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1	WRONGFUL LIEN AMENDMENTS	
2	2014 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: R. Curt Webb	
5	Senate Sponsor: Stephen H. Urquhart	
6 7	LONG TITLE	
8	General Description:	
9	This bill recodifies and amends Title 38, Chapter 9, Wrongful Liens and Wrongful	
0	Judgment Liens.	
1	Highlighted Provisions:	
2	This bill:	
3	defines terms;	
4	requires a document sponsor who submits a nonconsensual common law document	
5	to the county recorder for recording to:	
5	• cause the sheriff to serve notice of the recording on each affected person; and	
7	• initiate a judicial proceeding to determine whether the nonconsensual common	
8	law document is enforceable;	
9	 provides that a document sponsor who submits an unenforceable nonconsensual 	
0	common law document to the county recorder for recording is liable to each	
1	affected person for any actual damages;	
2	 provides that a recorded nonconsensual common law document is void if the 	
3	document sponsor does not comply with the requirements described in this bill; and	
4	makes technical and conforming changes.	
5	Money Appropriated in this Bill:	
5	None	
7	Other Special Clauses:	
3	None	
9	Utah Code Sections Affected:	

30	AMENDS:	
31	38-9a-102, as enacted by Laws of Utah 2005, Chapter 93	
32	76-6-503.5, as enacted by Laws of Utah 2005, Chapter 93	
33	78B-5-201, as last amended by Laws of Utah 2011, Chapter 88	
34	78B-5-408, as last amended by Laws of Utah 2011, Chapter 88	
35	ENACTS:	
36	38-9-101 , Utah Code Annotated 1953	
37	38-9-201 , Utah Code Annotated 1953	
38	38-9-301 , Utah Code Annotated 1953	
39	38-9-302 , Utah Code Annotated 1953	
40	38-9-303 , Utah Code Annotated 1953	
41	38-9-304 , Utah Code Annotated 1953	
42	38-9-305 , Utah Code Annotated 1953	
43	RENUMBERS AND AMENDS:	
44	38-9-102, (Renumbered from 38-9-1, as last amended by Laws of Utah 2010, Chapter	
45	381)	
46	38-9-103, (Renumbered from 38-9-2, as last amended by Laws of Utah 2012, Chapter	
47	278)	
48	38-9-202, (Renumbered from 38-9-3, as last amended by Laws of Utah 2010, Chapter	
49	381)	
50	38-9-203, (Renumbered from 38-9-4, as last amended by Laws of Utah 2010, Chapter	
51	381)	
52	38-9-204 , (Renumbered from 38-9-6, as enacted by Laws of Utah 1997, Chapter 125)	
53	38-9-205 , (Renumbered from 38-9-7, as enacted by Laws of Utah 1997, Chapter 125)	
5455	Be it enacted by the Legislature of the state of Utah:	
56	Section 1. Section 38-9-101 is enacted to read:	
57	CHAPTER 9. WRONGFUL LIEN ACT	

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58	Part 1. General Provisions
59	38-9-101. Title.
60	(1) This chapter is known as the "Wrongful Lien Act."
61	(2) This part is known as "General Provisions."
62	Section 2. Section 38-9-102, which is renumbered from Section 38-9-1 is renumbered
63	and amended to read:
64	[38-9-1]. 38-9-102. Definitions.
65	As used in this chapter:
66	(1) "Affected person" means:
67	(a) a person who is a record interest holder of the real property that is the subject of a
68	recorded nonconsensual common law document; or
69	(b) the person against whom a recorded nonconsensual common law document
70	purports to reflect or establish a claim or obligation.
71	(2) "Document sponsor" means a person who, personally or through a designee, signs
72	or submits for recording a document that is, or is alleged to be, a nonconsensual common law
73	document.
74	[(1)] (3) "Interest holder" means a person who holds or possesses a present, lawful
75	property interest in certain real property, including an owner, title holder, mortgagee, trustee, or
76	beneficial owner.
77	$[\frac{(2)}{2}]$ "Lien claimant" means a person claiming an interest in real property who
78	offers a document for recording or filing with any county recorder in the state asserting a lien,
79	or notice of interest, or other claim of interest in certain real property.
80	(5) "Nonconsensual common law document" means a document that is submitted to a
81	county recorder's office for recording against public official property that:
82	(a) purports to create a lien or encumbrance on or a notice of interest in the real
83	property;
84	(b) at the time the document is recorded, is not:
85	(i) expressly authorized by this chapter or a state or federal statute;

86	(ii) authorized by or contained in an order or judgment of a court of competent
87	jurisdiction; or
88	(iii) signed by or expressly authorized by a document signed by the owner of the real
89	property; and
90	(c) is submitted in relation to the public official's status or capacity as a public official.
91	[(3)] (6) "Owner" means a person who has a vested ownership interest in [certain] real
92	property.
93	(7) "Political subdivision" means a county, city, town, school district, special
94	improvement or taxing district, local district, special service district, or other governmental
95	subdivision or public corporation.
96	(8) "Public official" means:
97	(a) a current or former:
98	(i) member of the Legislature;
99	(ii) member of Congress;
100	(iii) judge;
101	(iv) member of law enforcement;
102	(v) corrections officer;
103	(vi) active member of the Utah State Bar; or
104	(vii) member of the Board of Pardons and Parole;
105	(b) an individual currently or previously appointed or elected to an elected position in:
106	(i) the executive branch of state or federal government; or
107	(ii) a political subdivision;
108	(c) an individual currently or previously appointed to or employed in a position in a
109	political subdivision, or state or federal government that:
110	(i) is a policymaking position; or
111	(ii) involves:
112	(A) purchasing or contracting decisions;
113	(B) drafting legislation or making rules;

114	(C) determining rates or fees; or	
115	(D) making adjudicative decisions; or	
116	(d) an immediate family member of a person described in Subsections (8)(a) through	
117	<u>(c).</u>	
118	(9) "Public official property" means real property that has at least one record interest	
119	holder who is a public official.	
120	[4] (10) (a) "Record interest holder" means a person who holds or possesses a	
121	present, lawful property interest in [certain] real property, including an owner, titleholder,	
122	mortgagee, trustee, or beneficial owner, and whose name and interest in that real property	
123	appears in the county recorder's records for the county in which the property is located.	
124	(b) "Record interest holder" includes any grantor in the chain of the title in [certain]	
125	real property.	
126	[(5)] (11) "Record owner" means an owner whose name and ownership interest in	
127	certain real property is recorded or filed in the county recorder's records for the county in which	
128	the property is located.	
129	[(6)] (12) "Wrongful lien" means any document that purports to create a lien, notice of	
130	interest, or encumbrance on an owner's interest in certain real property and at the time it is	
131	recorded is not:	
132	(a) expressly authorized by this chapter or another state or federal statute;	
133	(b) authorized by or contained in an order or judgment of a court of competent	
134	jurisdiction in the state; or	
135	(c) signed by or authorized pursuant to a document signed by the owner of the real	
136	property.	
137	Section 3. Section 38-9-103, which is renumbered from Section 38-9-2 is renumbered	
138	and amended to read:	
139	[38-9-2]. <u>38-9-103.</u> Scope.	
140	[(1) (a) The provisions of Sections 38-9-1, 38-9-3, 38-9-4, and 38-9-6 apply to any	
141	recording or filing or any rejected recording or filing of a lien pursuant to this chapter on or	

142	after May 5, 1997.]
143	[(b) The provisions of Sections 38-9-1 and 38-9-7 apply to all liens of record regardless
144	of the date the lien was recorded or filed.]
145	[(c)] (1) [Notwithstanding Subsections (1)(a) and (b), the provisions of this] This
146	chapter [applicable to the filing of a notice of interest do] does not apply to a notice of interest
147	filed before May 5, 2008.
148	(2) [The provisions of this chapter shall] This chapter does not [prevent a person from
149	filing apply to a lis pendens recorded in accordance with Section 78B-6-1303 [or] and does
150	not prevent a person from seeking any other relief permitted by law.
151	(3) This chapter does not apply to a person entitled to a preconstruction or construction
152	lien under Section 38-1a-301 who files a lien pursuant to Title 38, Chapter 1a, Preconstruction
153	and Construction <u>Liens</u> .
154	Section 4. Section 38-9-201 is enacted to read:
155	Part 2. Recording a Wrongful Lien
156	<u>38-9-201.</u> Title.
157	This part is known as "Recording a Wrongful Lien."
158	Section 5. Section 38-9-202, which is renumbered from Section 38-9-3 is renumbered
159	and amended to read:
160	[38-9-3]. 38-9-202. County recorder may reject wrongful lien within scope of
161	employment Good faith requirement.
162	(1) (a) A county recorder may [reject recording of] refuse to record a lien if the county
163	recorder determines that the lien is a wrongful lien [as defined in Section 38-9-1].
164	(b) If the county recorder [rejects a document] refuses to record a lien in accordance
165	with Subsection (1)(a), the county recorder shall immediately return the original document
166	together with a notice that the document was rejected pursuant to this section to the person
167	attempting to record the document or to the address provided on the document.
168	(2) A county recorder who, within the scope of the county recorder's employment,

rejects or accepts a document for recording in good faith under this section is not liable for

170	damages.
171	(3) If a [rejected] document that a county recorder refuses to record under this section
172	is later found <u>not</u> to be [recordable] <u>a wrongful lien</u> pursuant to a court order, it shall have no
173	retroactive recording priority.
174	(4) Nothing in this chapter [shall preclude any] precludes a person from pursuing any
175	remedy pursuant to Utah Rules of Civil Procedure, Rule 65A, Injunctions.
176	Section 6. Section 38-9-203, which is renumbered from Section 38-9-4 is renumbered
177	and amended to read:
178	[38-9-4]. <u>38-9-203.</u> Civil liability for recording wrongful lien Damages.
179	(1) A lien claimant who records or causes a wrongful lien [as defined in Section
180	38-9-1] to be recorded in the office of the county recorder against real property is liable to a
181	record interest holder for any actual damages proximately caused by the wrongful lien.
182	(2) If the person in violation of Subsection (1) refuses to release or correct the wrongful
183	lien within 10 days from the date of written request from a record interest holder of the real
184	property delivered personally or mailed to the last-known address of the lien claimant, the
185	person is liable to that record interest holder for \$3,000 or for treble actual damages, whichever
186	is greater, and for reasonable attorney fees and costs.
187	(3) A person is liable to the record owner of real property for \$10,000 or for treble
188	actual damages, whichever is greater, and for reasonable attorney fees and costs, who records

- actual damages, whichever is greater, and for reasonable attorney fees and costs, who records or causes to be recorded a wrongful lien [as defined in Section 38-9-1] in the office of the county recorder against the real property, knowing or having reason to know that the document:
- (a) is a wrongful lien;
- 192 (b) is groundless; or

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- (c) contains a material misstatement or false claim.
- Section 7. Section **38-9-204**, which is renumbered from Section 38-9-6 is renumbered and amended to read:
- 196 [38-9-6]. 38-9-204. Petition to file lien -- Notice to record interest holders -197 Summary relief -- Contested petition.

198	(1) A lien claimant whose document is rejected pursuant to Section [38-9-3] <u>38-9-202</u>
199	may petition the district court [in the county in which the document was rejected] for an
200	expedited determination that the lien may be recorded [or filed].
201	(2) [(a) The] A petition [shall be filed with the district court within 10 days of the date
202	notice is received of the rejection and shall state with specificity the grounds why the document
203	should lawfully be recorded or filed.] under Subsection (1) shall:
204	(a) be filed:
205	(i) with the district court in the county of the county recorder who refused to record the
206	document; and
207	(ii) within 10 days after the day on which the person who files the petition receives the
208	notice under Subsection 38-9-202(1)(b) of the county recorder's refusal to record the document;
209	(b) state with specificity the grounds why the document should lawfully be recorded;
210	<u>and</u>
211	[(b) The petition shall] (c) be supported by a sworn affidavit of the lien claimant.
212	[(c)] (3) If the court finds the petition is insufficient, it may dismiss the petition without
213	a hearing.
214	[(d)] (4) (a) If the court grants a hearing, the petitioner shall, by certified or registered
215	mail, serve a copy of the petition, notice of hearing, and a copy of the court's order granting an
216	expedited hearing on all record interest holders of the property sufficiently in advance of the
217	hearing to enable any record interest holder to attend the hearing [and service shall be
218	accomplished by certified or registered mail].
219	[(e)] (b) Any record interest holder of the property has the right to attend and contest
220	the petition.
221	[(3)] (5) (a) [Following a hearing on the matter, if] If, following a hearing, the court
222	finds that the document may lawfully be recorded, [it] the court shall issue an order directing
223	the county recorder to accept the document for recording. [If the petition is contested, the court
224	may award costs and reasonable attorney's fees to the prevailing party.]
225	(b) If the petition is contested, the court may award costs and reasonable attorney fees

226	to the prevailing party.
227	[(4)] (6) (a) A summary proceeding under this section [is only to determine whether or
228	not a contested document, on its face, shall be recorded by the county recorder. The
229	proceeding may not determine the truth of the content of the document nor the property or legal
230	rights of the parties beyond the necessary determination of whether or not the document shall
231	be recorded. The court's grant or denial of the petition under this section may not restrict any
232	other legal remedies of any party, including any right to injunctive relief pursuant to Rules of
233	Civil Procedure, Rule 65A, Injunctions.]:
234	(i) may only determine whether a contested document, on its face, shall be recorded by
235	the county recorder; and
236	(ii) may not determine the truth of the content of the document or the property or legal
237	rights of the parties beyond the necessary determination of whether the document shall be
238	recorded.
239	(b) A court's grant or denial of a petition under this section may not restrict any other
240	legal remedies of any party, including any right to injunctive relief pursuant to Rules of Civil
241	Procedure, Rule 65A, Injunctions.
242	[(5)] (7) If $[the]$ <u>a</u> petition <u>under this section</u> contains a claim for damages, the
243	[damage] proceedings related to the claim for damages may not be expedited under this
244	section.
245	Section 8. Section 38-9-205, which is renumbered from Section 38-9-7 is renumbered
246	and amended to read:
247	[38-9-7]. <u>38-9-205.</u> Petition to nullify lien Notice to lien claimant
248	Summary relief Finding of wrongful lien Wrongful lien is void.
249	(1) $[Any]$ A record interest holder of real property against which a wrongful lien $[as]$
250	defined in Section 38-9-1 has been] is recorded may petition the district court in the county in
251	which the document [was] is recorded for summary relief to nullify the wrongful lien.
252	(2) The petition described in Subsection (1) shall state with specificity the claim that

the lien is a wrongful lien and shall be supported by a sworn affidavit of the record interest

254	holder.
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- (3) (a) If the court finds the petition insufficient, [it] the court may dismiss the petition without a hearing.
 - (b) If the court finds the petition is sufficient, the court shall schedule a hearing within 10 days to determine whether the document is a wrongful lien.
 - (c) The record interest holder shall serve a copy of the petition on the lien claimant and a <u>copy of a</u> notice of the hearing pursuant to Rules of Civil Procedure, Rule 4, Process.
 - (d) The lien claimant is entitled to attend and contest the petition.
 - (4) A summary proceeding under this section [is only to determine whether or not a document is a wrongful lien. The proceeding shall not determine any other property or legal rights of the parties nor restrict other legal remedies of any party.]:
 - (a) may only determine whether a document is a wrongful lien; and
 - (b) may not determine any other property or legal rights of the parties or restrict other legal remedies of any party.
 - (5) (a) [Following a hearing on the matter, if] If, following a hearing, the court determines that the recorded document is a wrongful lien, the court shall issue an order declaring the wrongful lien void ab initio, releasing the property from the lien, and awarding costs and reasonable [attorney's] attorney fees to the petitioner.
 - (b) (i) The record interest holder may [record] submit a certified copy of the order [with] to the county recorder for recording.
 - (ii) The order shall contain a legal description of the real property.
 - (c) If the court determines that the claim of lien is valid, the court shall dismiss the petition and may award costs and reasonable attorney's fees to the lien claimant. The dismissal order shall contain a legal description of the real property. The prevailing lien claimant may record a certified copy of the dismissal order.
 - (6) If the [district] court determines that the [lien] recorded document is a wrongful lien [as defined in Section 38-9-1], the wrongful lien is void ab initio and provides no notice of claim or interest.

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282	(7) If [the] <u>a</u> petition <u>under this section</u> contains a claim for damages, the [damage]
283	proceedings related to the claim for damages may not be expedited under this section.
284	Section 9. Section 38-9-301 is enacted to read:
285	Part 3. Recording a Nonconsensual Common Law Document
286	38-9-301. Title.
287	This part is known as "Recording a Nonconsensual Common Law Document."
288	Section 10. Section 38-9-302 is enacted to read:
289	38-9-302. Recording a nonconsensual common law document Procedure.
290	(1) For a nonconsensual common law document recorded on or after May 13, 2014,
291	within five business days after the day on which an individual submits a nonconsensual
292	common law document to a county recorder for recording, the individual shall cause the sheriff
293	to serve written notice of the recording of the nonconsensual common law document upon each
294	affected person.
295	(2) A written notice described in Subsection (1) shall include:
296	(a) the name, address, and telephone number of the document sponsor;
297	(b) the date the nonconsensual common law document was recorded; and
298	(c) a copy of the nonconsensual common law document.
299	(3) (a) No later than three business days after the day on which the sheriff serves the
300	written notice described in Subsection (1), the sheriff shall submit proof of service to the
301	county recorder for recording.
302	(b) The county recorder may not charge a fee for recording a proof of service under
303	Subsection (3)(a).
304	Section 11. Section 38-9-303 is enacted to read:
305	38-9-303. Enforcement proceeding required.
306	(1) For a nonconsensual common law document recorded on or after May 13, 2014,
307	within 10 business days after the day on which a document sponsor submits a nonconsensual
308	common law document to the county recorder for recording, the document sponsor shall file a
309	complaint in district court in the county of the county recorder where the nonconsensual

310	common law document was recorded for a proceeding to obtain an order that the
311	nonconsensual common law document is valid and enforceable.
312	(2) A complaint to initiate a judicial proceeding described in Subsection (1) shall:
313	(a) state with specificity the grounds that make the nonconsensual common law
314	document valid and enforceable;
315	(b) be supported by the document sponsor's sworn affidavit; and
316	(c) name each affected person as an opposing party.
317	(3) If the court finds that a complaint filed under Subsection (1) does not meet the
318	requirements described in Subsection (2), the court may dismiss the complaint without a
319	hearing.
320	(4) If a complaint filed under Subsection (1) meets the requirements described in
321	Subsection (2), the court:
322	(a) shall hold a hearing;
323	(b) following the hearing, shall issue an order that:
324	(i) states whether the nonconsensual common law document is valid and enforceable;
325	<u>and</u>
326	(ii) includes a legal description of the real property that is the subject of the complaint;
327	<u>and</u>
328	(c) may award costs and reasonable attorney fees to the prevailing party.
329	(5) Within three business days after the day on which the court issues a final order in a
330	proceeding under this section, the prevailing party shall submit a copy of the court's final order
331	to the county recorder for recording.
332	(6) A nonconsensual common law document is presumed invalid and unenforceable.
333	(7) A person's lack of belief in the jurisdiction or authority of the state or of the
334	government of the United States is not a defense to liability under this section.
335	(8) A court's order in a proceeding under this section does not restrict any other legal
336	remedies available to any party, including any right to injunctive relief under Rules of Civil
337	Procedure Rule 65A Injunctions

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338	Section 12. Section 38-9-304 is enacted to read:
339	38-9-304. Civil liability Damages.
340	(1) If, under Section 38-9-303, a court finds that a recorded nonconsensual common
341	law document is unenforceable, the document sponsor of the nonconsensual common law
342	document is liable to each affected person for any actual damages proximately caused by
343	recording the nonconsensual common law document, costs, and reasonable attorney fees.
344	(2) A person who is liable under Subsection (1) for a nonconsensual common law
345	document is jointly and severally liable with each other person who is liable for the
346	nonconsensual common law document.
347	Section 13. Section 38-9-305 is enacted to read:
348	38-9-305. Failure to comply Nonconsensual common law document void.
349	A recorded nonconsensual common law document that is recorded on or after May 13,
350	2014, is void and has no legal effect if the document sponsor does not:
351	(1) comply with the notice requirements described in Section 38-9-302;
352	(2) comply with the judicial enforcement requirements described in Section 38-9-303;
353	<u>and</u>
354	(3) prevail in a judicial enforcement proceeding under Section 38-9-303.
355	Section 14. Section 38-9a-102 is amended to read:
356	38-9a-102. Definitions.
357	As used in this chapter, "wrongful lien" refers to a lien made in violation of Section
358	76-6-503.5, and includes [an instrument or document as defined in Section 38-9-1:]:
359	(1) a wrongful lien as defined in Section 38-9-102; and
360	(2) a nonconsensual common law document as defined in Section 38-9-102.
361	Section 15. Section 76-6-503.5 is amended to read:
362	76-6-503.5. Wrongful liens and fraudulent handling of recordable writings
363	Penalties.
364	(1) "Lien" means:
365	(a) an instrument or document filed pursuant to Section 70A-9a-516;

666	(b) a nonconsensual common law document as defined in Section 38-9-102;
867	[(b)] (c) [an instrument or document described in Subsection 38-9-1(6); and] a
868	wrongful lien as defined in Section 38-9-102; or
369	[(c)] (d) any instrument or document that creates or purports to create a lien or
370	encumbrance on an owner's interest in real or personal property or a claim on another's assets.
371	(2) A person is guilty of the crime of wrongful lien if that person knowingly makes,
372	utters, records, or files a lien:
373	(a) having no objectively reasonable basis to believe he has a present and lawful
374	property interest in the property or a claim on the assets; or
375	(b) if the person files the lien in violation of a civil wrongful lien injunction pursuant to
376	Title 38, Chapter 9a, Wrongful Lien Injunctions.
377	(3) A violation of this section is a third degree felony unless the person has been
378	previously convicted of an offense under this section, in which case the violation is a second
379	degree felony.
380	(4) (a) Any person who with intent to deceive or injure anyone falsifies, destroys,
381	removes, records, or conceals any will, deed, mortgage, security instrument, lien, or other
382	writing for which the law provides public recording is guilty of fraudulent handling of
383	recordable writings.
384	(b) A violation of Subsection (4)(a) is a third degree felony unless the person has been
385	previously convicted of an offense under this section, in which case the violation is a second
886	degree felony.
887	(5) This section does not prohibit prosecution for any act in violation of Section
388	76-8-414 or for any offense greater than an offense under this section.
389	Section 16. Section 78B-5-201 is amended to read:
390	78B-5-201. Definitions Judgment recorded in Registry of Judgments.
391	(1) For purposes of this part, "Registry of Judgments" means the index where a
392	judgment is filed and searchable by the name of the judgment debtor through electronic means
393	or by tangible document.

(2) On or after July 1, 1997, a judgment entered in a district court does not create a lien upon or affect the title to real property unless the judgment is filed in the Registry of Judgments of the office of the clerk of the district court of the county in which the property is located.

- (3) (a) On or after July 1, 2002, except as provided in Subsection (3)(b), a judgment entered in a district court does not create a lien upon or affect the title to real property unless the judgment or an abstract of judgment is recorded in the office of the county recorder in which the real property of the judgment debtor is located.
 - (b) State agencies are exempt from the recording requirement of Subsection (3)(a).
- (4) In addition to the requirements of Subsections (2) and (3)(a), any judgment that is filed in the Registry of Judgments on or after September 1, 1998, or any judgment or abstract of judgment that is recorded in the office of a county recorder after July 1, 2002, shall include:
- (a) the information identifying the judgment debtor on the judgment or abstract of judgment; or
 - (b) a copy of the separate information statement of the judgment creditor that contains:
- (i) the correct name and last-known address of each judgment debtor and the address at which each judgment debtor received service of process;
 - (ii) the name and address of the judgment creditor;

- (iii) the amount of the judgment as filed in the Registry of Judgments;
- (iv) if known, the judgment debtor's Social Security number, date of birth, and driver's license number if a natural person; and
- (v) whether or not a stay of enforcement has been ordered by the court and the date the stay expires.
 - (5) For the information required in Subsection (4), the judgment creditor shall:
- (a) provide the information on the separate information statement if known or available to the judgment creditor from its records, its attorney's records, or the court records in the action in which the judgement was entered; or
- (b) state on the separate information statement that the information is unknown or unavailable.

422	(6) (a) Any judgment that requires payment of money and is entered in a district court
423	on or after September 1, 1998, or any judgment or abstract of judgment recorded in the office
424	of a county recorder after July 1, 2002, that does not include the debtor identifying information
425	as required in Subsection (4) is not a lien until a separate information statement of the
426	judgment creditor is recorded in the office of a county recorder in compliance with Subsections
427	(4) and (5).
428	(b) The separate information statement of the judgment creditor referred to in
429	Subsection (6)(a) shall include:
430	(i) the name of any judgment creditor, debtor, assignor, or assignee;
431	(ii) the date on which the judgment was recorded in the office of the county recorder as
432	described in Subsection (4); and
433	(iii) the county recorder's entry number and book and page of the recorded judgment.
434	(7) A judgment that requires payment of money recorded on or after September 1,
435	1998, but prior to July 1, 2002, has as its priority the date of entry, except as to parties with
436	actual or constructive knowledge of the judgment.
437	(8) A judgment or notice of judgment wrongfully filed against real property is subject
438	to Title 38, Chapter 9, Wrongful [Liens and Wrongful Judgment Liens] Lien Act.
439	(9) (a) To release, assign, renew, or extend a lien created by a judgment recorded in the
440	office of a county recorder, a person shall, in the office of the county recorder of each county in
441	which an instrument creating the lien is recorded, record a document releasing, assigning,
442	renewing, or extending the lien.
443	(b) The document described in Subsection (9)(a) shall include:
444	(i) the date of the release, assignment, renewal, or extension;
445	(ii) the name of any judgment creditor, debtor, assignor, or assignee; and
446	(iii) for the county in which the document is recorded in accordance with Subsection
447	(9)(a):

(A) the date on which the instrument creating the lien was recorded in that county's

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office of the county recorder; and

450	(B) in accordance with Section 57-3-106, that county recorder's entry number and book
451	and page of the recorded instrument creating the judgment lien.
452	Section 17. Section 78B-5-408 is amended to read:
453	78B-5-408. Judgments and awards on foreign-money claims Time of money
454	conversion Form of judgment.
455	(1) Except as provided in Subsection (3), a judgment or arbitration award on a
456	foreign-money claim must be stated in an amount of the money of the claim.
457	(2) The judgment or award is payable in that foreign money or at the option of the
458	debtor in the amount of United States dollars which will purchase that foreign money on the
459	conversion date at a bank-offered spot rate.
460	(3) Assessed costs must be entered in United States dollars.
461	(4) Each payment in United States dollars must be accepted and credited on the
462	judgment or award in the amount of the foreign money that could be purchased by the dollars at
463	a bank-offered spot rate of exchange at or near the close of business on the conversion date for
464	that payment.
465	(5) Judgments or awards made in an action on both:
466	(a) a defense, set-off, recoupment, or counterclaim; and
467	(b) the adverse party's claim, must be netted by converting the money of the smaller
468	into the money of the larger, and by subtracting the smaller from the larger, and must specify
469	the rates of exchange used.
470	(6) A judgment substantially in the following form complies with Subsection (1):
471	IT IS ADJUDGED AND ORDERED that Defendant (insert name) pay to Plaintiff
472	(insert name) the sum of (insert amount in the foreign money) plus interest on that sum at the
473	rate of (insert rate - see Section 78B-5-410) percent a year or, at the option of the judgment
474	debtor, the number of United States dollars as will purchase the (insert name of foreign money)
475	with interest due, at a bank-offered spot rate at or near the close of business on the banking day
476	next before the day of payment, together with assessed costs of (insert amount) United States

dollars.

(7) If a contract claim is of the type covered by Subsection 78B-5-406(1) or (2), the
judgment or award shall be entered for the amount of the money stated to measure the
obligation to be paid in the money specified for payment or, at the option of the debtor, the
number of United States dollars as will purchase the computed amount of the money of
payment on the conversion date at a bank-offered spot rate.
(8) A judgment shall be filed in the judgment docket and indexed in foreign money in
the same manner, and shall have the same effect as a lien as other judgments. It may be
discharged by payment.
(9) A person shall record a judgment lien, or assignment, release, renewal, or extension
of a judgment lien, in the county recorder's office in accordance with [Sections 17-21-10,
38-9-1, 78B-5-201, and 78B-5-202.] the following provisions, as applicable:
(a) Sections 17-21-10, 78B-5-201, and 78B-5-202; and

(b) Title 38, Chapter 9, Wrongful Lien Act.