien may be amended by the filing of an Amended Notice of Unpaid Balance and Right to File Lien in accordance with the provisions of this section.

1	NOTICE OF UNPAID BALANCE AND RIGHT TO FILE
2	<u>LIEN</u>
3	
4	In accordance with the "Construction Lien Law," P.L.1993,
5	c.318 (C.2A:44A-1 et al.), notice is hereby given that:
6	1. (Name of claimant), individually or as a partner of the claimant
7	known as (Name of partnership), or an officer/member of the claimant
8	known as (Name of corporation or LLC) (Please circle one and fill in name as
9	applicable) located at (Business address of claimant) has on (date) a
10	potential construction lien against the real property of (name of owner
11	of property subject to lien), in that certain tract or parcel of land and
12	premises described as Block, Lot, on the tax map of the
13	(municipality) of, County of, State of New Jersey, in
14	the amount of (\$), as calculated below for the value of the
15	work, services, material or equipment provided. (If claim is against a
16	community association in accordance with section 3 of P.L.1993, c.318
17	(C.2A:44A-3), set forth the name of the community association and the name and
18	location of the property development.) The lien is to be claimed against
19 20	the interest of the owner, unit owner, or other party, or against the
20 21	community association(circle one; if "other", describe: 2. The work, services, material or equipment was provided
22	pursuant to the terms of a written contract (or, in the case of a
23	supplier, a delivery or order slip signed by the owner, community
24	association, contractor, or subcontractor having a direct contractual
25	relation with a contractor, or an authorized agent of any of them),
26	dated , between (claimant) and owner, unit owner,
27	community association, contractor or subcontractor (circle one),
28	named or known as(name of contracting party) and located at
29	(address of other contracting party), in the total contract amount of
30	(\$) together with (if applicable) amendments to the total contract
31	amount aggregating (\$).
32	3. In accordance with the above contract, this claimant
33	performed the following work or provided the following services,
34	material or equipment:
35	<u>a.</u>
36	<u>b.</u>
37	<u>c.</u> <u>etc.</u>
38	4. The date of the provision of the last work, services, material
39	or equipment for which payment is claimed is (date.)
40	5. The amount due for work, services, material or equipment
41	provided by claimant in connection with the improvement of the
42	real property, and upon which this lien claim is based is calculated
43	as follows:

A. Initial Contract Price: \$
B. Executed Amendments to Contract Price/Change Orders:
<u>\$</u>
C. Total Contract Price (A + B) = \$
D. If Contract Not Completed, Value Determined in Accordance
with Contract of Work Completed or Services, Material or
Equipment Provided :
E. Total from C or D (whichever is applicable): \$
F. Agreed upon Credits: \$
G. Amount Paid to Date: \$
TOTAL LIEN CLAIM AMOUNT E - [F + G] = \$
6. The written contract (is) (is not) (cross out inapplicable
portion) a residential construction contract as defined in section 2 of
P.L.1993, c.318 (C.2A:44A-2).
7. This notification has been lodged for record prior or
subsequent to completion of the work, services, material or
equipment as described above. The purpose of this notification is to
advise the owner or community association and any other person
who is attempting to encumber or take transfer of said property
described above that a potential construction lien may be lodged for
record within the 90-day period, or in the case of a residential
construction contract within the 120-day period, following the date
of the provision of the last work, services, material or equipment as
set forth in paragraph 4 of this notice.
set form in paragraph 4 of this notice.
CLAIMANT'S REPRESENTATION AND VERIFICATION
CLAIMANT 5 REFRESENTATION AND VERIFICATION
Claimant represents and verifies that
Claimant represents and verifies that:
1 11 /1 // (21 /1 57 / 27 / 15 1
1. I have authority to file this Notice of Unpaid Balance and
Right to File Lien.
2. The claimant is entitled to the amount claimed herein at the
date this Notice is lodged for record, pursuant to claimant's contract
described in the Notice of Unpaid Balance and Right to File Lien.
3. The work, services, material or equipment for which this
Notice of Unpaid Balance and Right to File Lien is filed was
provided exclusively in connection with the improvement of the
real property which is the subject of this Notice of Unpaid Balance
and Right to File Lien.
4. The Notice of Unpaid Balance and Right to File Lien has
been lodged for record within 90 days, or in the case of a
residential construction contract within 60 days, from the last date
upon which the work, services, material or equipment for which
payment is claimed was provided.
5. The foregoing statements made by me are true, to the best of
my knowledge.

<u>Name</u> of
Claimant
Signed
(Type or Print Name and Title)
SUGGESTED NOTARIAL FOR INDIVIDUAL CLAIMANT:
STATE OF NEW JERSEY
COUNTY OF [] ss:
COUNTY OF SS.
On this day of 20, before me, the subscriber,
personally appeared (person signing on behalf of claimant(s)) who, I am
satisfied, is/are the person(s) named in and who executed the within
instrument, and thereupon acknowledged that claimant(s) signed,
sealed and delivered the same as claimant's (s') act and deed, for
the purposes therein expressed.
NOTARY PUBLIC
CHOCECTED NOTABLAL FOR CORROBATE OF LINUTES
SUGGESTED NOTARIAL FOR CORPORATE OR LIMITED LIABILITY CLAIMANT:
LIABILITI CLAIMANT.
STATE OF NEW JERSEY
COUNTY OF [] ss:
On this day of 20, before me, the subscriber,
personally appeared (person signing on behalf of claimant(s)) who, I am
satisfied is the Secretary (or other officer/manager/agent) of the
Corporation (partnership or limited liability company) named herein and
who by me duly sworn/affirmed, asserted authority to act on behalf
of the Corporation (partnership or limited liability company) and who, by
virtue of its Bylaws, or Resolution of its Board of Directors (or
partnership or operating agreement) executed the within instrument on
its behalf, and thereupon acknowledged that claimant signed, sealed
and delivered same as claimant's act and deed, for the purposes
herein expressed.
NOTARY DIRLIC
NOTARY PUBLIC The In the event that the lace A claimant Telects Lelecting to file a
[b. In the event that the] <u>c. A</u> claimant [elects] <u>electing</u> to file a
Notice of Unpaid Balance and Right to File Lien as described above,
it shall not be necessary to need not serve a copy of said Notice of
Unpaid Balance and Right to File Lien upon any interested party.
[c.] d. After the filing of a Notice of Unpaid Balance and Right to
File Lien, any person claiming title to or an Testate or 1 interest in or a

- lien upon the real property described in the Notice of Unpaid Balance
- 2 and Right to File Lien, shall be deemed to have acquired said title,
- 3 [estate,] interest or lien with knowledge of the anticipated filing of a
- 4 lien claim, and shall be subject to the terms, conditions and provisions
- of that lien claim within the period provided by section 6 of [this act]
- 6 P.L.1993, c.318 (C.2A:44A-6) and as set forth in the Notice of Unpaid
- 7 Balance and Right to File Lien. A Notice of Unpaid Balance and
- 8 Right to File Lien filed under [the provisions of] this act shall be
- 9 subject to the effect of a [notice] <u>Notice</u> of [settlement] <u>Settlement</u>
- 10 filed pursuant to P.L.1979, c. 406 (C.46:16A-1 et seq.).
 - [d.] <u>e.</u> The Notice of Unpaid Balance and Right to File Lien shall be effective for 90 days <u>or in the case of a residential construction contract claim for 120 days</u> from the date of the provision of the last work, services, [materials] <u>material</u> or equipment delivery for which payment is claimed as set forth in paragraph [5] <u>4</u> of the Notice of Unpaid Balance and Right to File Lien.
 - [e.] <u>f.</u> The <u>lodging for record or</u> filing of a Notice of Unpaid Balance and Right to File Lien shall not constitute the <u>lodging for record or</u> filing of a lien claim [in accordance with the provisions of this act,] nor does it extend the time for the [filing] <u>lodging for record</u> of a lien claim, in accordance with [the provisions of] this act.
 - [f.] g. Failure to file a Notice of Unpaid Balance and Right to File Lien shall not affect the claimant's lien rights arising under [the provisions of] this act, to the extent that no [creation,] conveyance, lease or mortgage of an interest in real property [has taken place] occurs prior to the filing of a Notice of Unpaid Balance and Right to File Lien or lien claim.
 - **[**g.**]** <u>h.</u> A Notice of Unpaid Balance and Right to File Lien may be amended by the filing of an Amended Notice of Unpaid Balance and Right to File Lien in accordance with [the provisions of] this section. (cf: P.L.1993, c.318, s.20)

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- 15. Section 21 of P.L.1993, c.318 (C.2A:44A-21) is amended to read as follows:
- 35 21. a. The Legislature finds that the ability to sell and purchase 36 residential housing is essential for the preservation and 37 enhancement of the economy of the State of New Jersey and that 38 while there exists a need to provide contractors, subcontractors and 39 suppliers with statutory benefits to enhance the collection of money 40 for goods, services and materials provided for the construction of 41 residential housing in the State of New Jersey, the ability to have a 42 stable marketplace in which families can acquire homes without 43 undue delay and uncertainty and the corresponding need of lending 44 institutions in the State of New Jersey to conduct their business in a 45 stable environment and to lend money for the purchase or finance of home construction or renovations requires that certain statutory 46

provisions as related to the lien benefits accorded to contractors, subcontractors and suppliers be modified. The Legislature further finds that the construction of residential housing generally involves numerous subcontractors and suppliers to complete one unit of housing and that the multiplicity of lien claims and potential for minor monetary disputes poses a serious impediment to the ability to transfer title to residential real estate expeditiously. The Legislature further finds that the purchase of a home is generally one of the largest expenditures that a family or person will make and that there are a multitude of other State and federal statutes and regulations, including "The New Home Warranty and Builders' Registration Act," P.L.1977, c.467 (C.46:3B-1 et seq.) and "The Planned Real Estate Development Full Disclosure Act," P.L.1977, c.419 (C.45:22A-21 et seq.), which afford protection to consumers in the purchase and finance of their homes, thereby necessitating a different treatment of residential real estate as it relates to the rights of contractors, suppliers and subcontractors to place liens on residential real estate. The Legislature declares that separate provisions concerning residential construction will provide a system for balancing the competing interests of protecting consumers in the purchase of homes and the contract rights of contractors, suppliers and subcontractors to obtain payment for goods and services provided.

b. The filing of a lien for work, services, material or equipment furnished pursuant to a residential construction contract shall be subject to the following additional requirements:

- (1) As a condition precedent to the filing of any lien arising under a residential construction contract, a lien claimant shall first file a Notice of Unpaid Balance and Right to File Lien by lodging for record the Notice within 60 days following the last date that work, services, material or equipment were provided for which payment is claimed in accordance with [the provisions of] subsection [a.] b. of section 20 of [this act] P.L.1993, c.318 (C.2A:44A-20), and comply with [all other provisions] the remainder of this section.
- (2) Upon [the filing of] <u>its lodging for record</u>, a Notice of Unpaid Balance and Right to File Lien, [service of the Notice of Unpaid Balance and Right to File Lien] shall be [effected] <u>served</u> in accordance with the provisions [of] <u>for the service of lien claims</u> in section 7 of [this act] <u>P.L.1993</u>, <u>c.318</u> (<u>C.2A:44A-7</u>).
- (3) Unless the parties have otherwise agreed in writing to an alternative dispute resolution mechanism, [simultaneously with the service under paragraph (2) of this subsection] within 10 days from the date the Notice of Unpaid Balance and Right to File Lien is lodged for record, the lien claimant shall also serve a demand for arbitration and fulfill all the requirements and procedures of the American Arbitration Association to institute an expedited

- 1 proceeding before a single arbitrator designated by the American
- 2 Arbitration Association. The demand for arbitration may be served
- 3 <u>in accordance with the provisions for the service of lien claims in</u>
- 4 <u>section 7 of P.L.1993, c.318 (C.2A:44A-7) along with: (a) a copy of</u>
- 5 the completed and signed Notice of Unpaid Balance and Right to
- 6 File Lien; and (b) proof by affidavit that the Notice of Unpaid
- 7 Balance and Right to File Lien has been lodged for record.

If not yet provided at the time of service of the demand for arbitration, a copy of the Notice of Unpaid Balance and Right to File Lien marked "filed" by the clerk's office shall be provided by the claimant to the parties and the arbitrator, as a condition precedent to the issuance of an arbitrator's determination.

All arbitrations of Notices of Unpaid Balance and Right to File Lien pertaining to the same residential construction shall be determined by the same arbitrator, whenever possible. The claimant, owner, or any other party may also request consolidation in a single arbitration proceeding of the claimant's Notice of Unpaid Balance and Right to File Lien with any other Notice of Unpaid Balance and Right to File Lien not yet arbitrated but lodged for record by a potential lien claimant whose name was provided in accordance with section 37 of P.L.1993, c.318 (C.2A:44A-37). The request shall be made in the demand for arbitration or, in the case of a request by a person other than the claimant, by letter to the arbitrator assigned to the arbitration or, if none has been assigned, to the appropriate arbitration administrator, within five days of when the demand for arbitration is served. The arbitrator shall grant or deny a request for a consolidated arbitration proceeding at the arbitrator's discretion.

- (4) Upon the closing of all hearings in the arbitration, the arbitrator shall make the following determinations: (a) whether the Notice of Unpaid Balance and Right to File Lien was in compliance with section 20 of [this act] P.L.1993, c.318 (C.2A:44A-20) and whether service was proper under section 7 of [this act] P.L.1993, c.318 (C.2A:44A-7); (b) the earned amount of the contract between the owner and the contractor in accordance with section 9 of P.L.1993, c.318 (C.2A:44A-9); (c) the validity and amount of any lien claim which may be filed pursuant to the Notice of Unpaid Balance and Right to File Lien; [(c)] (d) the validity and amount of any liquidated or unliquidated setoffs or counterclaims to any lien claim which may be filed; and [d] (e) the allocation of costs of the arbitration among the parties. When making the above determination, the arbitrator shall also consider all determinations made by that arbitrator in any earlier arbitration proceeding pertaining to the same residential construction.
- (5) [In the event] If the amount of any setoffs or counterclaims presented in the arbitration [are unliquidated and] cannot be determined by the arbitrator in a liquidated amount, the arbitrator, as a condition precedent to the filing of the lien claim, shall order the lien claimant to post a bond, letter of credit or funds with an

1 attorney-at-law of New Jersey, or other such person or entity as 2 may be ordered by the arbitrator in such amount as the arbitrator 3 shall determine to be 110% of the approximate fair and reasonable 4 value of such setoffs or counterclaims, but in no event [shall the 5 bond, letter of credit or funds exceed] greater than the amount of 6 the lien claim which may be filed. This 110% limitation 7 [regarding] for any bond, letter of credit or funds shall also apply 8 to any alternative dispute resolution mechanism to which the parties 9 may agree. When making the above determinations, the arbitrator 10 shall consider all determinations made by that arbitrator in any earlier arbitration proceeding pertaining to the same residential 11 12 construction.

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- (6) The arbitrator shall make such determinations set forth in paragraphs (4) and (5) of this subsection and the arbitration proceeding shall be completed within 30 days of receipt of the lien claimant's demand for arbitration by the American Arbitration Association unless no response is filed, in which case the arbitrator shall make such determinations and the arbitration proceeding shall be deemed completed within 7 days after the time within which to respond has expired. [That] These time [period] periods for completion of the arbitration shall not be extended unless otherwise agreed to by the parties and approved by the arbitrator. If an alternative dispute mechanism is alternatively agreed to between the parties, such determination shall be made as promptly as possible making due allowance for all time limits and procedures set forth in this act. The arbitrator shall resolve a dispute regarding the timeliness of the demand for arbitration.
- (7) Any contractor, subcontractor or supplier whose interests are affected by the filing of a Notice of Unpaid Balance and Right to File Lien under [section 10 of] this act shall be permitted to join in such arbitration; but the arbitrator shall not determine the rights or obligations of any such parties except to the extent those rights or obligations are affected by the lien claimant's Notice of Unpaid Balance and Right to File Lien.
- (8) Upon determination by the arbitrator that there is an amount which, pursuant to a valid lien shall attach to the improvement, the lien claimant shall, within 10 days of the lien claimant's receipt of the determination, [file] <u>lodge for record</u> such lien claim in accordance with [the provisions of] section 8 of [this act] <u>P.L.1993, c.318 (C.2A:44A-8)</u> and furnish any bond, letter of credit or funds required by the arbitrator's decision. The failure to [file] <u>lodge for record</u> such a lien claim, or furnish the bond, letter of credit or funds, within the 10-day period, shall cause any lien claim to be invalid.
- (9) Except for the arbitrator's determination itself, any such determination shall not be considered final in any legal action or proceeding, and shall not be used for purposes of collateral

1 estoppel, res judicata, or law of the case to the extent applicable.

2 Any finding of the arbitrator pursuant to [the provisions of] this act

3 shall not be admissible for any purpose in any other action or

4 proceeding.

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(10) If either the lien claimant or the owner or community 5 6 association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3) is aggrieved by the arbitrator's determination, then 7 8 [either] the aggrieved party may institute a summary action in the 9 Superior Court, Law Division, for the vacation, modification or 10 correction of the arbitrator's determination. The arbitrator's 11 determination shall be confirmed unless it is vacated, modified or 12 corrected by the court. The court shall render its decision after 13 giving due regard to the time limits and procedures set forth in this 14 act and shall set time limits for lodging for record the lien claim if it 15 finds, contrary to the arbitrator's determination, that the lien claim 16 is valid or the 10-day requirement for lodging for record required 17 by paragraph (8) of this subsection has expired. 18

(11) In the event a Notice of Unpaid Balance and Right to File Lien is filed and the owner conveys its interest in real property to another person before a lien claim is filed, then prior to or at the time of conveyance, the owner may make a deposit with the county clerk where the improvement is located, in an amount no less than the amount set forth in the Notice of Unpaid Balance and Right to File Lien. For any deposit made with the county clerk, the county clerk shall discharge the Notice of Unpaid Balance and Right to File Lien or any related lien claim against the real property for which the deposit has been made. After the issuance of the arbitrator's determination set forth in paragraphs (4) and (5) of this subsection, any amount in excess of that determined by the arbitrator to be the amount of a valid lien claim shall be returned forthwith to the owner who has made the deposit. The balance shall remain where deposited unless the lien claim has been otherwise paid, satisfied by the parties, forfeited by the claimant, invalidated pursuant to paragraph (8) of this subsection or discharged under section 33 of [this act] P.L.1993, c.318 (C.2A:44A-33). Notice shall be given by the owner in writing to the lien claimant within five days of making the deposit.

(12) Solely for those lien claims arising from a residential construction contract, if a Notice of Unpaid Balance and Right to File Lien is determined to be without basis, the amount of the Notice of Unpaid Balance and Right to File Lien is significantly overstated, or the Notice of Unpaid Balance and Right to File Lien is not [filed] lodged for record: (a) in substantially the form, [or] (b) in the manner, or (c) at a time [not] in accordance with [the provisions of] this act, then the claimant shall be liable for all damages suffered by the owner or any other party adversely affected by the Notice of Unpaid Balance and Right to File Lien,

including all court costs, reasonable attorneys' fees and legal expenses incurred.

(13) If the aggregate sum of all lien claims attaching to any real property that is the subject of a residential construction contract exceeds the amount due under a residential purchase agreement, less the amount due under any previously recorded mortgages or liens other than construction liens, then upon entry of judgment of all such lien claims, each lien claim shall be reduced pro rata. Each lien claimant's share then due shall be equal to the monetary amount of the lien claim multiplied by a fraction in which the denominator is the total monetary amount of all valid claims on the owner's interest in real property against which judgment has been entered, and the numerator is the amount of each particular lien claim for which judgment has been entered. The amount due under the residential purchase agreement shall be the net proceeds of the amount paid less previously recorded mortgages and liens other than construction liens and any required recording fees.

18 (cf: P.L.1993, c.318, s.21)

- 16. Section 22 of P.L.1993, c.318 (C.2A:44A-22) is amended to read as follows:
- 22. [Nothing in this act shall be deemed to supersede the mortgage priority provisions of P.L.1985, c.353 (C. 46:9-8.1).]
- a. Every mortgage recorded before the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), shall have priority as to the land or other interest in real property described and any improvement wholly or partially erected or thereafter to be erected, constructed or completed thereon, over any lien established by virtue of P.L.1993, c.318 (C.2A:44A-1 et al.) to the extent that:
- (1) the mortgage secures funds that have been advanced or the mortgagee is obligated to advance to or for the benefit of the mortgagor before the filing of the lien claim or Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20); or
- (2) the mortgage secures funds advanced after the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), and the funds are applied in accordance with paragraphs (1) through (7) of subsection b. of this section.
- <u>b.</u> Every mortgage <u>recorded after the filing of a lien claim or the filing of a Notice of Unpaid Balance and Right to File Lien in accordance with section 20 of P.L.1993, c.318 (C.2A:44A-20), shall have priority as to the land or other interest in real property described and any improvement wholly or partially erected or thereafter to be erected, constructed or completed thereon, over any lien [which may be] established by virtue of this act to the extent that the mortgage secures funds which have been applied to:</u>

- [a.] (1) The payments of amounts due to any claimants who have filed a lien claim or a Notice of Unpaid Balance and Right to File Lien:
 - [b.] (2) The payment to or the securing of payment by, the party against whose interest the lien claim is filed of all or part of the purchase price of the land covered thereby and any subsequent payment made for the improvements to the land, including but not limited to any advance payment of interest to the holder of the mortgage as required by the mortgage as a condition of the loan;
 - [c.] (3) The payment of any valid lien or encumbrance which is, or can be established as, prior to a lien provided for by this act;
 - [d.] (4) The payment of any tax, assessment or other State or municipal lien or charge due or payable at the time of , or within 60 days after, such payment, as required by the mortgagee as a condition of the loan;
 - **[e.]** (5) The payment of any premium, counsel fee, consultant fee, interest or financing charges, or other cost related to the financing, any of which are required by the lender to be paid by the owner, provided that the total of same shall not be in excess of 10 percent of the principal amount of the mortgage securing the loan upon which they are based;
 - [f. Payment] (6) The payment to the owner of that portion of the purchase price of the real property on which the improvements are made or to be made which have previously been paid by the owner, exclusive of any interest or any other carrying costs of such real property, provided, however, that at the time of the payment of such funds to the owner, the budget upon which the loan was made indicated that the amount of the loan is not less than the total of: [(1)] (a) the purchase price of the real property, [(2)] (b) the cost of constructing the improvements, and [(3)] (c) any cost listed in [subsections c., d. and e.] paragraphs (3), (4), and (5) of subsection b. of this section; or
 - **[g.]** (7) An escrow in an amount not to exceed 150% of the amount necessary to secure payment of charges described in **[subsections a., c., d.]** paragraphs (1), (3), (4) and **[e.]** (5) of subsection b. of this section.
- c. Nothing in P.L.1993, c.318 (C.2A:44A-1 et al.) shall be
 deemed to supersede the mortgage priority provisions of P.L.1985,
 c.353 (C.46:9-8.1 et seq.) or diminish the effect of a Notice of
 Settlement filed pursuant to P.L.1979, c.406 (C.46:16A-1 et seq.).
 (cf: P.L.1993, c.318, s.22)

- 43 17. Section 23 of P.L.1993, c.318 (C.2A:44A-23) is amended to 44 read as follows:
- 23. a. The amount due a lien claimant shall be paid only after the lien claim has been established by judgment, or, in the case of an execution sale, only to those lien claimants whose lien claims were

- 1 <u>filed before application was made to the court for distribution of the</u>
- 2 <u>sale proceeds.</u> All lien claims established by judgment <u>are valid</u>
- 3 <u>claims that</u> shall be concurrent and shall be paid [pro rata out of the
- 4 lien fund and the proceeds of the sale authorized by this act] as
- 5 provided in subsection c. of this section.

- b. The sheriff or other officer conducting an execution sale authorized by section 24 of P.L.1993, c.318 (C.2A:44A-24) shall pay the proceeds to the clerk of the Superior Court and the Superior Court shall provide proper disposition of sale proceeds to the persons entitled thereto under P.L.1993, c.318 (C.2A:44A-1 et al.).
- c. The Superior Court shall order the distribution of a lien fund, after its calculation in accordance with section 9 of P.L.1993, c.318 (C.2A:44A-9), in the following manner:
- (1) If there are first tier lien claimants, the lien fund shall be allocated in amounts equal to their valid claims. If the total of those claims would exceed the maximum liability of the owner or community association as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the allocations shall be reduced pro rata so as not to exceed that maximum liability;
- (2) From the allocation to each first tier lien claimant, amounts shall be allocated equal to the valid claims of second tier lien claimants whose claims derive from contracts with that first tier lien claimant. If the total of the claims is less than the allocation to that first tier lien claimant, the first tier lien claimant shall be paid the balance. If the total of the claims exceeds the allocation to that first tier lien claimant, the second tier claimants' allocations shall be reduced pro rata so as not to exceed that first tier lien claimant allocation;
- (3) From the allocation to each second tier lien claimant, amounts shall be allocated equal to the valid claims of third tier lien claimants whose claims derive from contracts with that second tier lien claimant. If the total of the claims is less than the allocation to that second tier claimant, the second tier lien claimant shall be paid the balance. If the total of the claims exceeds the allocation to that second tier lien claimant, the allocation to the third tier lien claimants shall be reduced pro rata so as not to exceed that second tier lien claimant allocation;
- (4) If there are no first tier lien claimants, the lien fund for second tier lien claimants shall be allocated in amounts equal to that second tier's valid claims. If the total of the claims of any group of second tier lien claimants exceeds the lien fund for that group of claimants as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the allocations shall be reduced pro rata so as not to exceed that lien fund; and
- (5) If there are no first or second tier lien claimants, the lien fund for third tier lien claimants shall be allocated in amounts equal to that third tier's valid claims. If the total of the claims of any group of third tier lien claimants exceeds the lien fund for that group of claimants as provided by section 9 of P.L.1993, c.318 (C.2A:44A-9), the

allocations shall be reduced pro rata so as not to exceed that lien fund. (cf. P.L.1993, c.318, s.23)

- 18. (New section) a. Subject to the requirements of section 14 of P.L.1993, c.318 (C.2A:44A-14), and in the case of lien claims arising from residential construction contracts the additional requirements of sections 20 and 21 of P.L.1993, c.318 (C.2A:44A-20 and 2A:44A-21), a lien claim arising under P.L.1993, c.318 (C.2A:44A-1 et al.) shall be enforced by a suit commenced in the Superior Court within one year of the date of the last provision of work, services, material or equipment, payment for which the lien claim was filed. Venue shall be laid in the county in which the real property affected by the lien claim is located.
- b. A lien claimant shall join as party defendants the owner or community association, if applicable, in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3), contractor or subcontractor alleged to have failed to make payments for which the lien claim has been filed and any other person having an interest in the real property that would be adversely affected by the judgment. The court shall order joinder of necessary parties or determine if it is appropriate for the suit to proceed if party defendants are not joined.
- c. The court shall stay the suit to the extent that the lien claimant's contract or the contract of another party against whose account the lien claim is asserted provides that any disputes pertaining to the validity or amount of a lien claim are subject to arbitration or other dispute resolution mechanism.
- d. Upon commencement of the suit, the lien claimant shall cause a Notice of Lis Pendens to be filed in the office of the county clerk or register pursuant to N.J.S.2A:15-6 et seq.
- e. A party to a suit to enforce a lien claim shall be entitled to assert any defense available to any other party in contesting the amount for which a claimant seeks to have the lien reduced to judgment.
- f. The judgment to be entered in a suit to enforce a lien claim shall (1) establish the amount due to the lien claimant; and (2) direct the public sale by the sheriff or other such officer as the court may direct of the real property and improvement affected by the lien. The proceeds of the sale shall be distributed in accordance with section 23 of P.L.1993, c.318 (C.2A:44A-23). If funds are realized at the sale in an amount greater than the lien fund, the surplus funds shall be distributed in accordance with law.
- g. Nothing in this act shall bar recovery of money damages pursuant to a lien claim arising under P.L.1993, c.318 (C.2A:44A-1 et al.).
- h. A judgment obtained against a community association that is unpaid may be enforced by assessment against unit owners as they would be assessed for any other common expense, after reasonable notice, and in a manner directed by the court. In ordering assessments, the court shall be guided by the master deed, bylaws or other

document governing the association. A judgment shall not be enforced by the sale of any common elements, common areas or common buildings or structures of a real property development.

i. Upon resolution of the suit other than by the entry of final judgment in favor of the plaintiff in accordance with subsection f. of this section, a cancellation or discharge of lis pendens should be filed, by the party who filed the enforcement action, in the office of the county clerk or register where the notice of lis pendens is filed.

- 19. Section 25 of P.L.1993, c.318 (C.2A:44A-25) is amended to read as follows:
- 25. If judgment in an action to enforce a lien claim under this act is **[**against the owner, contractor or subcontractor **]** entered in favor of the lien claimant, a writ of execution may issue thereon, **[**as in other cases; if against the improvements and land, a special writ of execution may issue to make the amount recovered therein by sale of the improvements and land.
- If both general and special judgments are given, both writs of execution may issue, separately or combined in one writ, and one of such writs may issue after the return of the other for the whole amount recovered or the residue as the case may require <u>l</u> in accordance with the judgment.
- (cf: P.L.1993, c.318, s.25)

- 20. Section 30 of P.L.1993, c.318 (C.2A:44A-30) is amended to read as follows:
- 30. a. When a lien claim has been filed and the claim has been paid, satisfied or settled by the parties or forfeited by the claimant, the claimant or [his] claimant's successor in interest or [his] attorney shall, within 30 days of payment, satisfaction or settlement, or within 7 days of demand by any interested party, file with the county clerk a certificate, duly acknowledged or proved, directing the county clerk to discharge the lien claim of record, which certificate shall contain:
 - (1) The date of filing the lien claim;
 - (2) The book and page number endorsed thereon;
- (3) The name of the owner of the land, or the community association, if applicable, named in the notice;
 - (4) The location of the property; and
- (5) The name of the person for whom the work, services, equipment or materials was provided.
- b. If the claimant shall fail or refuse to file this certificate, <u>as</u>
 set forth in subsection a. of this section, then [upon application by]
 any party in interest [, upon notice to the claimant, to be served
 upon him in the same manner as provided by section 7 of this act, or
 upon satisfactory proof that the claimant cannot be served, any]
 may proceed in a summary manner by filing an order to show cause

1	in accordance with the Rules of Court adopted by the Supreme
2	Court of New Jersey. A judge of the Superior Court may, upon
3	good cause being shown, and absent receipt of written objections
4	and grounds for same, order the lien claim discharged on the return
5	date of the order to show cause. The county clerk shall thereupon
6	attach the certificate or order to the original notice of lien claim on
7	file and shall note on the record thereof "discharged by certificate"
8	or "discharged by court order," as the case may be and any lien
9	foreclosure action shall be dismissed with prejudice.
10	c. Any party in interest may proceed to discharge a lien claim
11	on the ground that it is without factual basis by filing an order to
12	show cause in the same manner as set forth in subsection b. of this
13	section.
14	d. In those circumstances in which the lien claim has been paid
15	in full, the lien claimant has failed to file a lien claim discharge
16	pursuant to this section, and at least 13 months have elapsed since
17	the date of the lien claim, the owner or community association may,
18	in accordance with section 33 of P.L.1993, c.318 (C.2A:44A-33)
19	submit for filing a duly acknowledged discharge certificate
20	substantially in the form provided by subsection a. of this section
21	accompanied by an affidavit setting forth the circumstances of
22	payment as set forth below:
23	
24	OWNER (OR COMMUNITY ASSOCIATION) AFFIDAVIT OF
2526	PAYMENT TO DISCHARGE LIEN CLAIM
27	TO THE CLERK, COUNTY OF
28	TO THE CLERK, COUNTY OF
29	The undersigned, being duly sworn upon the undersigned's oath,
30	avers as follows:
31	avers as follows:
32	1. I am an owner of real property located at (address of
33	property subject to lien), in that certain tract or parcel of land and
34	premises described as Block, Lot, on the tax map of the
35	(municipality) of, County of, State of New Jersey
36	(In the case of a community association, I am an
37	[officer/manager/agent] of the community association, [name of
38	community association] for property located at [location of property
39	development].)
40	2. On or about (date), I caused to be sent to (name of contractor
41	or subcontractor to whom payment was made), located at (address
42	designated for payment by the filed lien claim form), the final
43	payment in the amount of (\$) in full satisfaction of a certain
44	lien claim dated (date) which was filed by (name of lien claimant)
45	against the real property designated in paragraph 1, on (date) in the
46	office of the county clerk of the County of (name of county) in
47	Construction Lien Book , Page .
	-

1	3. At least 13 months have elapsed since the date of the lien
2	claim and 90 days before filing this affidavit, I mailed or caused to
3	be mailed by certified mail to the last known address of the lien
4	claimant as set forth in the filed lien claim form written notice of
5	my intention to file a discharge certificate with respect to the lien
6	claim. To the best of my knowledge and belief, no written
7	communication denying or disputing payment in full of the lien
8	claim has been received from the lien claimant (name).
9	4. Wherefore, the undersigned directs the county clerk of the
10	County of (name of county) to cause to be filed the discharge
11	certificate accompanying this affidavit, and further directs the
12	county clerk to cause a notation of the discharge of the lien to be
13	endorsed upon the margin of the record of the original lien claim,
14	stating that the discharge is filed, and setting forth the date, book
15	and page number of the filed discharge.
16	
17	Name of Owner/Community Association
18	Signed
19	(Type or Print Name and Title)
20	
21	NOTARIAL FOR INDIVIDUAL OWNER
22	
23	STATE OF NEW JERSEY
24	COUNTY OF [] ss:
25	
26	On this day of 20, before me, the subscriber,
27	personally appeared (name of owner/community association) who, I
28	am satisfied, is/are the person(s) named in and who executed the
29	within instrument, and thereupon acknowledged that the
30	owner/community association signed, sealed and delivered the same
31	as the owner's/community association's act and deed, for the
32	purposes therein expressed.
33	
34	NOTARY PUBLIC
35	
36	NOTARIAL FOR CORPORATE OR LIMITED LIABILITY
37	OWNER/COMMUNITY ASSOCIATION:
38	
39	STATE OF NEW JERSEY
40	COUNTY OF 9 () ss:
41	
42	On this day of 20_, before me, the subscriber,
43	personally appeared (person signing on behalf of owner/community
44	association) who, I am satisfied is the Secretary (or other
45	officer/manager/agent) of the Corporation (partnership or limited
46	liability company) named herein and who by me duly
47	sworn/affirmed, asserted authority to act on behalf of the
48	Corporation (partnership or limited liability company) and who, by

virtue of its Bylaws, or Resolution of its Board of Directors (or partnership or operating agreement) executed the within instrument on its behalf, and thereupon acknowledged that the owner/community association signed, sealed and delivered same as owner's/community association's act and deed, for the purposes herein expressed.

NOTARY PUBLIC

(cf: P.L.1993, c.318, s.30)

[c.] e. Any lien claimant who fails to discharge a lien claim of record pursuant to this section shall be liable for all court costs, and reasonable legal expenses, including , but not limited to, attorneys' fees, incurred by the owner, community association, the contractor, or subcontractor, or any combination of owner, community association, contractor and subcontractor, as applicable, to discharge or obtain the discharge of the lien, and in addition thereto, the court [may] shall enter judgment against the claimant for damages to any or all of the parties adversely affected by the failure to discharge the lien.

f. Upon discharge of record in all cases, the party who filed the enforcement action shall cause the Notice of Lis Pendens to be cancelled or discharged of record pursuant to N.J.S.2A:15-6 et seq. Any party who filed the enforcement action who fails to cancel or discharge the lis pendens of record pursuant to this section shall be liable for all court costs, and reasonable legal expenses, including but not limited to, attorneys' fees, incurred by the owner, community association, the contractor, or subcontractor, or any other interested party, or any combination thereof, as applicable, to obtain the cancellation or discharge of the lis pendens, and in addition thereto, the court shall enter judgment against the claimant for damages to any or all of the parties adversely affected by the failure to cancel or discharge the lis pendens.

21. Section 31 of P.L.1993, c.318 (C.2A:44A-31) is amended to read as follows:

31. <u>a.</u> When a lien claim is filed against any improvement and land under this act, the owner, <u>community association in accordance with section 3 of P.L.1993, c.318 (C.2A:44A-3)</u>, contractor or subcontractor may execute and file with the proper county clerk a bond in favor of the lien claimant, with a surety company, duly authorized to transact business in this State, as surety thereon [, in an] amount equal to 110% of the amount claimed by the lien claimant [and a]. The amount of the bond shall be equal to 110% of the amount claimed by the lien claimant [and a] <u>but in the case of a lien claim arising from a residential construction contract</u>, no greater than the earned amount of the contract between the owner and the contractor as determined by

1	the arbitrator in accordance with paragraph (4) of subsection b. of
2	section 21 of P.L.1993, c.318 (C.2A:44A-21). The bond shall be filed
3	in accordance with the language set forth in subsection_d. of this
4	section, along with payment in the amount of \$25, conditioned upon
5	the payment of any judgment and costs that may be recovered by the
6	lien claimant under this claim. Any form of bond proffered that
7	contains language inconsistent with the language set forth in
8	subsection d. of this section shall be the basis for a cause of action to
9	strike such language from the form of bond.
10	<u>b.</u> As an alternative, the owner, <u>community association</u> ,
11	contractor or subcontractor may deposit with the clerk of the
12	Superior Court of New Jersey, funds constituting an amount equal
13	to 110% of the amount claimed by the lien claimant [and a] along
14	with payment in the amount of \$25, conditioned upon the payment
15	of any judgment and costs that may be recovered by the lien
16	claimant under this claim. The deposit may be made without the
17	necessity of commencing any legal action. The written receipt
18	provided by the court clerk for the deposit made may be filed with
19	the county clerk as evidence of that deposit.
20	c. Any surety bond filed with the county clerk under this
21	section shall be discharged, and any deposit with the clerk of the
22	Superior Court shall be returned to the depositor, without court
23	order, upon presentment by the owner, community association,
24	contractor or subcontractor of any of the following:
25	[(a)] (1) a duly acknowledged certificate as provided in
26	[paragraph] paragraphs (2) or (3) of subsection a. of section 33 of
27	[this act] P.L.1993, c.318 (C.2A:44A-33);
28	[(b)] (2) an order of discharge as provided in paragraph (3) (4)
29	of subsection a. of section 33 of [this act] P.L.1993, c.318
30	(C.2A:44A-33);
31	[(c)] (3) a judgment of dismissal or other final judgment against
32	the lien claimant; or
33	[(d)] (4) a true copy of a Stipulation of Dismissal, with
34	prejudice, executed by the lien claimant or its representative in any
35	action to foreclose the lien claim which is subject to the surety bond
36	or deposit.
37	d. The bond shall be filed in substantially the following form:
38	
39	(Name of Bond Company)
40	(Bond No.) Bond Amount \$
41	
42	BOND DISCHARGING CONSTRUCTION LIEN
43	WHEREAS, on the (date), (name of claimant) (hereinafter
44	"Lienor") filed a Construction Lien for the sum of (amount written
45	out) (\$), in the office of the Clerk of the County of (name
46	of county where lien claim was filed), (hereinafter "Clerk"), against
47	the real property of owner, (name of owner), or community

1	association (or name of community association) and the tenancy
2	interest of Lot (#), Block (#), (address of property or name and
3	location of the property development in the case of a community
4	association) on the Tax Map of Township of (name of
5	municipality), County of (name of county), State of New Jersey as
6	more fully set forth in the notice of lien, a true copy of which is
7	attached hereto, and which lien was filed (date lien claim was filed)
8	in book (#), page (#).
9	
10	WHEREAS, in accordance with the "Construction Lien Law,"
11	P.L.1993, c.318 (C.2A:44A-1 et al.), the Principal is permitted to
12	file a bond for 110% of the lien amount, which would be a total
13	bond penalty of (amount written out) (\$) (hereinafter
14	"Penal Sum").
15	
16	NOW THEREFORE, in consideration of the discharge of said lien
17	by the Clerk, the Principal and (name of bond company) as surety,
18	having an office at (address of bond company) and authorized to do
19	business as a surety, do hereby pursuant to the statute provided, in
20	such case made and jointly and severally undertake and become
21	bound to the Clerk in an amount not exceeding the Penal Sum, (\$)
22	conditioned for the payment of any and all judgments that may be
23	rendered against said property in favor of the Lienor, its successors
24	or assigns, in any action or proceedings to enforce the alleged lien
25	as described.
26	
27	Sealed with our seal and dated the day of (month), (year)
28	
29	
30	Witness: (Name of principal)
31	By:(Signature)
32	<u>Title:(Printed name and title</u>
33	of signatory)
34	Witness: (Name of Bond Company)
35	By Signature)
36	Title:(Printed name and
37	title of signatory)
38	(cf: P.L.1993, c.318, s.31)
39	
40	22. Section 33 of P.L.1993, c.318 (C.2A:44A-33) is amended to
41	read as follows:
42	33. a. A lien claim [may] shall be discharged of record by the
43	county clerk:
44	(1) Upon the execution and filing with the county clerk of a
45	surety bond, or the deposit of funds with the clerk of the Superior
46	Court of New Jersey, in favor of the claimant in an amount equal to
47	110% of the amount of the lien claim; or

- (2) Upon receipt of a duly acknowledged certificate, discharging the lien claim from the claimant having filed the lien claim, or [his] <u>claimant's</u> successor in interest, or [his] attorney; or
- (3) Pursuant to the filing of an owner's or community association's discharge certificate in accordance with section 30 of P.L.1993, c.318 (C.2A:44A-30), provided that 90 days prior to the filing of the affidavit, substantially in the form set forth in section 30 of P.L.1993, c.318 (C.2A:44A-30), the lien claimant is notified by certified mail at the lien claimant's last known address of the owner's or community association's intent to file a discharge certificate and no written communication from the lien claimant denying or disputing payment in full of the lien claim is filed with the county clerk and served on the owner or community association; or
 - [(3)] (4) Pursuant to an order of discharge by the court.
- b. When judgment of dismissal or final other judgment against the lien claimant is entered in an action to enforce the lien claim under this act and no appeal is taken within the time allowed for an appeal, or if an appeal is taken within the time allowed for an appeal, or if an appeal is taken and finally determined against the lien claimant, the court before which the judgment was rendered, upon application and written notice to the lien claimant as the court shall direct, shall order the county clerk to enter a discharge of the lien claim.
- c. If an appeal is taken by the claimant, the claim shall be discharged unless the claimant posts a bond, in an amount to be determined by the court, to protect the owner <u>or community association</u> from the reasonable costs, expenses and damages which may be incurred by virtue of the continuance of the lien claim encumbrance.
- d. Upon discharge of record of the lien claim, unless the action for enforcement also involves claims, by way of counterclaim, cross claim or interpleader, arising out of or related to the improvements that are the subject of the lien claim in which the owner or community association is an interested party, the court shall also order that the owner or community association no longer be a party to an action to enforce the lien claim, and the surety issuing the bond shall be added as a necessary party.
- e. Discharge of record of a lien claim will automatically discharge of record the Notice of Unpaid Balance and Right to File Lien filed in connection therewith.
- 41 (cf: P.L.1993, c.318, s.33)

- 43 23. Section 35 of P.L.1993, c.318 (C.2A:44A-35) is amended to read as follows:
- 35. A discharge, subordination or release of a lien claim or Notice of Unpaid Balance and Right to File Lien shall be duly acknowledged or proved, and recorded in a properly indexed book for that purpose. A notation of the record of the discharge of a lien

- 1 claim or Notice of Unpaid Balance and Right to File Lien shall be
- 2 endorsed upon the margin of the record in the book where the
- 3 original lien or Notice of Unpaid Balance and Right to File Lien is
- 4 recorded stating that the discharge is filed [and recorded], giving
- 5 the date of filing [and recording] and setting forth the book and the
- 6 page number where the discharge, or receipt of payment of the lien
- 7 or order <u>or owner's or community association's discharge</u>
- 8 <u>certificate</u> discharging the lien, is recorded.
- 9 (cf: P.L.1993, c.318, s.35)

- 24. Section 37 of P.L.1993, c.318 (C.2A:44A-37) is amended to read as follows:
- 37. a. If required in a contract or upon written request from an owner <u>or community association</u> to a contractor, a subcontractor, or both, the contractor or subcontractor shall, within 10 days, provide the owner <u>or community association</u> with an accurate and full list of the names and addresses of each subcontractor and supplier who may have a right to file a lien pursuant to [the provisions of] this act.
- b. If required in a contract or upon written request from a contractor to a subcontractor, the subcontractor shall, within 10 days, provide the contractor with an accurate and full list of the names and addresses of each subcontractor or supplier who may have a right to file a lien pursuant to [the provisions of] this act.
- c. Any list provided pursuant to [the provisions of] subsection a. or b. of this section shall be verified under oath by the person providing same.
- d. Reliance upon the verified list [by the person requesting same or by the owner] shall be prima facie evidence establishing the bona fides of payment made in reliance thereon and shall constitute an absolute defense to any claim that the party making such payment should have made additional inquiry to determine the identity of potential claimants.
- e. Any person to whom a written request has been made pursuant to [the provisions of] subsection a. or b. of this section who does not provide a list in compliance with this section shall be [directly] liable in damages to: (1) the party requesting the list; or [to] (2) the owner or community association, including, but not limited to, court costs and the reasonable legal expenses, including attorneys' fees, incurred by [said party or the owner, or both] any or all of them, in defending or causing the discharge of a lien claim asserted by a party whose name [has been] is omitted from the list. (cf: P.L.1993, c.318, s.37)

- 45 25. The following sections are repealed:
- 46 Section 16 of P.L.1993, c.318 (C.2A:44A-16);
- 47 Section 19 of P.L.1993, c.318 (C.2A:44A-19);

1	Section 24 of P.L.1993, c.318 (C.24:44A-24);
2	Section 26 of P.L.1993, c.318 (C.2A:44A-26);
3	Section 28 of P.L.1993, c.318 (C.2A:44A-28); and
4	Section 29 of P.L.1993, c.318 (C.2A:44A-29).
5	
6	26. This act shall take effect immediately.
7	
8	
9	STATEMENT
10	
11	This bill revises the "Construction Lien Law," P.L.1993, c.318
12	(2A:44A-1 et al.), which provides a statutory scheme for private
13	contractors, subcontractors and suppliers to secure payment for
14	their labor and materials, while not impeding the free transfer of
15	real property, through a lien filing process. The bill embodies the
16	text of the New Jersey Law Revision Commission's Final Report on
17	the Construction Lien Law.
18	This bill revises the "Construction Lien Law," which was
19	enacted in 1993, by:
20	(1) clarifying and adding certain defined terms, to conform to
21	actual construction industry usage;
22	(2) clarifying procedures for the filing and amending of the lien
23	claim and for the calculation, distribution and enforcement of the
24	lien fund;
25	(3) providing more specific provisions for discharging a
26	satisfied lien claim;
27	(4) further defining the arbitrator's role;
28	(5) modifying time limits for filing and perfecting residential
29	construction contract lien claims;
30	(6) specifying the application of lien claims to community
31	association property; and
32	(7) addressing certain ambiguities as to mortgage priorities with
33	respect to lien claims.
34	The sponsor's intent is to enhance application of the 1993 act
35	and make clearer the procedures to be followed in order to process
36	and perfect a construction lien claim.

SENATE COMMERCE COMMITTEE

STATEMENT TO

SENATE, No. 1846

with committee amendments

STATE OF NEW JERSEY

DATED: NOVEMBER 8, 2010

The Senate Commerce Committee reports favorably and with committee amendments Senate Bill No. 1846.

This bill revises the "Construction Lien Law," P.L.1993, c.318 (2A:44A-1 et al.), which provides a statutory scheme for private contractors, subcontractors and suppliers to secure payment for their labor and materials, while not impeding the free transfer of real property, through a lien filing process. The bill embodies the text of the New Jersey Law Revision Commission's Final Report on the Construction Lien Law.

This bill revises the "Construction Lien Law," which was enacted in 1993, by:

- (1) clarifying and adding certain defined terms, to conform to actual construction industry usage;
- (2) clarifying procedures for the filing and amending of the lien claim and for the calculation, distribution and enforcement of the lien fund;
- (3) providing more specific provisions for discharging a satisfied lien claim;
 - (4) further defining the arbitrator's role;
- (5) modifying time limits for filing and perfecting residential construction contract lien claims;
- (6) specifying the application of lien claims to community association property; and
- (7) addressing certain ambiguities as to mortgage priorities with respect to lien claims.

The sponsor's intent is to enhance application of the 1993 act and make clearer the procedures to be followed in order to process and perfect a construction lien claim.

The committee amendments to the bill:

-provide that while the owner, community association, contractor or subcontractor may deposit with the clerk of the Superior Court of New Jersey, funds constituting an amount equal to 110% of the amount claimed by the lien claimant, in the case of a lien claim arising from a residential construction contract, the amount deposited shall be

no greater than the earned amount of the contract between the owner and the contractor as determined by an arbitrator;

-clarify that the term "value" as used in the definition of "lien claim" includes retainage earned against work, services, materials or equipment furnished; and

-provide that an amount of a lien on an interest of a person other than a tenant is limited to the amount that person agreed, in writing, to pay minus payments made by that person or on behalf of that person, in good faith, prior to the filing of the lien.