SECOND REGULAR SESSION

[TRULY AGREED TO AND FINALLY PASSED]

HOUSE COMMITTEE SUBSTITUTE FOR

SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 485

96TH GENERAL ASSEMBLY

2012

4504L.03T

AN ACT

To repeal sections 301.600, 306.400, 400.9-311, 430.020, 430.082, and 430.240, RSMo, and to enact in lieu thereof six new sections relating to statutory liens against personalty.

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

Section A. Sections 301.600, 306.400, 400.9-311, 430.020, 430.082, and

- 430.240, RSMo, are repealed and six new sections enacted in lieu thereof, to be
- 3 known as sections 301.600, 306.400, 400.9-311, 430.020, 430.082, and 430.240, to
- 4 read as follows:
 - 301.600. 1. Unless excepted by section 301.650, a lien or encumbrance on a
- 2 motor vehicle or trailer, as defined by section 301.010, is not valid against subsequent
- 3 transferees or lienholders of the motor vehicle or trailer who took without knowledge
- 4 of the lien or encumbrance unless the lien or encumbrance is perfected as provided
- 5 in sections 301.600 to 301.660.
- 6 2. Subject to the provisions of section 301.620, a lien or encumbrance on a
- 7 motor vehicle or trailer is perfected by the delivery to the director of revenue of a
- 8 notice of a lien in a format as prescribed by the director of revenue. The notice of lien
- 9 is perfected as of the time of its creation if the delivery of such notice to the director
- 10 of revenue is completed within thirty days thereafter, otherwise as of the time of the
- 11 delivery. A notice of lien shall contain the name and address of the owner of the
- 12 motor vehicle or trailer and the secured party, a description of the motor vehicle or
- 13 trailer, including the vehicle identification number, and such other information as the
- 14 department of revenue may prescribe. A notice of lien substantially complying with
- 15 the requirements of this section is effective even though it contains minor errors
- 16 which are not seriously misleading. Provided the lienholder submits complete and

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17 legible documents, the director of revenue shall mail confirmation or electronically 18 confirm receipt of such notice of lien to the lienholder as soon as possible, but no later 19 than fifteen business days after the filing of the notice of lien.

- 3. Notwithstanding the provisions of section 301.620, on a refinance by a different lender of a prior loan secured by a motor vehicle or trailer a lien is perfected by the delivery to the director of revenue of a notice of lien completed by the refinancing lender in a format prescribed by the director of revenue.
- 24 4. To perfect a subordinate lien, the notice of lien must be accompanied by the 25 documents required to be delivered to the director pursuant to subdivision (3) of section 301.620. 26
- 5. Liens may secure future advances. The future advances may be evidenced 28by one or more notes or other documents evidencing indebtedness and shall not be 29 required to be executed or delivered prior to the date of the future advance lien 30 securing them. The fact that a lien may secure future advances shall be clearly stated 31 on the security agreement and noted as "subject to future advances" on the notice of 32lien and noted on the certificate of ownership if the motor vehicle or trailer is subject to only one notice of lien. To secure future advances when an existing lien on a motor 33 34 vehicle or trailer does not secure future advances, the lienholder shall file a notice of lien reflecting the lien to secure future advances. A lien to secure future advances is 35 36 perfected in the same time and manner as any other lien, except as follows: proof of 37 the lien for future advances is maintained by the department of revenue; however, 38 there shall be additional proof of such lien when the notice of lien reflects such lien 39 for future advances, is receipted for by the department of revenue, and returned to the lienholder.
 - 6. If a motor vehicle or trailer is subject to a lien or encumbrance when brought into this state, the validity and effect of the lien or encumbrance is determined by the law of the jurisdiction where the motor vehicle or trailer was when the lien or encumbrance attached, subject to the following:
 - (1) If the parties understood at the time the lien or encumbrance attached that the motor vehicle or trailer would be kept in this state and it was brought into this state within thirty days thereafter for purposes other than transportation through this state, the validity and effect of the lien or encumbrance in this state is determined by the law of this state;
 - (2) If the lien or encumbrance was perfected pursuant to the law of the jurisdiction where the motor vehicle or trailer was when the lien or encumbrance attached, the following rules apply:
- 53 (a) If the name of the lienholder is shown on an existing certificate of title or 54ownership issued by that jurisdiction, the lien or encumbrance continues perfected in 55 this state;
- 56 (b) If the name of the lienholder is not shown on an existing certificate of title

or ownership issued by that jurisdiction, the lien or encumbrance continues perfected in this state three months after a first certificate of ownership of the motor vehicle or trailer is issued in this state, and also thereafter if, within the three-month period, it is perfected in this state. The lien or encumbrance may also be perfected in this state after the expiration of the three-month period; in that case perfection dates from the time of perfection in this state;

- (3) If the lien or encumbrance was not perfected pursuant to the law of the jurisdiction where the motor vehicle or trailer was when the lien or encumbrance attached, it may be perfected in this state; in that case perfection dates from the time of perfection in this state;
- (4) A lien or encumbrance may be perfected pursuant to paragraph (b) of subdivision (2) or subdivision (3) of this subsection either as provided in subsection 2 or 4 of this section or by the lienholder delivering to the director of revenue a notice of lien or encumbrance in the form the director of revenue prescribes and the required fee.
- 7. By rules and regulations, the director of revenue shall establish a security procedure for the purpose of verifying that an electronic notice of lien or notice of satisfaction of a lien on a motor vehicle or trailer given as permitted in sections 301.600 to 301.640 is that of the lienholder, verifying that an electronic notice of confirmation of ownership and perfection of a lien given as required in section 301.610 is that of the director of revenue, and detecting error in the transmission or the content of any such notice. A security procedure may require the use of algorithms or other codes, identifying words or numbers, encryption, callback procedures or similar security devices. Comparison of a signature on a communication with an authorized specimen signature shall not by itself be a security procedure.
- 306.400. 1. As used in sections 306.400 to 306.440, the terms motorboat, vessel, and watercraft shall have the same meanings given them in section 306.010, and the term outboard motor shall include outboard motors governed by section 306.530.
- 5 2. Unless excepted by section 306.425, a lien or encumbrance on an outboard 6 motor, motorboat, vessel, or watercraft shall not be valid against subsequent 7 transferees or lienholders of the outboard motor, motorboat, vessel or watercraft, who 8 took without knowledge of the lien or encumbrance unless the lien or encumbrance 9 is perfected as provided in sections 306.400 to 306.430.
 - 3. A lien or encumbrance on an outboard motor, motorboat, vessel or watercraft is perfected by the delivery to the director of revenue of a notice of lien in a format as prescribed by the director. Such lien or encumbrance shall be perfected as of the time of its creation if the delivery of the items required in this subsection to the director of revenue is completed within thirty days thereafter, otherwise such lien or encumbrance shall be perfected as of the time of the delivery. A notice of lien shall

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16 contain the name and address of the owner of the outboard motor, motorboat, vessel 17 or watercraft and the secured party, a description of the outboard motor, motorboat, vessel or watercraft motor, including any identification number, and such other 18 19 information as the department of revenue may prescribe. A notice of lien 20 substantially complying with the requirements of this section is effective even though 21it contains minor errors which are not seriously misleading. Provided the lienholder submits complete and legible documents, the director of revenue shall mail 23confirmation or electronically confirm receipt of each notice of lien to the lienholder 24as soon as possible, but no later than fifteen business days after the filing of the 25notice of lien.

- 4. Notwithstanding the provisions of section 306.410, on a refinance by a different lender of a prior loan secured by an outboard motor, motorboat, vessel or watercraft, a lien is perfected by the delivery to the director of revenue of a notice of lien completed by the refinancing lender in a format prescribed by the director of revenue.
- 5. Liens may secure future advances. The future advances may be evidenced by one or more notes or other documents evidencing indebtedness and shall not be required to be executed or delivered prior to the date of the future advance lien securing them. The fact that a lien may secure future advances shall be clearly stated on the security agreement and noted as "subject to future advances" in the second lienholder's portion of the notice of lien. To secure future advances when an existing lien on an outboard motor, motorboat, vessel or watercraft does not secure future advances, the lienholder shall file a notice of lien reflecting the lien to secure future advances. A lien to secure future advances is perfected in the same time and manner as any other lien, except as follows. Proof of the lien for future advances is maintained by the department of revenue; however, there shall be additional proof of such lien when the notice of lien reflects such lien for future advances, is receipted for by the department of revenue, and returned to the lienholder.
- 6. Whether an outboard motor, motorboat, vessel, or watercraft is subject to a lien or encumbrance shall be determined by the laws of the jurisdiction where the outboard motor, motorboat, vessel, or watercraft was when the lien or encumbrance attached, subject to the following:
- (1) If the parties understood at the time the lien or encumbrances attached that the outboard motor, motorboat, vessel, or watercraft would be kept in this state and it is brought into this state within thirty days thereafter for purposes other than transportation through this state, the validity and effect of the lien or encumbrance in this state shall be determined by the laws of this state;
- (2) If the lien or encumbrance was perfected pursuant to the laws of the jurisdiction where the outboard motor, motorboat, vessel, or watercraft was when the 54lien or encumbrance attached, the following rules apply:

- (a) If the name of the lienholder is shown on an existing certificate of title or ownership issued by that jurisdiction, his or her lien or encumbrance continues perfected in this state;
- (b) If the name of the lienholder is not shown on an existing certificate of title or ownership issued by the jurisdiction, the lien or encumbrance continues perfected in this state for three months after the first certificate of title of the outboard motor, motorboat, vessel, or watercraft is issued in this state, and also thereafter if, within the three-month period, it is perfected in this state. The lien or encumbrance may also be perfected in this state after the expiration of the three-month period, in which case perfection dates from the time of perfection in this state;
- (3) If the lien or encumbrance was not perfected pursuant to the laws of the jurisdiction where the outboard motor, motorboat, vessel, or watercraft was when the lien or encumbrance attached, it may be perfected in this state, in which case perfection dates from the time of perfection in this state;
- (4) A lien or encumbrance may be perfected pursuant to paragraph (b) of subdivision (2) or subdivision (3) of this subsection in the same manner as provided in subsection 3 of this section.
- 7. The director of revenue shall by rules and regulations establish a security procedure to verify that an electronic notice or lien or notice of satisfaction of a lien on an outboard motor, motorboat, vessel or watercraft given pursuant to sections 306.400 to 306.440 is that of the lienholder, to verify that an electronic notice of confirmation of ownership and perfection of a lien given pursuant to section 306.410 is that of the director of revenue and to detect error in the transmission or the content of any such notice. Such a security procedure may require the use of algorithms or other codes, identifying words or numbers, encryption, callback procedures or similar security devices. Comparison of a signature on a communication with an authorized specimen signature shall not by itself constitute a security procedure.
- 400.9-311. (a) Except as otherwise provided in subsection (d), the filing
 2 of a financing statement is not necessary or effective to perfect a security interest
 3 in property subject to:
- 4 (1) A statute, regulation, or treaty of the United States whose 5 requirements for a security interest's obtaining priority over the rights of a lien 6 creditor with respect to the property preempt section 400.9-310(a);
- 7 (2) Sections 301.600 to 301.661, section 700.350, and section 400.2A-304; 8 or
- 9 (3) A certificate-of-title statute of another jurisdiction which provides for 10 a security interest to be indicated on the certificate as a condition or result of the 11 security interest's obtaining priority over the rights of a lien creditor with respect 12 to the property.

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- 13 (b) Compliance with the requirements of a statute, regulation, or treaty 14 described in subsection (a) for obtaining priority over the rights of a lien creditor is equivalent to the filing of a financing statement under this article. Except as 15 16 otherwise provided in subsection (d) and sections 400.9-313 and 400.9-316(d) and 17 (e) for goods covered by a certificate of title, a security interest in property subject to a statute, regulation, or treaty described in subsection (a) may be perfected 18 19 only by compliance with those requirements, and a security interest so perfected 20 remains perfected notwithstanding a change in the use or transfer of possession of the collateral. 21
 - (c) Except as otherwise provided in subsection (d) and section 400.9-316(d) and (e), duration and renewal of perfection of a security interest perfected by compliance with the requirements prescribed by a statute, regulation, or treaty described in subsection (a) are governed by the statute, regulation, or treaty. In other respects, the security interest is subject to this article.
 - (d) During any period in which collateral is inventory held for sale or lease by a person or leased by that person as lessor and that person is in the business of selling [or leasing] goods of that kind, this section does not apply to a security interest in that collateral created by that person [as debtor].

430.020. Every person who shall keep or store any vehicle[,] or part or equipment thereof, shall, for the amount due therefor, have a lien; and every person who furnishes labor or material on any vehicle [or aircraft,] or part or equipment thereof, who shall obtain a written memorandum of the work or material furnished, or to be furnished, signed by the owner of the vehicle [or aircraft], or part or equipment thereof, and every person who furnishes labor or material on any aircraft or part or equipment thereof, who shall obtain a written memorandum of the work or material furnished, or to be furnished, signed by the owner, authorized agent of the owner, or person in lawful possession of the aircraft or part or equipment thereof, shall have a lien for the amount of such work or material as is ordered or stated in such written memorandum. Such liens shall be on the vehicle or aircraft, or part or equipment thereof, as shall be kept or stored, or be placed in the possession of the person furnishing the labor or material; provided, however, the person furnishing the labor or material on the aircraft or part or equipment thereof, may retain the lien after surrendering possession of the aircraft or part or equipment thereof by filing a statement in the office of the county recorder of the county where the owner of the aircraft or part or equipment thereof resides, if known to the claimant, and in the office of the county recorder of the county where the labor or material was furnished. Such

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statement shall be filed within [thirty] one hundred eighty days after surrendering possession of the aircraft or part or equipment thereof and shall state the claimant's name and address, the items on account, the name of the owner and a description of the property, and shall not bind a bona fide purchaser unless said lien has also been filed with the Federal Aviation Administration Aircraft Registry.

430.082. 1. Every person expending labor, services, skill or material upon any motor vehicle or trailer, as defined in chapter 301, vessel, as defined in 2 chapter 306, outboard motor [or], or aircraft, or part or equipment of an aircraft, at a written request of its owner, authorized agent of the owner, or person in lawful possession thereof, or who provides storage for a motor vehicle, 5 trailer, outboard motor or vessel, at the written request of its owner, authorized 6 agent of the owner, or person in lawful possession thereof, or at the written 8 request of a peace officer in lieu of the owner or owner's agent, where such owner or agent is not available to request storage thereof, shall, where the maximum 10 amount to be charged for labor, services, skill or material has been stated as part of the written request or the daily charge for storage has been stated as part of 11 the written request, have a lien upon the chattel beginning upon the date of 12commencement of the expenditure of labor, services, skill, materials or storage for 13 the actual value of all the expenditure of labor, services, skill, materials or 14 storage until the possession of that chattel is voluntarily relinquished to the 15 owner, authorized agent, or one entitled to possession thereof. The person 16 furnishing labor, services, skill or material upon an aircraft or part or 17 equipment thereof, may retain the lien after surrendering possession of the 18 19 aircraft or part or equipment thereof, by filing a statement in the office of the 20 county recorder of the county where the owner of the aircraft or part or 21equipment thereof, resides, if known to the claimant, and in the office of the 22county recorder of the county where the claimant performed the services. Such statement shall be filed within [thirty] one hundred eighty days after 23surrendering possession of the aircraft or part or equipment thereof and shall 24state the claimant's name and address, the items on account, the name of the 25owner and a description of the property, and shall not bind a bona fide purchaser 26unless the lien has also been filed with the Federal Aviation Administration 27Aircraft Registry. 28

- 2. If the chattel is not redeemed within forty-five days of the completion of the requested labor, services, skill or material, the lienholder may apply to the director of revenue for a certificate of ownership or certificate of title.
 - 3. If the charges are for storage or the service of towing the motor vehicle,

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trailer, outboard motor or vessel, and the chattel has not been redeemed within 34 forty-five days after the charges for storage commenced, the lienholder shall notify by certified mail, postage prepaid, the owner and any lienholders of record 3536 other than the person making the notification, at the person's last known address 37 that application for a lien title will be made unless the owner or lienholder within thirty days makes satisfactory arrangements with the person holding the chattel 38 for payment of storage or service towing charges, if any, or makes satisfactory 39 arrangements with the lienholder for paying such charges or for continued 40 storage of the chattel if desired. Thirty days after the notification has been 41 42 mailed and the chattel is unredeemed, or the notice has been returned marked "not fowardable" or "addressee unknown", and no satisfactory arrangement has 43 been made with the lienholder for payment or continued storage, the lienholder 44 may apply to the director of revenue for a certificate of ownership or certificate 4546 of title as provided in this section.

- 4. The application shall be accompanied by:
- (1) The original or a conformed or photostatic copy of the written request of the owner or the owner's agent or of a peace officer with the maximum amount to be charged stated therein;
- (2) An affidavit from the lienholder that written notice was provided to all owners and lienholders of the applicants' intent to apply for a certificate of ownership and the owner has defaulted on payment of labor, services, skill or material and that payment is forty-five days past due, or that owner has defaulted on payment or has failed to make satisfactory arrangements for continued storage of the chattel for thirty days since notification of intent to make application for a certificate of ownership or certificate of title. The affidavit shall be accompanied by a copy of the thirty-day notice given by certified mail to any owner and person holding a valid security interest and a copy of the certified mail receipt indicating that the owner and lienholder of record was sent a notice as required in this section;
- (3) A statement of the actual value of the expenditure of labor, services, skill or material, or the amount of storage due on the date of application for a certificate of ownership or certificate of title, and the amount which is unpaid; and
- 66 (4) A fee of ten dollars.
- 5. If the director is satisfied with the genuineness of the application, proof of lienholder notification in the form of a certified mail receipt, and supporting documents, and if no lienholder or the owner has redeemed the chattel or no satisfactory arrangement has been made concerning payment or continuation of

71 storage, and if no owner or lienholder has informed the director that the owner

72 or lienholder demands a hearing as provided in this section, the director shall

73 issue, in the same manner as a repossessed title is issued, a certificate of

ownership or certificate of title to the applicant which shall clearly be captioned

75 "Lien Title".

costs and reasonable attorney's fees.

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6. Upon receipt of a lien title, the holder shall within ten days begin proceedings to sell the chattel as prescribed in section 430.100.

7. The provisions of section 430.110 shall apply to the disposition of proceeds, and the lienholder shall also be entitled to any actual and necessary expenses incurred in obtaining the lien title, including, but not limited to, court

430.240. No such lien shall be effective, however, unless a written notice containing the name and address of the injured person, the date of the accident, 3 the name and location of the hospital and the name of the person or persons, firm 4 or firms, corporation or corporations alleged to be liable to the injured party for 5 the injuries received, shall be sent by certified [registered] mail with return receipt requested, to the person or persons, firm or firms, corporation or 6 7 corporations, if known, alleged to be liable to the injured party, if known, for the injuries sustained prior to the payment of any moneys to such injured person, his 8 attorneys or legal representative, as compensation for such injuries. Such hospital shall send by certified [registered] mail with return receipt requested 10 a copy of such notice to any insurance carrier, if known, which has insured such 11 person, firm or corporation against such liability. 12

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