SECOND REGULAR SESSION [TRULY AGREED TO AND FINALLY PASSED] SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 2058

95TH GENERAL ASSEMBLY

4976S.14T

2010

AN ACT

To amend chapter 429, RSMo, by adding thereto one new section relating to mechanic's liens, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 429, RSMo, is amended by adding thereto one new section, to be 2 known as section 429.016, to read as follows:

429.016. 1. The provisions of this section shall only apply to mechanic's liens asserted against residential real property, other than mechanic's liens for the repair, remodeling, or addition to owner-occupied residential property of four units or less which are governed by section 429.013 and other applicable sections of this chapter.

2. As used in this section, the term "residential real property" means any parcel of 5 real estate, improved or unimproved, that is intended to be used or is used for the 6 7 construction of residential structures and related improvements which support the 8 residential use of the land where such residential structures are intended, upon completion, 9 either to be occupied or sold by the current owner. Such residential structures shall include any residential dwelling of four units or less, whether or not a unit is occupied by 10 an owner and shall also include any structures consisting solely of residential 11 12 condominiums, townhouses or cooperatives regardless of the number of units. The definition of "residential real estate" shall exclude any mixed use or planned unit 13 14 developments except to the extent that any residential uses of such developments are, or

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

15 will be, located on separate, identifiable parcels from the non-residential uses and then only

16 as to those residential uses. Residential real property shall also include any streets, 17 sidewalks, utility services, improved common areas, or other facilities which are 18 constructed within the defined residential use structures or located on or within the 19 separate and identifiable parcels identified as for residential use.

3. Any person or entity, hereinafter referred to as claimant, who seeks to retain the right to assert a mechanic's lien against residential real property, hereinafter referred to as property, shall record a notice of rights in the office of the recorder of deeds for the county in which the property is located, not less than five calendar days prior to the intended date of closing stated in a notice of intended sale as contemplated in this section.

4. Notwithstanding subsection 3 of this section, a claimant that is accurately identified in any previously recorded notice of rights recorded as to the property is relieved of its duty to record a notice of rights.

5. If the last day to record the notice of rights falls on a Saturday, Sunday, or legal holiday recognized by the state of Missouri, the notice of rights shall be recorded not later than the next day that the office of the recorder of deeds is open for business.

6. Any claimant that fails to record such notice of rights shall be deemed to waive and forfeit any right to assert a mechanic's lien against such property. Despite any such waiver and forfeiture of mechanic's lien rights, the claimant shall retain all other rights and remedies allowed by law to collect payment for its work, labor, and materials.

7. Notwithstanding any other provision of this section, a notice of rights recorded
after the owner's conveyance of the property to a bona fide purchaser for value shall not
be effective to preserve the claimant's mechanic's lien rights to the property.

38 8. The notice of rights shall comply with section 59.310 and be on a form
 39 substantially as follows:

40

41 **NOTICE OF RIGHTS**

42

43 **Date: The date of the document.**

44 Owner: Identify Property owner, as "Grantor" by correct name.

45 Claimant: Identify Claimant, as "Grantee" by correct name, current address, contact

46 persons, and current telephone number.

47 **Property: The legal description of the property.**

48 Person Contracting with Claimant for Work: Identify person or entity contracting with

49 Claimant by correct name, current address, and current telephone number.

50

3

51 Persons performing work for or supplying materials to Claimant: Claimant may, but is

52 not obligated to, identify any persons or entities which have or will be performing work or

53 supplying materials on behalf of Claimant for the Property. Said persons or entities must

- 54 be identified by correct legal name, address, and current telephone number.
- 55

A recorded notice correctly identifies a person or entity so long as the identifying information in the notice is neither deceptively similar to another person or entity reasonably likely to provide labor, materials, supplies, or equipment for the improvement of property nor so deficient in information as to make it unreasonably difficult to identify such person or entity. The form shall be signed by a person authorized to execute the form on behalf of the claimant, and such signature shall be notarized. The name of the person signing the form shall be printed legibly or typed immediately below the signature.

9. The notice of rights shall be recorded by the claimant in the office of the recorder
 of deeds of the county in which the property is located.

10. The recorder of deeds shall record such notice of rights in the land records and
 index notice of rights such that owners shall be deemed grantors and claimants shall be
 deemed grantees, and the grantor's signature shall not be required for recording.

68 11. (1) If the record title owner of residential real property, hereinafter the owner, 69 has contracted with a claimant for the performance or provision of work, labor, or 70 materials for the improvement of such property in order to facilitate the owner's sale of such property to a bona fide purchaser for value as contemplated in this section, then the 71 72 owner or such owner's designated agent, shall record a notice of intended sale in the office 73 of the recorder of deeds for the county in which the property is located. The notice of 74 intended sale shall be recorded not less than forty-five calendar days prior to the earliest 75 calendar date the owner intends to close on the sale of such property to such purchaser. 76 The notice of intended sale shall state the calendar date on which the owner intends to close 77 on the sale of such property to such purchaser. Only one notice of intended sale shall be 78 recorded, even if the intended date of closing stated therein is postponed to a date later than that stated in the notice of intended sale. The owner's, or its designated agent's, 79 80 recording of a notice of intended sale as to the subject property, as contemplated herein, 81 is a condition precedent to a claimant's obligation to record a notice of rights as to the 82 subject property in order to retain a claimant's mechanics lien rights as to such property. 83 (2) The owner, or its designated agent, shall post on the subject property, or at an 84 entrance to the subject property, or at any jobsite office located at or near the subject

85 property, a copy of the owner's notice of intended sale.

86 (3) The owner, or its designated agent, shall provide any claimant with a copy of 87 the notice of intended sale and a copy of a legal description of the subject property, within five calendar days after the date the owner, or its designated agent, receives a written 88 89 request for the same from any such claimant. The information contemplated herein shall 90 be transmitted by U.S. mail addressed to the claimant's registered agent or principal place 91 of business or transmitted by other commercially reasonable means. A claimant shall, in 92 turn, provide any person or entity with which it has contracted to perform or provide 93 work, labor, or materials for the improvement of the subject property, with written notice 94 in the same form and manner, and containing the same information, as the written notice 95 issued by the owner, all within ten calendar days after the date the claimant receives a 96 written request for the same from any such person or entity.

97 (4) If any owner, or its designated agent, fails to comply with the requirements of 98 this section, a claimant shall be entitled to receive, as its sole and exclusive remedy for such 99 failure to comply with the section, the claimant's actual and reasonable costs, excluding attorney fees, to obtain a legal description of the subject property necessary for the 100 101 claimant to record its notice of rights. The costs described in this section shall be lienable 102 expenses. The owner's, or its designated agent's failure to post or mail or transmit the information contemplated in this section, shall not relieve, and is not a condition precedent 103 104 to, a claimant's obligation to record its notice of right in order to retain claimant's 105 mechanic lien rights as to such property.

106 (5) The owner, or its designated agent, shall not be liable to any claimant, or other 107 person, for any error, omission, or inaccuracy in the content of the information provided and disclosed by the owner, or its designated agent, except as otherwise expressly provided 108 109 in this section. If a claimant receives a copy of the notice of intended sale and a legal description of the subject property from the owner, or its designated agent as contemplated 110 in this section and the claimant relies in good faith upon the legal description and includes 111 112 such legal description in a notice of rights as required in this section, and the claimant's 113 notice of rights otherwise complies with the requirements of this section, then any such 114 claimant's notice of rights shall be deemed to comply with the requirements of this section, and such claimant's right to assert a mechanic's lien as to the subject residential real 115 116 property shall be retained even if subsequently it is determined that such legal description 117 is in error or inaccurate as to the subject residential real property.

118 **12.** The recording of a notice of rights shall not extend the time for filing a 119 mechanic's lien as provided under section **429.080**.

120 **13.** A separate notice of rights shall be recorded for each lot or parcel of residential 121 real property upon which the claimant performs its work. Nothing herein shall be 122 construed to prohibit the claimant from providing a notice of rights covering multiple lots 123 in the same subdivision if common ownership of lots exists. If the claimant commences its 124 work prior to the platting or subdivision of a tract of land comprising residential real 125 property, the claimant is only required to record one notice of rights provided that the 126 entire tract of land upon which any such lien is to be asserted is described in such notice 127 of rights.

128 14. The claimant shall not be required to provide the notice required under section 129 429.100, but compliance with the requirements of this section shall not relieve the claimant 130 of its duty to comply with all other applicable sections of this chapter, except as specifically 131 modified herein, in order to preserve, assert, and enforce its mechanic's lien rights.

132 **15.** For purposes of any mechanic's liens against residential real property only, a 133 claimant satisfies the just and true account requirement contained in section 429.080 by 134 providing the following information and documentation as part of its mechanic's lien claim 135 filed with the clerk of the circuit court:

(1) A photocopy of the file-stamped notice of rights and any renewals of notice of
 rights recorded by or identifying claimant;

(2) The name and address of the person or entity which claimant contracted with
 to perform work on the property;

(3) A copy of any contract or contracts, purchase order or orders, or proposal or
proposals, hereinafter collectively referred to as agreements, and any agreed change orders
or modifications to such agreement or agreements under which claimant performed its
work on the property;

(4) In the absence of any written agreement or agreements, a general description
of the scope of work agreed to be performed by claimant on the property and the basis for
payment for such work as agreed to by claimant and the contracting party;

147

(5) All invoices submitted by claimant for its work on the property;

(6) An accurate statement of account which shows all payments or credits against
 amounts otherwise due to claimant for the work performed on the property and the
 calculation or basis for the amount claimed by claimant in its mechanic's lien statement;
 and

152 (7) The last date that claimant performed any work or labor upon, or provided any
153 materials or equipment to, the property;

(8) The claimant shall attach a file-stamped copy of his or her notice of rights to
claimant's mechanic's lien statement if and when filed with the circuit clerk under section
429.080.

157 **16.** To the extent that any error in the information contained in the claimant's 158 notice of rights prejudices the owner, any lender, disbursing company, title insurance 159 company, or subsequent purchaser of the property, the claimant's rights to assert a 160 mechanic's lien shall be forfeited to the extent of the prejudice caused by such error.

161 17. A person having an interest in any residential real property against which a
 162 mechanic's lien has been filed may release such residential real property from any such
 163 mechanic's lien by:

164 (1) Depositing in the office of the circuit clerk a sum of money, in cash or certified check, an irrevocable letter of credit, which may be secured, issued by a federally or state 165 166 chartered bank, savings and loan association or savings bank, referred to hereafter as a bank, authorized to and doing business in the state of Missouri, or a surety bond issued by 167 168 a surety company authorized to do surety business in the state of Missouri and having a 169 certificate of authority to do business with the United States government in accordance 170 with 31 CFR Section 223.1, in an amount not less than one hundred fifty percent of the amount of the mechanic's lien being released; and 171

(2) Recording with the recorder of deeds and filing with the circuit clerk a
certificate of deposit signed by the circuit clerk which provides the following information:
(a) Amount of money deposited, amount of the letter of credit deposited, or penal
sum of the bond deposited, along with the name and address of the bank issuing the letter
of credit or surety company issuing the bond, as well as a service address for the bank or

177 surety company;

(b) Name of claimant, number assigned to the mechanic's lien being released, and
the amount of the mechanic's lien being released;

180

(c) Legal description of the property against which the mechanic's lien was filed;

181 (d) Name, address, and property interest of the person making the deposit of
182 money, providing the letter of credit or providing the surety bond; and

(e) A certification by the person making the deposit of money, providing the letter
of credit, or providing the surety bond that they have mailed a copy of the certificate of
deposit to the claimant at the address listed on the mechanic's lien being released, along
with a copy of any letter of credit or bond deposited by said person.

187 18. Any surety bond deposited as substitute collateral shall obligate the surety
188 company, to the extent of the penal sum of the bond, to pay any judgment entered under
189 section 429.210.

190 19. Any letter of credit deposited as substitute collateral shall obligate the issuing
191 bank, to the extent of the amount of the letter of credit, to pay any judgment entered under
192 section 429.210.

193 20. Upon release of the residential real property from a mechanic's lien by the 194 deposit of substitute collateral, the claimant's rights are transferred from the residential 195 real property to the substitute collateral.

196 21. Upon determination of the amount of claimant's claim, if any, against the
197 substitute collateral, the court shall either:

(1) Order the circuit clerk to pay the claimant any sums awarded out of the
deposited funds and release any remainder to the person or entity who made the cash
deposit;

(2) Order the bank to issue payment under the letter of credit for the awarded
 amount but not exceeding the amount of the letter of credit;

(3) Render judgment against the surety company on the bond for the amount
 awarded up to but not exceeding the penal sum of the bond; or

205

(4) Release the substitute collateral

206

207 all as deemed appropriate by the court.

208 22. The deposit of substitute collateral and release of claimant's mechanic's lien 209 shall not modify any aspect of the priority of claimant's interest, claimant's burden of 210 proving compliance with the mechanic's lien statutes, or claimant's obligations with respect 211 to enforcement of its mechanic's lien claim, including, but not limited to, time for filing suit 212 to enforce and necessary parties to the suit to enforce. It is the intent only that the 213 deposited substitute collateral shall be the ultimate source of any potential recovery by 214 claimant instead of the funds generated by foreclosure of the residential real property.

215 23. A release of a mechanic's lien under the deposit of substitute collateral shall not
 216 relieve any claimant of potential liability for slander of title or otherwise due to the filing
 217 of claimant's mechanic's lien.

218 24. The surety company for any bond or the bank which issued the letter of credit 219 deposited under this section shall be made a party to any mechanic's lien enforcement 220 action with respect to any mechanic's lien released by the deposit of said bond or letter of 221 credit.

222 25. Any claimant may waive its right to assert a mechanic's lien against residential 223 real property by executing a partial or full waiver of mechanic's lien rights, whether 224 conditioned upon receipt of payment or unconditional, provided that a waiver of 225 mechanic's lien rights shall not be deemed or interpreted to waive or release mechanic's 226 lien rights in exchange for a payment of less than the amount claimed due at that time 227 unless such mechanic's lien waiver is an unconditional, final mechanic's lien waiver in 228 compliance with this section. 229 26. An unconditional, final lien waiver is a complete and absolute waiver of any 230 mechanic's lien rights against the residential real property described in the mechanic's lien waiver, including any rights which might otherwise arise from remedial or additional 231 232 labor, services, or materials provided to the residential real property, or which might 233 benefit the residential real property, under either an initial agreement or a supplemental 234 agreement entered into by the same parties prior to the execution of the unconditional, 235 final mechanic's lien waiver. 236 27. An unconditional, final mechanic's lien waiver shall only be valid if it is on a 237 form that is substantially as follows: 238 UNCONDITIONAL FINAL LIEN WAIVER FOR RESIDENTIAL REAL 239 PROPERTY 240 241 Claimant (provide legal name and address of Claimant) hereby fully, finally, and 242 unconditionally waives and releases any right to assert or enforce a mechanic's lien claim 243 against the residential real property identified below for all work performed by Claimant 244 prior to the date set forth below and for any work hereafter performed by or on behalf of 245 Claimant under any agreements executed by Claimant prior to said date set forth below: 246 247 (Provide legal description of the Property) 248 249 Claimant's legal name and the name, title or position, address, and telephone number of 250 the person executing the unconditional final lien waiver on behalf of claimant shall be typed or legibly printed immediately above or below the signature, and the date that the 251 252 document was signed shall be typed or legibly printed immediately adjacent to the 253 signature. 254 28. A claimant executing an unconditional, final mechanic's lien waiver for less 255 than full consideration shall be bound by such mechanic's lien waiver as it relates to any 256 rights to assert a mechanic's lien against the property, but such mechanic's lien waiver 257 shall not constitute a waiver or release of any other claim, remedy, or cause of action. 258 **29.** An unconditional, final mechanic's lien waiver meeting the requirements of this 259 section is valid and enforceable as to claimant's mechanic's lien rights as to the property 260 identified on the unconditional, final mechanic's lien waiver notwithstanding claimant's 261 failure to receive any promised payment or other consideration. 262 30. Any claimant who has recorded a notice of rights and who has been paid in full 263 for the work performed on the property shall timely execute an unconditional, final

264 mechanic's lien waiver, shall not unreasonably withhold such a waiver when circumstances

265 require prompt execution, and in no event shall fail to provide a waiver any later than five

266 calendar days after claimant's receipt of a written request to do so by any person or entity.

A claimant who fails or refuses timely to execute an unconditional, final lien waiver when such claimant has been paid in full for any labor, materials, services, or equipment

supplied or used in the improvement to the property shall be presumed liable for slander

270 of title and for any damages sustained as a result thereof, together with a statutory penalty

271 of five hundred dollars.

272 **31.** The provisions of this section shall apply to any residential real property 273 conveyance closing on or after November 1, 2010.

✓