1	A bill to be entitled
2	An act relating to liens and bonds; amending s.
3	255.05, F.S.; requiring the clerk to serve a copy of a
4	notice of contest of claim on certain persons after it
5	has been recorded; requiring the clerk of the court to
6	charge fees for certain services; revising when a
7	notice of contest of claim against a payment bond must
8	be served; requiring that a copy of a notice of
9	nonpayment be served on the surety; revising the
10	process for notarizing a notice of nonpayment;
11	revising authorized alternative forms of security;
12	requiring service of documents to be made in a
13	specified manner; conforming provisions to changes
14	made by the act; making technical changes; amending s.
15	337.18, F.S.; requiring service of documents to be
16	made in a specified manner; conforming provisions to
17	changes made by the act; amending s. 713.01, F.S.;
18	revising and providing definitions; creating s.
19	713.011, F.S.; providing for the computation of time
20	when certain time periods fall on specified days or
21	during an emergency; amending s. 713.10, F.S.;
22	revising the extent of certain liens; amending s.
23	713.13, F.S.; revising the process for notarizing a
24	notice of commencement; requiring the authority
25	issuing a building permit to accept a recorded notice
	Dame 1 of 11

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2.6 of commencement under certain circumstances; 27 conforming a cross-reference; making technical 28 changes; amending s. 713.132, F.S.; revising 29 requirements for a notice of termination; revising 30 when an owner may record a notice of termination; 31 specifying when a notice of termination terminates a 32 notice of commencement; amending s. 713.135, F.S.; 33 providing a definition; providing applicability; 34 revising the dollar threshold of an exception; 35 providing immunity; amending s. 713.18, F.S.; 36 requiring service of documents relating to 37 construction bonds to be made in a specified manner; 38 authorizing employees or agents of specified entities 39 to receive service of certain documents; making 40 technical changes; amending s. 713.21, F.S.; 41 authorizing the full or partial release of a lien 42 under specified conditions; making technical changes; 43 amending s. 713.22, F.S.; requiring the clerk to serve 44 a copy of a notice of contest of lien on certain persons after it has been recorded; requiring the 45 46 clerk of the court to charge fees for certain 47 services; making technical changes; amending s. 48 713.23, F.S.; requiring that a copy of a notice of 49 nonpayment be served on the surety; revising the process for notarizing a notice of nonpayment under a 50

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51 payment bond; requiring the clerk to serve a copy of a 52 notice of contest of lien on certain persons after it 53 has been recorded; requiring the clerk of the court to 54 charge fees for certain services; amending s. 713.24, F.S.; revising the amount required in addition to the 55 56 deposit or bond that applies toward attorney fees and 57 court costs; requiring the clerk to make a copy of the 58 deposit or bond used to transfer a lien to other 59 security and mail it to the lienor; making technical changes; repealing s. 713.25, F.S., relating to 60 61 applicability of ch. 65-456, Laws of Florida; amending s. 713.29, F.S.; authorizing attorney fees in actions 62 63 brought to enforce a lien that has been transferred to 64 security; making technical changes; providing an effective date. 65 66 67 Be It Enacted by the Legislature of the State of Florida: 68 69 Section 1. Paragraph (a) of subsection (2) and subsection 70 (7) of section 255.05, Florida Statutes, are amended, and subsection (12) is added to that section, to read: 71 72 255.05 Bond of contractor constructing public buildings; 73 form; action by claimants.-74 (2)(a)1. If a claimant is no longer furnishing labor, services, or materials on a project, a contractor or the 75 Page 3 of 41

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```
76
     contractor's agent or attorney may elect to shorten the time
77
     within which an action to enforce any claim against a payment
78
     bond must be commenced by recording in the clerk's office a
79
     notice in substantially the following form:
80
81
                        NOTICE OF CONTEST OF CLAIM
82
                           AGAINST PAYMENT BOND
83
84
     To: ... (Name and address of claimant) ...
85
86
          You are notified that the undersigned contests your notice
87
     of nonpayment, dated ....., ...., and served on the
88
     undersigned on ....., ...., and that the time within
89
     which you may file suit to enforce your claim is limited to 60
90
     days after the date of service of this notice.
91
92
          93
94
     Signed: ... (Contractor or Attorney) ...
95
96
     The claim of a claimant upon whom such notice is served and who
97
     fails to institute a suit to enforce his or her claim against
98
     the payment bond within 60 days after service of such notice is
99
     extinguished automatically. The contractor or the contractor's
     attorney shall serve a copy of the notice of contest on to the
100
```

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101 claimant at the address shown in the notice of nonpayment or 102 most recent amendment thereto and shall certify to such service 103 on the face of the notice and record the notice. After the clerk 104 records the notice with the certificate of service, the clerk 105 shall serve, in accordance with s. 713.18, a copy of such recorded notice on the claimant and the contractor or the 106 107 contractor's attorney. The clerk of the court shall charge fees for such services as provided by law. 108

109 2. A claimant, except a laborer, who is not in privity with the contractor shall, before commencing or not later than 110 111 45 days after commencing to furnish labor, services, or materials for the prosecution of the work, serve the contractor 112 with a written notice that he or she intends to look to the bond 113 114 for protection. If the payment bond is not recorded before the commencement of work or before the recommencement of work after 115 116 a default or abandonment as required by subsection (1), the 117 claimant may serve the contractor with such written notice up to 118 45 days after the date that the claimant is served with a copy 119 of the bond. A claimant who is not in privity with the 120 contractor and who has not received payment for furnishing his or her labor, services, or materials shall serve a written 121 122 notice of nonpayment on the contractor and a copy of the notice 123 of nonpayment on the surety. The notice of nonpayment must shall 124 be under oath and served during the progress of the work or 125 thereafter but may not be served earlier than 45 days after the

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126 first furnishing of labor, services, or materials by the 127 claimant or later than 90 days after the final furnishing of the 128 labor, services, or materials by the claimant or, with respect to rental equipment, later than 90 days after the date that the 129 130 rental equipment was last on the job site of the improvement and available for use. Any notice of nonpayment served by a claimant 131 132 who is not in privity with the contractor which includes sums for retainage must specify the portion of the amount claimed for 133 134 retainage. An action for the labor, services, or materials may 135 not be instituted against the contractor or the surety unless 136 the notice to the contractor and notice of nonpayment have been served, if required by this section. Notices required or 137 permitted under this section must be served in accordance with 138 139 s. 713.18. A claimant may not waive in advance his or her right 140 to bring an action under the bond against the surety. In any 141 action brought to enforce a claim against a payment bond under this section, the prevailing party is entitled to recover a 142 143 reasonable fee for the services of his or her attorney for trial and appeal or for arbitration, in an amount to be determined by 144 145 the court or arbitrator, which fee must be taxed as part of the 146 prevailing party's costs, as allowed in equitable actions. The 147 time periods for service of a notice of nonpayment or for 148 bringing an action against a contractor or a surety are shall be 149 measured from the last day of furnishing labor, services, or materials by the claimant and may not be measured by other 150

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151 standards, such as the issuance of a certificate of occupancy or 152 the issuance of a certificate of substantial completion. The 153 negligent inclusion or omission of any information in the notice 154 of nonpayment that has not prejudiced the contractor or surety 155 does not constitute a default that operates to defeat an 156 otherwise valid bond claim. A claimant who serves a fraudulent 157 notice of nonpayment forfeits his or her rights under the bond. 158 A notice of nonpayment is fraudulent if the claimant has 159 willfully exaggerated the amount unpaid, willfully included a 160 claim for work not performed or materials not furnished for the 161 subject improvement, or prepared the notice with such willful 162 and gross negligence as to amount to a willful exaggeration. 163 However, a minor mistake or error in a notice of nonpayment, or 164 a good faith dispute as to the amount unpaid, does not 165 constitute a willful exaggeration that operates to defeat an 166 otherwise valid claim against the bond. The service of a 167 fraudulent notice of nonpayment is a complete defense to the 168 claimant's claim against the bond. The notice of nonpayment 169 under this subparagraph must include the following information, 170 current as of the date of the notice, and must be in 171 substantially the following form: 172 173 NOTICE OF NONPAYMENT 174

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To: ... (name of contractor and address) ...

175

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```
176
177
     ... (name of surety and address)...
178
179
     The undersigned claimant notifies you that:
180
          1.
              Claimant has furnished ... (describe labor, services, or
181
     materials)... for the improvement of the real property
182
     identified as ... (property description) .... The corresponding
183
     amount unpaid to date is $...., of which $.... is unpaid
184
     retainage.
185
          2. Claimant has been paid to date the amount of $.... for
186
     previously furnishing ... (describe labor, services, or
187
     materials)... for this improvement.
188
          3. Claimant expects to furnish ... (describe labor,
189
     services, or materials)... for this improvement in the future
190
     (if known), and the corresponding amount expected to become due
191
     is $.... (if known).
192
193
     I declare that I have read the foregoing Notice of Nonpayment
194
     and that the facts stated in it are true to the best of my
195
     knowledge and belief.
196
197
     198
199
                             ... (signature and address of claimant) ...
200
```

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```
201
     STATE OF FLORIDA
202
     COUNTY OF .....
203
204
     The foregoing instrument was sworn to (or affirmed) and
205
     subscribed before me by means of \Box physical presence or sworn to
206
     (or affirmed) by \Box online notarization this .... day of ....,
207
      ... (year) ..., by ... (name of signatory) ....
208
209
           ... (Signature of Notary Public - State of Florida) ...
210
           ... (Print, Type, or Stamp Commissioned Name of Notary
211
     Public)...
212
213
     Personally Known ...... OR Produced Identification ......
214
215
     Type of Identification Produced
216
                In lieu of the bond required by this section, a
           (7)
217
     contractor may file with the state, county, city, or other
218
     political authority an alternative form of security in the form
219
     of cash; \tau a money order; \tau a certified check; \tau a cashier's
220
     check; , an irrevocable letter of credit, or a domestic corporate
     bond, note, or debenture as authorized in s. 625.317 security of
221
222
     a type listed in part II of chapter 625. Any such alternative
223
     form of security is shall be for the same purpose and be subject
224
     to the same conditions as those applicable to the bond required
     by this section. The determination of the value of an
225
```

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226 alternative form of security shall be made by the appropriate 227 state, county, city, or other political subdivision shall 228 determine the required value of an alternative form of security. 229 (12) Unless otherwise provided in this section, service of 230 any document must be made in accordance with s. 713.18. Section 2. Paragraph (c) of subsection (1) of section 231 232 337.18, Florida Statutes, is amended, and subsection (6) is 233 added to that section, to read: 234 337.18 Surety bonds for construction or maintenance 235 contracts; requirement with respect to contract award; bond 236 requirements; defaults; damage assessments.-237 (1)238 A claimant, except a laborer, who is not in privity (C) 239 with the contractor shall, before commencing or not later than 240 90 days after commencing to furnish labor, materials, or 241 supplies for the prosecution of the work, furnish the contractor 242 with a notice that he or she intends to look to the bond for 243 protection. A claimant who is not in privity with the contractor 244 and who has not received payment for his or her labor, 245 materials, or supplies shall deliver to the contractor and to 246 the surety written notice of the performance of the labor or 247 delivery of the materials or supplies and of the nonpayment. The 248 notice of nonpayment may be served at any time during the 249 progress of the work or thereafter but not before 45 days after the first furnishing of labor, services, or materials, and not 250

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251 later than 90 days after the final furnishing of the labor, 252 services, or materials by the claimant or, with respect to 253 rental equipment, not later than 90 days after the date that the 254 rental equipment was last on the job site of the improvement and 255 available for use. An action by a claimant, except a laborer, 256 who is not in privity with the contractor for the labor, 257 materials, or supplies may not be instituted against the 258 contractor or the surety unless both notices have been given. 259 Written notices required or permitted under this section must 260 may be served in accordance with any manner provided in s. 261 713.18.

262 (6) Unless otherwise provided in this section, service of
263 any document must be made in accordance with s. 713.18.

Section 3. Subsections (13) through (29) of section 713.01, Florida Statutes, are renumbered as subsections (14) through (30), respectively, subsections (4), (8), and (12) are amended, and a new subsection (13) is added to that section, to read:

269 713.01 Definitions.—As used in this part, the term: 270 (4) "Clerk's office" means the office of the clerk of the 271 circuit court of the county, or another office serving as the 272 <u>county recorder as provided by law,</u> in which the real property 273 is located.

(8) "Contractor" means a person other than a materialmanor laborer who enters into a contract with the owner of real

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276 property for improving it τ or who takes over from a contractor 277 as so defined the entire remaining work under such contract. The 278 term "contractor" includes an architect, landscape architect, or 279 engineer who improves real property pursuant to a design-build 280 contract authorized by s. 489.103(16). The term also includes a 281 licensed general contractor or building contractor, as those terms are defined in s. <u>489.105(3)(a) and (b)</u>, respectively, who 282 provides construction management services, which include 283 284 scheduling and coordinating preconstruction and construction 285 phases for the construction project, or who provides program management services, which include schedule control, cost 286 287 control, and coordinating the provision or procurement of 288 planning, design, and construction for the construction project.

289 (12)"Final furnishing" means the last date that the 290 lienor furnishes labor, services, or materials. Such date may 291 not be measured by other standards, such as the issuance of a 292 certificate of occupancy or the issuance of a certificate of 293 final completion, and does not include the correction of 294 deficiencies in the lienor's previously performed work or 295 materials supplied. With respect to rental equipment, the term 296 means the date that the rental equipment was last on the job 297 site of the improvement and available for use.

(13) "Finance charge" means a contractually specified
 additional amount to be paid by the obligor on any balance that
 remains unpaid by the due date set forth in the credit agreement

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301	or other contract.
302	Section 4. Section 713.011, Florida Statutes, is created
303	to read:
304	713.011 Computation of time
305	(1) In computing any time period under this part, if the
306	last day of the time period is a Saturday, Sunday, or holiday
307	specified in s. 110.117(1), or any day observed as a holiday by
308	the clerk's office or designated as a holiday by the chief judge
309	of the circuit, the time period is extended to the end of the
310	next business day.
311	(2) If the clerk's office is closed in response to an
312	emergency for 1 or more days so that a person may not present a
313	document for recording or an action for filing in person to the
314	clerk's staff, the time period for recording a document or
315	filing an action with the clerk's office under this part is
316	tolled. When the clerk's office reopens, the time period is
317	extended by the number of days the clerk's office was closed.
318	Section 5. Paragraph (b) of subsection (2) of section
319	713.10, Florida Statutes, is amended, and subsection (4) is
320	added to that section, to read:
321	713.10 Extent of liens
322	(2)
323	(b) The interest of the lessor is not subject to liens for
324	improvements made by the lessee when:
325	1. The lease, or a short form or a memorandum of the lease
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326 that contains the specific language in the lease prohibiting 327 such liability, is recorded in the official records of the 328 county where the premises are located before the recording of a 329 notice of commencement for improvements to the premises and the 330 terms of the lease expressly prohibit such liability; or

2. The terms of the lease expressly prohibit such liability, and a notice advising that leases for the rental of premises on a parcel of land prohibit such liability has been recorded in the official records of the county in which the parcel of land is located before the recording of a notice of commencement for improvements to the premises, and the notice includes the following:

338

a. The name of the lessor.

b. The legal description of the parcel of land to whichthe notice applies.

341 c. The specific language contained in the various leases342 prohibiting such liability.

343 d. A statement that all or a majority of the leases
344 entered into for premises on the parcel of land expressly
345 prohibit such liability.

346 3. The lessee is a mobile home owner who is leasing a 347 mobile home lot in a mobile home park from the lessor.

348

349 A notice that is consistent with subparagraph 2. effectively 350 prohibits liens for improvements made by a lessee even if other

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351 leases for premises on the parcel do not expressly prohibit 352 liens or if provisions of each lease restricting the application 353 of liens are not identical.

354 (4) The interest of the lessor is not subject to liens for 355 improvements made by the lessee when the lessee is a mobile home 356 owner who is leasing a mobile home lot in a mobile home park 357 from the lessor.

358 Section 6. Paragraphs (a) and (d) of subsection (1) of 359 section 713.13, Florida Statutes, are amended, and paragraph (h) 360 is added to that subsection, to read:

361

713.13 Notice of commencement.-

362 (1) (a) Except for an improvement that is exempt under 363 pursuant to s. 713.02(5), an owner or the owner's authorized 364 agent before actually commencing to improve any real property, 365 or recommencing completion of any improvement after default or 366 abandonment, whether or not a project has a payment bond 367 complying with s. 713.23, shall record a notice of commencement 368 in the clerk's office and forthwith post either a certified copy 369 thereof or a notarized statement that the notice of commencement 370 has been filed for recording along with a copy thereof. The 371 notice of commencement must shall contain all of the following information: 372

A description sufficient for identification of the real
 property to be improved. The description <u>must</u> should include the
 legal description of the property and also should include the

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376 street address and tax folio number of the property if available 377 or, if the there is no street address is not available, such 378 additional information as will describe the physical location of 379 the real property to be improved. 380 A general description of the improvement. 2. 381 The name and address of the owner, the owner's interest 3. 382 in the site of the improvement, and the name and address of the 383 fee simple titleholder, if other than such owner. A lessee who 384 contracts for the improvements is an owner as defined in s. 385 713.01 under s. 713.01(23) and must be listed as the owner 386 together with a statement that the ownership interest is a 387 leasehold interest. 388 4. The name and address of the contractor. 389 5. The name and address of the surety on the payment bond 390 under s. 713.23, if any, and the amount of such bond. 391 6. The name and address of any person making a loan for 392 the construction of the improvements. 393 7. The name and address within the state of a person other 394 than himself or herself who may be designated by the owner as 395 the person upon whom notices or other documents may be served 396 under this part; and service upon the person so designated 397 constitutes service upon the owner. 398 (d) A notice of commencement must be in substantially the 399 following form: 400

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401	Permit No Tax Folio No
402	NOTICE OF COMMENCEMENT
403	State of
404	County of
405	
406	The undersigned hereby gives notice that improvement will be
407	made to certain real property, and in accordance with Chapter
408	713, Florida Statutes, the following information is provided in
409	this Notice of Commencement.
410	1. Description of property:(legal description of the
411	property, and street address if available)
412	2. General description of improvement:
413	3. Owner information or Lessee information if the Lessee
414	contracted for the improvement:
415	a. Name and address:
416	b. Interest in property:
417	c. Name and address of fee simple titleholder (if
418	different from Owner listed above):
419	4.a. Contractor:(name and address)
420	b. Contractor's phone number:
421	5. Surety (if applicable, a copy of the payment bond is
422	attached):
423	a. Name and address:
424	b. Phone number:
425	c. Amount of bond: \$

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426 6.a. Lender: ... (name and address) 427 b. Lender's phone number:.... 428 7. Persons within the State of Florida designated by Owner 429 upon whom notices or other documents may be served as provided by Section 713.13(1)(a)7., Florida Statutes: 430 Name and address:.... 431 a. 432 b. Phone numbers of designated persons:.... 433 8.a. In addition to himself or herself, Owner designates 434 of to receive a copy of the Lienor's 435 Notice as provided in Section 713.13(1)(b), Florida Statutes. 436 b. Phone number of person or entity designated by 437 owner:.... 9. Expiration date of notice of commencement (the 438 439 expiration date will be 1 year after from the date of recording 440 unless a different date is specified) 441 442 WARNING TO OWNER: ANY PAYMENTS MADE BY THE OWNER AFTER THE 443 EXPIRATION OF THE NOTICE OF COMMENCEMENT ARE CONSIDERED IMPROPER 444 PAYMENTS UNDER CHAPTER 713, PART I, SECTION 713.13, FLORIDA 445 STATUTES, AND CAN RESULT IN YOUR PAYING TWICE FOR IMPROVEMENTS TO YOUR PROPERTY. A NOTICE OF COMMENCEMENT MUST BE RECORDED AND 446 447 POSTED ON THE JOB SITE OF THE IMPROVEMENT BEFORE THE FIRST 448 INSPECTION. IF YOU INTEND TO OBTAIN FINANCING, CONSULT WITH YOUR 449 LENDER OR AN ATTORNEY BEFORE COMMENCING WORK OR RECORDING YOUR NOTICE OF COMMENCEMENT. 450

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```
451
452
     ... (Signature of Owner or Lessee, or Owner's or Lessee's
453
     Authorized Officer/Director/Partner/Manager)...
454
455
     ... (Signatory's Title/Office)...
456
457
     The foregoing instrument was acknowledged before me by means of
     \Box physical presence or sworn to (or <u>affirmed</u>) by \Box online
458
     notarization this .... day of ...., ... (year) ..., by ... (name of
459
460
     person) ... as ... (type of authority, . . . e.g. officer,
     trustee, attorney in fact)... for ... (name of party on behalf of
461
462
     whom instrument was executed)....
463
464
      ... (Signature of Notary Public - State of Florida)...
465
466
      ... (Print, Type, or Stamp Commissioned Name of Notary Public)...
467
468
          Personally Known .... OR Produced Identification ....
469
470
          Type of Identification Produced.....
471
          (h) The authority issuing a building permit must accept a
472
     recorded notice of commencement from an owner or the owner's
473
     authorized agent if the notice of commencement is in the form
474
     provided in paragraph (d).
475
          Section 7. Subsections (1), (3), and (4) of section
                                   Page 19 of 41
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476 713.132, Florida Statutes, are amended to read: 713.132 Notice of termination.-477 478 An owner may terminate the period of effectiveness of (1)479 a notice of commencement by executing, swearing to, and 480 recording a notice of termination that contains all of the 481 following: 482 (a) The same information that is in as the notice of 483 commencement.+ 484 (b) The official records' recording office document book 485 and page reference numbers and recording date affixed by the 486 recording office on of the recorded notice of commencement.; 487 (C) A statement of the date as of which the notice of 488 commencement is terminated, which date may not be earlier than 489 30 days after the notice of termination is recorded.+ 490 A statement specifying that the notice applies to all (d) 491 the real property subject to the notice of commencement or 492 specifying the portion of such real property to which it 493 applies.+ 494 (e) A statement that all lienors have been paid in full .+ 495 and 496 (f) A statement that the owner has, before recording the 497 notice of termination, served a copy of the notice of 498 termination on the contractor and on each lienor who has a 499 direct contract with the owner or who has timely served a notice to owner, and a statement that the owner will serve a copy of 500

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501 <u>the notice of termination on each lienor who timely serves a</u> 502 <u>notice to owner after the notice of termination has been</u> 503 <u>recorded</u>. The owner is not required to serve a copy of the 504 notice of termination on any lienor who has executed a waiver 505 and release of lien upon final payment in accordance with s. 506 713.20.

507 (3) An owner may not record a notice of termination <u>at any</u>
508 <u>time after</u> except after completion of construction, or after
509 construction ceases before completion and all lienors have been
510 paid in full or pro rata in accordance with s. 713.06(4).

511 <u>(4)</u> If an owner or a contractor, by fraud or collusion, 512 knowingly makes any fraudulent statement or affidavit in a 513 notice of termination or any accompanying affidavit, the owner 514 and the contractor, or either of them, as the case may be, is 515 liable to any lienor who suffers damages as a result of the 516 filing of the fraudulent notice of termination,; and any such 517 lienor has a right of action for damages occasioned thereby.

518 (5) (4) A notice of termination must be served before 519 recording on each lienor who has a direct contract with the owner and on each lienor who has timely and properly served a 520 notice to owner in accordance with this part before the 521 522 recording of the notice of termination. A notice of termination 523 must be recorded in the official records of the county in which 524 the improvement is located. If properly served before recording 525 in accordance with this subsection, the notice of termination

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526 terminates the period of effectiveness of the notice of 527 commencement 30 days after the notice of termination is recorded 528 in the official records is effective to terminate the notice of 529 commencement at the later of 30 days after recording of the 530 notice of termination or a later the date stated in the notice 531 of termination as the date on which the notice of commencement 532 is terminated. However, if a lienor who began work under the 533 notice of commencement before its termination lacks a direct 534 contract with the owner and timely serves his or her notice to 535 owner after the notice of termination has been recorded, the 536 owner must serve a copy of the notice of termination upon such 537 lienor, and the termination of the notice of commencement as to 538 that lienor is effective 30 days after service of the notice of 539 termination, if the notice of termination has been served 540 pursuant to paragraph (1) (f) on the contractor and on each 541 lienor who has a direct contract with the owner or who has 542 served a notice to owner. Section 8. Subsections (1) and (3) of section 713.135, 543 544 Florida Statutes, are amended to read: 545 713.135 Notice of commencement and applicability of lien.-546 (1)When a any person applies for a building permit, the 547 authority issuing such permit shall: 548 Print on the face of each permit card in no less than (a)

549 14-point, capitalized, boldfaced type: "WARNING TO OWNER: YOUR 550 FAILURE TO RECORD A NOTICE OF COMMENCEMENT MAY RESULT IN YOUR

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551 PAYING TWICE FOR IMPROVEMENTS TO YOUR PROPERTY. A NOTICE OF
552 COMMENCEMENT MUST BE RECORDED AND POSTED ON THE JOB SITE OF THE
553 <u>IMPROVEMENT</u> BEFORE THE FIRST INSPECTION. IF YOU INTEND TO OBTAIN
554 FINANCING, CONSULT WITH YOUR LENDER OR AN ATTORNEY BEFORE
555 RECORDING YOUR NOTICE OF COMMENCEMENT."

556 Provide the applicant and the owner of the real (b) 557 property upon which improvements are to be constructed with a 558 printed statement stating that the right, title, and interest of 559 the person who has contracted for the improvement may be subject 560 to attachment under the Construction Lien Law. The Department of 561 Business and Professional Regulation shall furnish, for 562 distribution, the statement described in this paragraph, and the 563 statement must be a summary of the Construction Lien Law and 564 must include an explanation of the provisions of the 565 Construction Lien Law relating to the recording, and the posting 566 of copies, of notices of commencement and a statement 567 encouraging the owner to record a notice of commencement and 568 post a copy of the notice of commencement in accordance with s. 569 713.13. The statement must also contain an explanation of the 570 owner's rights if a lienor fails to furnish the owner with a 571 notice as provided in s. 713.06(2) and an explanation of the 572 owner's rights as provided in s. 713.22. The authority that 573 issues the building permit must obtain from the Department of 574 Business and Professional Regulation the statement required by this paragraph and must mail, deliver by electronic mail or 575

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576 other electronic format or facsimile, or personally deliver that 577 statement to the owner or, in a case in which the owner is 578 required to personally appear to obtain the permit, provide that 579 statement to any owner making improvements to real property 580 consisting of a single or multiple family dwelling up to and 581 including four units. However, the failure by the authorities to 582 provide the summary does not subject the issuing authority to 583 liability.

(c) In addition to providing the owner with the statement as required by paragraph (b), inform each applicant who is not the person whose right, title, and interest is subject to attachment that, as a condition to the issuance of a building permit, the applicant must promise in good faith that the statement will be delivered to the person whose property is subject to attachment.

(d) Furnish to the applicant two or more copies of a formof notice of commencement conforming with s. 713.13.

593 (e) Require If the direct contract is greater than \$2,500, 594 the applicant to shall file with the issuing authority before 595 prior to the first inspection either a certified copy of the 596 recorded notice of commencement if the direct contract is 597 greater than \$5,000. For purposes of this paragraph, the term 598 "copy of the notice of commencement" means a certified copy of 599 the recorded notice of commencement, or a notarized statement 600 that the notice of commencement has been filed for recording τ

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along with a copy thereof, or the clerk's office's official records identifying information that includes the instrument number for the notice of commencement or the number and page of book where the notice of commencement is recorded, as identified by the clerk.

I. In the absence of the filing of a certified copy of the recorded notice of commencement, the issuing authority or a private provider performing inspection services may not perform or approve subsequent inspections until the applicant files by mail, facsimile, hand delivery, or any other means such certified copy with the issuing authority.

612 2. The certified copy of the notice of commencement must 613 contain the name and address of the owner, the name and address 614 of the contractor, and the location or address of the property 615 being improved. The issuing authority shall verify that the name 616 and address of the owner, the name of the contractor, and the 617 location or address of the property being improved which is 618 contained in the certified copy of the notice of commencement is 619 consistent with the information in the building permit 620 application.

621 <u>3.</u> The issuing authority shall provide the recording 622 information on the certified copy of the recorded notice of 623 commencement to any person upon request.

624 <u>4.</u> This <u>paragraph</u> subsection does not require the 625 recording of a notice of commencement <u>before</u> prior to the

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641

626 issuance of a building permit. If a local government requires a 627 separate permit or inspection for installation of temporary 628 electrical service or other temporary utility service, land clearing, or other preliminary site work, such permits may be 629 630 issued and such inspections may be conducted without providing 631 the issuing authority with a certified copy of the a recorded 632 notice of commencement or a notarized statement regarding a 633 recorded notice of commencement. This subsection does not apply 634 to a direct contract to repair or replace an existing heating or 635 air-conditioning system in an amount less than \$15,000.

636 <u>(f)(e)</u> Not require that a notice of commencement be 637 recorded as a condition of the application for, or processing or 638 issuance of, a building permit. However, this paragraph does not 639 modify or waive the inspection requirements set forth in this 640 subsection.

642 This subsection does not apply to a direct contract to repair or 643 replace an existing heating or air-conditioning system in an 644 amount less than \$15,000.

(3) An issuing authority under subsection (1) is not
liable in any civil action for the failure to verify that a
certified copy of the recorded notice of commencement, a
notarized statement that the notice of commencement has been
filed for recording along with a copy thereof, or the clerk's
office's official records identifying information that includes

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651 the instrument number for the notice of commencement or the 652 number and page of book where the notice of commencement is 653 recorded, as identified by the clerk, has been filed in 654 accordance with this section. 655 Section 9. Section 713.18, Florida Statutes, is amended to 656 read: 657 713.18 Manner of serving documents notices and other 658 instruments.-659 (1)Unless otherwise specifically provided by law, service 660 of any document notices, claims of lien, affidavits, 661 assignments, and other instruments permitted or required under 662 this part, s. 255.05, or s. 337.18, or copies thereof when so 663 permitted or required, unless otherwise specifically provided in 664 this part, must be made by one of the following methods: 665 By hand actual delivery to the person to be served; if (a) 666 a partnership, to one of the partners; if a corporation, to an 667 officer or, director, managing agent, or business agent; or, if 668 a limited liability company, to a member or manager; or to an 669 employee or agent authorized by the partnership, corporation, or 670 limited liability company to receive service of such document. 671 (b) By common carrier delivery service or by registered, 672 Global Express Guaranteed, or certified mail to the person to be 673 served, with postage or shipping paid by the sender and with 674 evidence of delivery, which may be in an electronic format. 675 (c) By posting on the site of the improvement if service

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676 as provided by paragraph (a) or paragraph (b) cannot be 677 accomplished. 678 Notwithstanding subsection (1), service of a notice to (2) 679 owner or a preliminary notice to contractor under this part, s. 680 255.05, or s. 337.18, or s. 713.23 is effective as of the date 681 of mailing and the requirements for service under this section 682 have been satisfied if all of the following requirements have 683 been met:

(a) The notice is mailed by registered, Global Express
Guaranteed, or certified mail, with postage prepaid, to the
person to be served <u>and addressed as prescribed</u> at any of the
addresses set forth in subsection (3).;

(b) The notice is mailed within 40 days after the date the
lienor first furnishes labor, services, or materials.; and

(c)1. The person who served the notice maintains a registered or certified mail log that shows the registered or certified mail number issued by the United States Postal Service, the name and address of the person served, and the date stamp of the United States Postal Service confirming the date of mailing; or

696 2. The person who served the notice maintains electronic 697 tracking records <u>approved or</u> generated by the United States 698 Postal Service containing the postal tracking number, the name 699 and address of the person served, and verification of the date 690 of receipt by the United States Postal Service.

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CS/CS/HB331, Engrossed 1
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701 (3)(a) <u>Notwithstanding subsection (1)</u>, service of <u>a</u> 702 <u>document under an instrument pursuant to</u> this section is 703 effective on the date of mailing <u>or shipping</u>, and the 704 <u>requirements for service under this section have been satisfied</u>, 705 <u>the instrument if the document meets both of the following</u> 706 requirements it:

1. <u>It</u> is sent to the last address shown in the notice of commencement or any amendment thereto or, in the absence of a notice of commencement, to the last address shown in the building permit application, or to the last known address of the person to be served.; and

712 2. <u>It</u> is returned as being "refused," "moved, not 713 forwardable," or "unclaimed," or is otherwise not delivered or 714 deliverable through no fault of the person serving the <u>document</u> 715 <u>item</u>.

716 (b) If the address shown in the notice of commencement or 717 any amendment thereto to the notice of commencement, or, in the 718 absence of a notice of commencement, in the building permit 719 application, is incomplete for purposes of mailing or delivery, 720 the person serving the document item may complete the address and properly format it according to United States Postal Service 721 addressing standards using information obtained from the 722 723 property appraiser or another public record without affecting 724 the validity of service under this section.

725

(4) A document notice served by a lienor on one owner or

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726 one partner of a partnership owning the real property is deemed 727 served on notice to all owners and partners.

728 Section 10. Section 713.21, Florida Statutes, is amended 729 to read:

730 713.21 Discharge of lien.-A lien properly perfected under
731 this chapter may be discharged, or released in whole or in part,
732 by any of the following methods:

(1) By entering satisfaction of the lien upon the margin of the record thereof in the clerk's office when not otherwise prohibited by law. This satisfaction <u>must</u> shall be signed by the lienor <u>or</u> the lienor's agent or attorney and attested by said clerk. Any person who executes a claim of lien <u>has</u> shall have authority to execute a satisfaction in the absence of actual notice of lack of authority to any person relying on the same.

740 By the satisfaction or release of the lienor, duly (2) 741 acknowledged and recorded in the clerk's office. The 742 satisfaction or release must include the lienor's notarized 743 signature and set forth the official records' reference number 744 and recording date affixed by the recording office on the 745 subject lien. Any person who executes a claim of lien has shall 746 have authority to execute a satisfaction or release in the 747 absence of actual notice of lack of authority to any person 748 relying on the same.

(3) By failure to begin an action to enforce the lienwithin the time prescribed in this part.

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751 By an order of the circuit court of the county where (4) 752 the property is located, as provided in this subsection. Upon 753 filing a complaint therefor by any interested party the clerk 754 shall issue a summons to the lienor to show cause within 20 days 755 after service of the summons why his or her lien should not be 756 enforced by action or vacated and canceled of record. Upon 757 failure of the lienor to show cause why his or her lien should 758 not be enforced or the lienor's failure to commence such action 759 before the return date of the summons the court shall forthwith 760 order cancellation of the lien. 761 By recording in the clerk's office the original or a (5) 762 certified copy of a judgment or decree of a court of competent 763 jurisdiction showing a final determination of the action. 764 Section 11. Subsection (2) of section 713.22, Florida 765 Statutes, is amended to read: 766 713.22 Duration of lien.-767 An owner or the owner's attorney may elect to shorten (2)768 the time prescribed in subsection (1) within which to commence 769 an action to enforce any claim of lien or claim against a bond 770 or other security under s. 713.23 or s. 713.24 by recording in 771 the clerk's office a notice in substantially the following form: 772 NOTICE OF CONTEST OF LIEN 773 To: ... (Name and address of lienor) ... 774 You are notified that the undersigned contests the claim of lien 775 filed by you on, ... (year)..., and recorded in Book

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776, Page, of the public records of County, Florida, 777 and that the time within which you may file suit to enforce your 778 lien is limited to 60 days from the date of service of this 779 notice. This day of, ... (year).... 780 Signed: ... (Owner or Attorney) ... 781 The lien of any lienor upon whom such notice is served and who 782 fails to institute a suit to enforce his or her lien within 60 783 days after service of such notice is shall be extinguished 784 automatically. The clerk shall serve, in accordance with s. 785 713.18, a copy of the notice of contest on to the lienor lien 786 claimant at the address shown in the claim of lien or most 787 recent amendment thereto and shall certify to such service and 788 the date of service on the face of the notice and record the 789 notice. After the clerk records the notice with the certificate 790 of service, the clerk shall serve, in accordance with s. 713.18, a copy of such recorded notice on the lienor and the owner or 791 792 the owner's attorney. The clerk of the court shall charge fees 793 for such services as provided by law. 794 Section 12. Paragraphs (d) and (e) of subsection (1) of 795 section 713.23, Florida Statutes, are amended to read: 796 713.23 Payment bond.-797 (1)798 (d) In addition, a lienor who has not received payment for 799 furnishing his or her labor, services, or materials must, as a condition precedent to recovery under the bond, serve a written 800 Page 32 of 41

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801 notice of nonpayment on to the contractor and a copy of the 802 notice of nonpayment on the surety. The notice of nonpayment 803 must be under oath and served during the progress of the work or 804 thereafter, but may not be served later than 90 days after the 805 final furnishing of labor, services, or materials by the lienor, 806 or, with respect to rental equipment, later than 90 days after 807 the date the rental equipment was on the job site of the improvement and available for use. A notice of nonpayment that 808 809 includes sums for retainage must specify the portion of the 810 amount claimed for retainage. The required notice satisfies this 811 condition precedent with respect to the payment described in the 812 notice of nonpayment, including unpaid finance charges due under the lienor's contract, and with respect to any other payments 813 814 which become due to the lienor after the date of the notice of 815 nonpayment. The time period for serving a notice of nonpayment 816 is shall be measured from the last day of furnishing labor, 817 services, or materials by the lienor and may not be measured by 818 other standards, such as the issuance of a certificate of 819 occupancy or the issuance of a certificate of substantial 820 completion. The failure of a lienor to receive retainage sums 821 not in excess of 10 percent of the value of labor, services, or 822 materials furnished by the lienor is not considered a nonpayment 823 requiring the service of the notice provided under this 824 paragraph. If the payment bond is not recorded before 825 commencement of construction, the time period for the lienor to

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826 serve a notice of nonpayment may, at the option of the lienor, 827 be calculated from the date specified in this section or the 828 date the lienor is served a copy of the bond. However, the 829 limitation period for commencement of an action on the payment 830 bond as established in paragraph (e) may not be expanded. The 831 negligent inclusion or omission of any information in the notice 832 of nonpayment that has not prejudiced the contractor or surety 833 does not constitute a default that operates to defeat an 834 otherwise valid bond claim. A lienor who serves a fraudulent 835 notice of nonpayment forfeits his or her rights under the bond. 836 A notice of nonpayment is fraudulent if the lienor has willfully 837 exaggerated the amount unpaid, willfully included a claim for 838 work not performed or materials not furnished for the subject 839 improvement, or prepared the notice with such willful and gross 840 negligence as to amount to a willful exaggeration. However, a minor mistake or error in a notice of nonpayment, or a good 841 842 faith dispute as to the amount unpaid, does not constitute a 843 willful exaggeration that operates to defeat an otherwise valid 844 claim against the bond. The service of a fraudulent notice of 845 nonpayment is a complete defense to the lienor's claim against 846 the bond. The notice under this paragraph must include the 847 following information, current as of the date of the notice, and 848 must be in substantially the following form: 849

850

NOTICE OF NONPAYMENT

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851
852
     To ... (name of contractor and address) ...
853
854
     ... (name of surety and address)...
855
856
     The undersigned lienor notifies you that:
857
          1.
              The lienor has furnished ... (describe labor, services,
858
     or materials)... for the improvement of the real property
859
     identified as ... (property description).... The corresponding
860
     amount unpaid to date is $...., of which $.... is unpaid
861
     retainage.
862
          2. The lienor has been paid to date the amount of $....
863
     for previously furnishing ... (describe labor, services, or
864
     materials)... for this improvement.
865
              The lienor expects to furnish ... (describe labor,
          3.
866
     services, or materials) ... for this improvement in the future
867
     (if known), and the corresponding amount expected to become due
868
     is $.... (if known).
869
870
     I declare that I have read the foregoing Notice of Nonpayment
     and that the facts stated in it are true to the best of my
871
     knowledge and belief.
872
873
874
     DATED on ....., .....
875
```

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876	(signature and address of lienor)
877	
878	STATE OF FLORIDA
879	COUNTY OF
880	
881	The foregoing instrument was sworn to (or affirmed) and
882	subscribed before me by means of \Box physical presence or sworn to
883	(or affirmed) by \Box online notarization this day of,
884	(year), by(name of signatory)
885	(Signature of Notary Public - State of Florida)
886	(Print, Type, or Stamp Commissioned Name of Notary
887	Public)
888	
889	Personally Known OR Produced Identification
890	
891	Type of Identification Produced
892	(e) An action for the labor <u>,</u> or materials <u>,</u> or supplies may
893	not be instituted or prosecuted against the contractor or surety
894	unless both notices have been given, if required by this
895	section. An action <u>must</u> may not be instituted or prosecuted
896	against the contractor or against the surety on the bond under
897	this section <u>within</u> after 1 year <u>after</u> from the performance of
898	the labor or completion of delivery of the materials and
899	supplies. The time period for bringing an action against the
900	contractor or surety on the bond $\underline{\mathrm{is}}$ $\underline{\mathrm{shall}}$ be measured from the
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901 last day of furnishing labor, services, or materials by the 902 lienor. The time period may not be measured by other standards, 903 such as the issuance of a certificate of occupancy or the 904 issuance of a certificate of substantial completion. A 905 contractor or the contractor's attorney may elect to shorten the 906 time within which an action to enforce any claim against a 907 payment bond provided under this section or s. 713.245 must be 908 commenced at any time after a notice of nonpayment, if required, 909 has been served for the claim by recording in the clerk's office a notice in substantially the following form: 910 NOTICE OF CONTEST OF CLAIM 911 912 AGAINST PAYMENT BOND 913 To: ... (Name and address of lienor) ... 914 You are notified that the undersigned contests your notice 915 of nonpayment, dated, and served on the undersigned 916 on, and that the time within which you may file suit 917 to enforce your claim is limited to 60 days after from the date 918 of service of this notice. 919 DATED on, 920 Signed: ... (Contractor or Attorney) ... 921 The claim of any lienor upon whom the notice is served and who fails to institute a suit to enforce his or her claim against 922 923 the payment bond within 60 days after service of the notice is 924 shall be extinguished automatically. The contractor or the 925 contractor's attorney shall serve, in accordance with s. 713.18,

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926 a copy of the notice of contest to the lienor at the address 927 shown in the notice of nonpayment or most recent amendment 928 thereto and shall certify to such service on the face of the 929 notice and record the notice. After the clerk records the notice 930 with the certificate of service, the clerk shall serve, in accordance with s. 713.18, a copy of such recorded notice on the 931 932 lienor and the contractor or the contractor's attorney. The 933 clerk of the court shall charge fees for such services as 934 provided by law. 935 Section 13. Subsections (1) and (3) of section 713.24, 936 Florida Statutes, are amended to read: 937 713.24 Transfer of liens to security.-938 (1) Any lien claimed under this part may be transferred, 939 by any person having an interest in the real property upon which 940 the lien is imposed or the contract under which the lien is 941 claimed, from such real property to other security by either: 942 Depositing in the clerk's office a sum of money; τ or (a) 943 (b) Filing in the clerk's office a bond executed as surety 944 by a surety insurer licensed to do business in this state, 945 946 either to be in an amount equal to the amount demanded in such 947 claim of lien, plus interest thereon at the legal rate for 3 948 years, plus \$5,000 \$1,000 or 25 percent of the amount demanded 949 in the claim of lien, whichever is greater, to apply on any 950 attorney attorney's fees and court costs that may be taxed in

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951 any proceeding to enforce said lien. Such deposit or bond must 952 shall be conditioned to pay any judgment or decree which may be 953 rendered for the satisfaction of the lien for which such claim 954 of lien was recorded. Upon making such deposit or filing such 955 bond, the clerk shall make and record a certificate, which must include a copy of the deposit or bond used to transfer, showing 956 957 the transfer of the lien from the real property to the security 958 and shall mail a copy thereof together with a copy of the 959 deposit or bond used to transfer by registered or certified mail 960 to the lienor named in the claim of lien so transferred, at the 961 address stated therein. Upon filing the certificate of transfer, 962 the real property is shall thereupon be released from the lien 963 claimed, and such lien is shall be transferred to said security. 964 In the absence of allegations of privity between the lienor and 965 the owner, and subject to any order of the court increasing the 966 amount required for the lien transfer deposit or bond, no other 967 judgment or decree to pay money may be entered by the court 968 against the owner. The clerk is shall be entitled to a service 969 charge for making and serving the certificate, in the amount of 970 up to \$20, from which the clerk shall remit \$5 to the Department 971 of Revenue for deposit into the General Revenue Fund. If the 972 transaction involves the transfer of multiple liens, the clerk 973 shall charge an additional service charge of up to \$10 for each additional lien shall be charged, from which the clerk shall 974 975 remit \$2.50 to the Department of Revenue for deposit into the

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976 General Revenue Fund. For recording the certificate and 977 approving the bond, the clerk shall receive her or his usual 978 statutory service charges as prescribed in s. 28.24. Any number 979 of liens may be transferred to one such security.

980 Any party having an interest in such security or the (3) 981 property from which the lien was transferred may at any time, 982 and any number of times, file a complaint in chancery in the 983 circuit court of the county where such security is deposited, or 984 file a motion in a pending action to enforce a lien, for an 985 order to require additional security, reduction of security, change or substitution of sureties, payment of discharge 986 987 thereof, or any other matter affecting said security. If the 988 court finds that the amount of the deposit or bond in excess of 989 the amount claimed in the claim of lien is insufficient to pay 990 the lienor's attorney attorney's fees and court costs incurred 991 in the action to enforce the lien, the court must increase the 992 amount of the cash deposit or lien transfer bond. Nothing in 993 This section may not shall be construed to vest exclusive 994 jurisdiction in the circuit courts over transfer bond claims for 995 nonpayment of an amount within the monetary jurisdiction of the 996 county courts.

997Section 14.Section 713.25, Florida Statutes, is repealed.998Section 15.Section 713.29, Florida Statutes, is amended999to read:

1000

713.29 Attorney Attorney's fees.-In any action brought to

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1001 enforce a lien, including a lien that has been transferred to 1002 security, or to enforce a claim against a bond under this part, 1003 the prevailing party is entitled to recover a reasonable fee for 1004 the services of her or his attorney for trial and appeal or for 1005 arbitration, in an amount to be determined by the court, which 1006 fee must be taxed as part of the prevailing party's costs, as 1007 allowed in equitable actions.

1008

Section 16. This act shall take effect October 1, 2023.

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