GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 174 Committee Substitute Favorable 3/17/11 PROPOSED COMMITTEE SUBSTITUTE H174-PCS30357-RF-24

	Short Title:	Comme	rcial Real Estate Broker Lien Act.	(Public)		
	Sponsors:					
	Referred to:					
			February 24, 2011			
1			A BILL TO BE ENTITLED			
2			THE COMMERCIAL REAL ESTATE BROKER LIEN	NACT.		
3	The General Assembly of North Carolina enacts:					
4	SECTION 1. Article 2 of Chapter 44A of the General Statutes is amended by					
5	adding a new	Part to re	ad:			
6			"Part 4. Commercial Real Estate Broker Lien Act.			
7	" <u>§ 44A-24.1.</u>					
8		shall be	known and may be cited as the 'Commercial Real Es	state Broker Lien		
9	<u>Act.'</u>					
10	" <u>§ 44A-24.2.</u>					
11		-	nitions apply in this Part:			
12	<u>(1</u>)		ker A real estate broker licensed pursuant to Cha	apter 93A of the		
13			eral Statutes.			
14	<u>(2</u>)		ter services. – Services for which a license issued by the			
15			Estate Commission is required pursuant to Chapter 93	<u>3A of the General</u>		
16		<u>Statı</u>				
17	<u>(3</u>)		mercial real estate Any real property or interest			
18			nold or nonfreehold, which at the time the property or	<u>c interest is made</u>		
19		the s	ubject of an agreement for broker services:			
20		<u>a.</u>	Is lawfully used primarily for sales, office, resea			
21			warehouse, manufacturing, industrial, or mining			
22			multifamily residential purposes involving five o	r more dwelling		
23		_	units;			
24		<u>b.</u>	May lawfully be used for any of the purposes listed			
25			of this section by a zoning ordinance adopted	pursuant to the		
26			provisions of Article 18 of Chapter 153A or Artic			
27			160A of the General Statutes or which is the subj			
28			application or petition to amend the applicable zon	-		
29			permit any of the uses listed in subdivision (3) of t			
30			is under consideration by the government agency	with authority to		
31			<u>approve the amendment; or</u>			



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	c. Is in good faith intended to be immediately use	ed for any of the
	purposes listed in subdivision (3) of this section by	
	contract, lease, option, or offer to make any contract	
<u>(4)</u>	<u>Commission. – Any compensation which is due a broker f</u>	for performance of
	broker services.	
<u>(5)</u>	Lien claimant. – A broker claiming a lien pursuant to this I	
<u>(6)</u>	Owner. – The owner of record of any interest in commercia	<u>al real estate.</u>
	ommercial real estate lien.	
	oker shall have a lien upon commercial real estate in the amo	
	written agreement for broker services signed by the owner	or signed by the
	thorized agent, if: The backson formed and a the precisions of the	4 -
$\frac{(1)}{(2)}$	The broker has performed under the provisions of the agree	
<u>(2)</u>	The written agreement for broker services clearly sets	forth the broker's
(2)	duties to the owner; and The written agreement for busher corrigion acts forth th	a aanditiana waan
<u>(3)</u>	The written agreement for broker services sets forth the	-
	which the compensation shall be earned and the compensation.	amount of such
(b) The	lien under this section shall be available only to the bro	kar named in the
	ed by the owner or the owner's duly authorized agent. A lien	
	le only against the commercial real estate which is the sub	
agreement for b	•••	jeet of the written
	n payment of commission to a broker is due in installments,	a portion of which
	the conveyance or transfer of the commercial real estate, and	
	due after the transfer or conveyance may be recorded at any t	
	conveyance of the commercial real estate and within 90 da	•
which the payment is due. The notice of lien shall be effective as a lien against the owner's		
	ommercial real estate only to the extent funds are owed to	-
	the lien shall be effective as a lien against the transfered	
commercial rea	l estate. A single claim for lien filed prior to transfer or c	conveyance of the
commercial rea	l estate claiming all commissions due in installments shall	also be valid and
enforceable as i	t pertains to payments due after the transfer or conveyance; p	provided, however,
that as paymen	ts or partial payments of commission are received, the bro	oker shall provide
partial releases	for those payments, thereby reducing the amount due the	broker under the
<u>broker's lien.</u>		
	hen lien attaches to commercial real estate.	
	prized by this Part attaches to the commercial real estate o	
	timely notice of the lien conforming to the requirements of (
	he office of the clerk of superior court. A notice of lien is t	
	nt's performance under the written agreement for broker servi	
•	ransfer of the commercial real estate which is the subject of the	-
	lease or transfer of a nonfreehold interest, the notice of a lie	
	ys following the tenant's possession of the commercial real	
	lowing any date or dates set out in the written agreement for l	
· · ·	nent or payments. When a notice of a lien is filed more than	
	tlement or possession set out in an offer to purchase, sales	
	es the broker's claim of performance, the lien shall be av	allable only upon
-	wher's breach of the written agreement for broker services.	
	ien notice; content. n notice under this Port shall be signed by the list alsometry	nd aball sant-in
	n notice under this Part shall be signed by the lien claimant and a lien alaiment that the information contained in the notice is	
	e lien claimant that the information contained in the notice is	strue and accurate
to the dest of the	e lien claimant's knowledge and belief.	

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<u>(b)</u>	The l	ien notice shall include all of the following information:	
<u>(0)</u>	$\frac{110}{(1)}$	The name of the lien claimant.	
	$\frac{(1)}{(2)}$	The name of the owner.	
	$\frac{(2)}{(3)}$	A description of the commercial real estate upon whi	ch the lien is being
	<u>(5)</u>	claimed.	en men nen 13 benng
	<u>(4)</u>	The amount for which the lien is claimed and whether t	the amount is due in
		installments.	
	<u>(5)</u>	The claimant's grounds for the lien, including a refer	ence to the written
		agreement for broker services that is the basis for the lier	<u>1.</u>
" <u>§ 44A-</u>	24.6. W	hen lien claim release or satisfaction to be filed.	
<u>If a</u>	claim fo	r a lien has been filed with the clerk of superior court and	d a condition occurs
that wo	uld prec	lude the lien claimant from receiving compensation und	ler the terms of the
written	agreeme	nt for broker services on which the lien is based, the lien cl	aimant shall file and
provide	the own	er of record a written release or satisfaction of the lien with	hin 30 days after the
demand	<u>.</u>		
" <u>§ 44A-</u>	24.7. Li	<u>en claimant to mail copy of notice of lien to owner by ce</u>	rtified mail.
Any	lien cla	imant who files a lien on commercial real estate pursuant	to the provisions of
this Par	t shall m	ail a copy of the notice of the lien to the owner of the comm	nercial real estate by
certified	l mail o	r return receipt requested or shall serve a copy of the r	otice of the lien in
accorda	nce with	any of the provisions for service of process set forth in G.S.	S. 1A-1, Rule 4. The
		all file proof of service with the clerk of the superior cour	
		does not file the lien as provided in this Part.	
		iforcing lien.	
A li	en claim	ant may bring suit to enforce a lien which attaches pursuant	t to the provisions of
this Par	t in any	court of competent jurisdiction in the county where the co	mmercial real estate
is locate	ed. The li	en claimant shall commence proceedings within 18 months	s after filing the lien,
and fail	ure to co	mmence proceedings within the 18 months shall extinguis	h the lien. If a claim
s base	d upon	an option to purchase the commercial real estate, the	lien claimant shall
commei	nce proce	edings within one year of the option to purchase being ex	ercised. A claim for
the sam	e lien ex	tinguished pursuant to this section and G.S. 44A-24.10 ma	ay not be asserted in
any sub	sequent	proceeding. A lender shall not be made a party to any s	uit to enforce a lien
under tl	nis Part	unless the lender has willfully or intentionally caused the	nonpayment of the
commis	sion givi	ng rise to the lien.	
" <u>§ 44A</u> -		omplaint; content; parties' foreclosure action; procedur	
<u>(a)</u>	A co	mplaint filed pursuant to the provisions of this section and	G.S. 44A-24.8 shall
<u>contain</u>	all of the	<u>e following:</u>	
	<u>(1)</u>	A statement of the terms of the written agreement for	
		which the lien is based or a copy of the written contract of	or agreement.
	<u>(2)</u>	The date when the written agreement for broker services	was made.
	<u>(3)</u>	A description of the services performed.	
	<u>(4)</u>	The amount due and unpaid.	
	(5)	A description of the property that is subject to the lien.	
	<u>(6)</u>	Any other facts necessary for a full understanding of the	rights of the parties.
<u>(b)</u>	The p	plaintiff shall file the action against all parties that have an	interest of record in
the com	mercial	real estate. A foreclosure action for a lien claimed pursuant	to this Part shall be
<u>brought</u>	*	t to the provisions of this Article.	
<u>(c)</u>	Valic	prior recorded liens or mortgages shall have priority ov	ver a lien under this
<u>Part.</u>			
" <u>§ 44A</u> -		Lien extinguished for lien claimant failing to file suit or	answer in pending
	<u>suit v</u>	<u>vithin 30 days after service on owner.</u>	

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1	finally determined to be due in satisfaction of the claim of lien on the		
<u>2</u> 3	commercial real estate is deposited with the clerk of superior court,		
	whereupon the clerk of superior court shall cancel the claim of lien on the		
	commercial real estate.		
	(7) By failure to file documentation if required pursuant to G.S. 44A-24.6 or		
	<u>G.S. 44A-24.10.</u>		
	(b) If funds in an amount equal to one hundred twenty-five percent (125%) of the		
	amount that is sufficient to release the claim of lien have been deposited with the clerk of		
	superior court, or a bond in an equal amount has been secured, the lien claimant shall release		
	the claim for the lien on the commercial real estate, and the lien claimant shall have a lien on		
the funds deposited with the clerk of superior court.			
	" <u>§ 44A-24.14. Priority of lien under this Part.</u>		
	Any claim of lien on real property or claim of lien on funds allowed under Part 1 or Part 2		
	of this Article shall be deemed superior in all respects to any lien asserted under this Part,		
	regardless of the effective date of the competing liens and shall survive notwithstanding any		
	judgment awarding a lien under this Part. No lien claimant filing a lien pursuant to this Part		
	shall be entitled to participate in any pro rata distributions to claimants proceeding under G.S. 44A-21."		
	SECTION 2. Article 1 of Chapter 93A of the General Statutes is amended by		
	adding a new section to read:		
	"§ 93A-13. Contracts for broker services.		
	No action between a broker and the broker's client for recovery under an agreement for		
	broker services will lie in law or equity unless the contract is reduced to writing and signed by		
	the party to be charged or by some other person lawfully authorized by the party to sign."		
	SECTION 3. This act becomes effective October 1, 2011, and applies to written		
	agreements signed by the owner of commercial real estate or the owner's duly authorized agent		
	on or after that date.		

on or after that date.