# 2013 -- H 5726

LC01203

# STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

### **JANUARY SESSION, A.D. 2013**

#### AN ACT

## RELATING TO PROPERTY - COMMERCIAL REAL ESTATE BROKER LIEN ACT

Introduced By: Representative Michael J. Marcello

Date Introduced: February 28, 2013

Referred To: House Corporations

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 34 of the General Laws entitled "PROPERTY" is hereby amended by
2	adding thereto the following chapter:
3	CHAPTER 49
4	COMMERCIAL REAL ESTATE BROKER LIEN ACT
5	34-49-1. Short title. – This chapter shall be known and may be cited as the "Commercial
6	Real Estate Broker Lien Act."
7	34-49-2. Definitions As used in this chapter, the following words shall have the
8	following meanings:
9	(1) "Commercial real estate" means any real estate other than: (i) Real estate containing
0	one to four (4) residential units; (ii) Real estate on which: (A) No buildings or structures are
1	located; and (B) Which is zoned for single-family residential use; or (iii) Single-family residential
2	units such as condominiums, townhouses, or homes singly or in a subdivision when sold, leased,
3	or otherwise conveyed on a unit by unit basis, even though these units may be a part of a larger
4	building or parcel of real estate containing more than four (4) residential units.
5	(2) "Compensation" means fees, commissions, and any and all other compensation which
6	may be due a real estate broker for performance of licensed services as defined in section 5-20-1
7	et seq.
8	(3) "Real estate" and "real estate broker" are as defined in section 5-20.5-1 et seq.
9	34-49-3. Broker's lien. – (a) Any real estate broker shall have a lien upon commercial

1	real estate or any interest in that commercial real estate which is the subject of a purchase, lease
2	or other conveyance to a buyer or tenant (which transferee includes without limitation subtenant
3	and assignee) of an interest in the commercial real estate, in the amount of compensation that the
4	real estate broker is due for licensed services, which compensation shall include without
5	limitation, brokerage fees, consulting fees, and management fees:
6	(1) Under a written instrument which is executed either by the owner of an interest in the
7	commercial real estate or by the owner's authorized agent; or
8	(2) Under a written instrument executed by a prospective buyer or prospective tenant or
9	its respective authorized agent.
10	The lien shall be available to the real estate broker named or referred to in the agreement
11	or instrument signed by the owner, buyer, or tenant (or their respective agents) and not to an
12	employee or independent contractor employed by or affiliated with the real estate broker.
13	(b) A lien under this chapter shall attach to the commercial real estate or any interest in
14	the commercial real estate upon:
15	(1) The real estate broker being entitled to compensation under a written instrument
16	signed by the owner, buyer, tenant, or their authorized agent, as applicable; and
17	(2) Except as provided in subsections (c), (d), (e), or (f) below, the real estate broker
18	recording a notice of lien in the land evidence records for the municipality in which the
19	commercial real estate or any interest in the commercial real estate is located, prior to the
20	recording of an actual instrument of conveyance or transfer of legal title to the commercial real
21	estate against which the real estate broker claims a lien by the party from whom compensation is
22	claimed. The lien shall attach as of the date of the recording of the notice of lien and does not and
23	shall not relate back to the date of the written agreement. If a notice of lien is recorded after the
24	date of recording of an instrument conveying or transferring legal title to the commercial real
25	estate from the party from whom compensation is claimed, then such notice of lien shall not
26	constitute a lien on the interest in commercial real estate held by the transferee.
27	(c) Except as provided in subsections (d), (e), or (f) when payment to a real estate broker
28	is due in installments, a portion of which is due only after the conveyance or transfer of the
29	commercial real estate or interest therein, any notice of lien for those payments due after the
30	transfer or conveyance may be recorded at any time which is subsequent to the transfer or
31	conveyance of the commercial real estate or interest therein or which time is within ninety (90)
32	days of the date on which the payment is due. Such notice of lien shall only be effective as a lien
33	against the transferor's interest in the commercial real estate to the extent funds are owed to the
34	transferor by the transferee, but the lien shall be effective as a lien against the transferee's interest

in the commercial real estate without limitations described above in this section. A single claim
for lien recorded prior to transfer or conveyance of the commercial real estate or interest therein
claiming all compensation due in installments shall also be valid and enforceable as it pertains to
payments due after the transfer or conveyance; provided however, that as payments or partial
payments of compensation are received, the real estate broker shall provide partial releases
therefor, thereby reducing the amount due the real estate broker under its lien.

(d) In the case of a lease (which shall also include a sublease or assignment of lease), the notice of lien must be recorded not later than ninety (90) days after the tenant occupies the leased premises. Provided, however, that if the landlord serves written notice of the intended execution of the lease by personal service on the real estate broker entitled to claim a lien, at least ten (10) days prior to the date of the intended execution of the lease, the notice of lien must be recorded before the date indicated in such notice for the execution of the lease. The lien shall attach as of the recording of the notice of lien and does not and shall not relate back to the date of the written agreement.

(e) If a real estate broker may be due any compensation excluding compensation due upon execution of the initial lease, such as compensation arising from and including, but not limited to, the exercise of an option: (1) To expand leased premises; (2) To renew or extend a lease; or (3) To purchase commercial real estate; which compensation is due, pursuant to a written agreement or instrument signed by the then owner or tenant (collectively "future commissions"), then the real estate broker may record its notice of lien at any time after execution of the lease or other written agreement which contains such rights, but not later than ninety (90) days after the occurrence of the act or event on which the future commission is claimed. An action to enforce a lien to collect future commissions must be commenced within two (2) years of the act or event for which the future commission is claimed.

(f) In the event that the commercial real estate is sold or otherwise conveyed prior to the date on which a future commission is due, if the real estate broker has recorded a valid notice of lien prior to the sale or other conveyance of the commercial real estate, then the purchaser or transferee shall be deemed to have notice of and shall take title to the commercial real estate subject to the notice of lien. Provided, however, that if a real estate broker claiming a future commission fails to record its notice of lien for future commission prior to the recording of a deed conveying legal title to the commercial real estate to the purchaser or transferee for consideration, then such real estate broker may not claim a lien on the commercial real estate, and any notice of lien recorded subsequent to the recording of such deed shall not constitute a lien on the commercial real estate and shall be null and void and of no effect.

1	(g) If a real estate broker claims compensation based on a written instrument executed by
2	a prospective buyer or tenant or agent as described in subdivision (a)(2) of this section, then the
3	notice of lien shall attach upon the prospective buyer or tenant purchasing or otherwise accepting
4	a conveyance or transfer of the commercial real estate or interest therein and the recording of a
5	notice of lien by the real estate broker in the land evidence records in which the commercial real
6	estate, or any interest in the commercial real estate is located, within ninety (90) days after the
7	recording of the deed or other instrument for the purchase or other conveyance or transfer to the
8	buyer or within ninety (90) days of such tenant occupying the leased premises in the case of a
9	lease or sublease transaction. The lien shall attach as of the date of the recording of the notice of
10	lien and does not and shall not relate back to the date of the written agreement.
11	(h) The real estate broker shall, within ten (10) days of recording its notice of lien, either
12	personally serve, deliver to, or mail a copy of the notice of lien by registered or certified mail,
13	return receipt requested, to the owner of record or to the agent of the owner of record at: (1) The
14	address of the owner stated in the written instrument on which the claim for lien is based; or (2) If
15	no such address is given, then to the address where the real estate tax bill(s) are sent for the
16	commercial real estate on which the claim of the lien is based; or (3) To the address of the
17	property. Mailing of the copy of the notice of lien is effective when deposited in a United States
18	mailbox with postage prepaid.
19	(i) A real estate broker may bring suit to enforce a lien in the superior court for the county
20	where the commercial real estate is located by filing a complaint and sworn affidavit that the
21	notice of lien has been recorded.
22	(j) A real estate broker claiming a lien shall, within two (2) years after recording the
23	notice of lien, commence proceedings by filing a complaint and recording a notice of lis pendens
24	in the land evidence records in the municipality in which the commercial real estate is located.
25	Failure to commence proceedings as required herein within two (2) years after recording the
26	notice of lien shall extinguish the lien.
27	(k) A real estate broker claiming a lien based upon an option or other right to purchase or
28	lease shall, within two (2) years after the transfer or conveyance of the commercial real estate
29	under the exercise of the option to purchase or lease, commence proceedings by filing a
30	complaint and recording a notice of lis pendens in the land evidence records in the municipality in
31	which the commercial real estate is located.
32	(l) Failure to commence proceedings within the time limits set forth herein shall
33	extinguish the lien.
34	(m) A complaint under this section shall contain a brief statement or description of the

agreement, contract, or instrument on which the notice of lien was filed, the date when the		
agreement, contract or instrument was made, a description of the services performed, the amount		
of compensation due and unpaid, a description of the commercial real estate which is subject to		
the notice of lien, and other facts reasonably necessary to describe the rights of the parties. The		
plaintiff shall make all interested parties of whose interest the plaintiff real estate broker is		
notified or has knowledge defendants to the action, and shall issue summons and provide service		
as in other civil action. When any defendant resides outside or has left the state, or on inquiry		
cannot be found, or is concealed within the state so that process cannot be served on that		
defendant, the plaintiff shall cause a notice to be given to that defendant, or cause a copy of the		
complaint to be served upon that defendant in the manner and upon the same condition as in other		
civil actions. Failure of the plaintiff to provide proper summons or notice shall be grounds for		
judgment against the plaintiff and in favor of the defendant which is not properly served with		
summons or notice. All liens claimed under this chapter shall be foreclosed as provided in chapter		
<u>34-27.</u>		
(n) The notice of lien shall state the name of the claimant, the name of the legal title		
owner of the commercial real estate, a legal description of the commercial real estate upon which		
the lien is claimed, the amount for which the lien is claimed, and the number of the real estate		
broker's license. The notice of lien shall recite that the information contained in notice is true and		
accurate to the knowledge of the signator. The notice of lien shall be executed by the real estate		
broker or by a person authorized to execute on behalf of the real estate broker and shall be		
verified. A notice of lien substantially in the following form shall be deemed to comply with the		
foregoing requirements:		
NOTICE OF COMMERCIAL REAL		
ESTATE BROKER LIEN		
LAND EVIDENCE RECORDS		
<u>XXX</u>		
Broker-Claimant,		
<u>vs.</u>		
XXX,		
<u>Owner</u>		
Notice is hereby given that the undersigned Broker-Claimant, whose real estate license number is		
, and whose business address is, makes the		
following statement and claims a Commercial Real Estate Broker Lien under the law entitled		

"Commercial	Real Estate Broker Lien Ac	et," chapter 34-49 states:		
<u>(1)</u>		, Rhode I	sland , Plat	and
Lot Number,	Lot Number, and which is legally described on Exhibit A attach			ched
hereto is impr	hereto is improved with a commercial building. The record owner of the Property ("Owner")			
	andas Tenant/Sublessor.			
(2) Th	(2) There is a written agreement to which the Tenant/Sublessor of the Property, is a par			
by which Ten	by which Tenant/Sublessor is obligated to pay Broker-Claimant a commission.			
(3) That the Broker-Claimant by its sponsored licensee(s) provided services for sa			said	
Tenant/Sublessor and is in compliance with Broker-Claimant's obligations under a written			itten	
agreement to which Tenant/Sublessor is a party;				
(4) That the amount of the commission or fee to which Broker-Claimant is entitled i			ed is	
\$ ; and				
(5) Br	(5) Broker-Claimant now claims a lien on the Property and all improvements thereon and			and
against all persons interested therein in the sum of				
and 00/100 (\$	).			
		<u>By:</u>		
		Its Authorize	ed Agent	
STATE OF R	STATE OF RHODE ISLAND			
COUNTY OF	COUNTY OF			
		as agent for	, <u>b</u>	eing
first duly sworn on his/her oath, deposes and states that he/she has read the foregoing Lien Notice				
for Commerc	ial Real Estate Broker L	ien and knows the content	s thereof and that all	the
Statements the	erein contained are true and	accurate to the knowledge of	f the undersigned.	
Subscribed an	d sworn to before me this			
day of	, <u> </u>			
Notary Public				
My commission	My commission expires:			
Prepared by:	<u>ATTY</u>			
	<u>FIRM</u>			
	<u>ADDRESS</u>			
	<u>PHONE</u>			

1	Return to:	<u>ATTY</u>	
2		<u>FIRM</u>	
3		<u>ADDRESS</u>	
4		<u>PHONE</u>	
5	(o) Wh	nenever a notice of lien has been filed with the office of the applicable land	
6	evidence records and a condition occurs which would preclude the real estate broker's right to		
7	compensation under the terms of the written instrument on which the lien is based, the real estat		
8	broker shall provide to the owner of record of the commercial real estate, within ten (10) day		
9	following written demand by such owner of record, a recordable written release or satisfaction o		
10	the notice of lien.		
11	(p) Upon written demand of the owner, hence, or other authorized agent of the owner of		
12	lienee, which d	lemand shall be served on the real estate broker claiming the lien requiring suit to	
13	be commenced	to enforce the lien or answer to be filed in pending suit, a suit shall be commenced	
14	or answer filed	within thirty (30) days after actual receipt thereof or the lien shall be extinguished.	
15	Service of suc	h written demand may be made by registered or certified mail, return receipt	
16	requested, or by	y personal service.	
17	(q) Wh	nenever a notice of lien has been recorded with the land evidence records and such	
18	claimed comm	ission has been paid to the real estate broker claiming the lien, or where there is	
19	failure to institu	ute a suit to enforce the lien within the time provided by this chapter, the real estate	
20	broker shall ac	cknowledge satisfaction or release of the notice of lien in writing, on written	
21	demand of the	owner within five (5) days after payment or within five (5) days of expiration of	
22	the time in whi	ch the complaint was to be filed.	
23	<u>(r) If t</u>	the real estate broker and the party or parties from whom the commission is	
24	claimed agree t	to alternative dispute resolution ("ADR"), the claim shall be heard and resolved in	
25	the forum on	which these parties have agreed. The court before which the lien enforcement	
26	proceeding is b	rought shall retain jurisdiction to enter judgment on the award or other result made	
27	or reached in A	ADR on all parties to the foreclosure. The real estate broker's notice of lien shall	
28	remain on reco	ord and the enforcement proceeding shall be stayed during the pendency of the	
29	ADR process.		
30	(s) The	cost of proceedings brought under this chapter including in trial, appellate courts,	
31	and ADR proce	eedings including reasonable attorneys' fees, costs, and prejudgment interest, costs,	
32	and fees shall	be equitably apportioned by the court or ADR tribunal among the responsible	
33	parties.		
34	(t) Exc	ept for a waiver or release of lien provided in consideration of payment of the fee	

1 claimed by the real estate broker, or pursuant to subsections 3(o) and 3(q) above, and waiver of a 2 real estate broker's right to lien commercial real estate under this chapter, or any other waiver or 3 release of lien shall be void. 4 (u) The foregoing provisions of this subsection shall not limit or otherwise affect claims 5 or defenses or other remedies a real estate broker, owner, or any other party may have in law or in 6 equity. 7 34-49-4. Priority. – Prior valid recorded liens, mortgages, and other encumbrances shall 8 have priority over a real estate broker's lien. Such prior recorded liens, mortgages, and 9 encumbrances shall include, without limitation: (1) A valid mechanic's lien claim that is recorded 10 prior to the real estate broker's notice of lien; and (2) Prior recorded liens securing revolving 11 credit and future advances on such loans, which credit or advances have been made within 12 eighteen (18) months of the date of recording of such prior recorded lien. 13 34-49-5. Escrow of disputed amounts. – (a) Except as otherwise provided in this 14 section, whenever a claim for lien has been filed with the appropriate land evidence records, and 15 an escrow account is established either from the proceeds from the transaction, conveyance, or 16 any other source of funds in an amount computed as one hundred fifty percent (150%) of the 17 amount of the claim for lien, then the lien against the real estate shall be extinguished and immediately become a lien on the funds contained in the escrow account. Upon creation of such 18 19 escrow, the lien claimant shall be required to provide and record a release of lien against the real 20 estate within five (5) business days. In the event that the lien claimant fails to provide or record a 21 release of lien, then the escrowee is hereby authorized to either: (1) Execute and record a release

an escrow account is established either from the proceeds from the transaction, conveyance, or any other source of funds in an amount computed as one hundred fifty percent (150%) of the amount of the claim for lien, then the lien against the real estate shall be extinguished and immediately become a lien on the funds contained in the escrow account. Upon creation of such escrow, the lien claimant shall be required to provide and record a release of lien against the real estate within five (5) business days. In the event that the lien claimant fails to provide or record a release of lien, then the escrowee is hereby authorized to either: (1) Execute and record a release of lien; or (2) Pay into the registry of the superior court in the county where the land is located an amount equal to one hundred fifty percent (150%) of the amount claimed in the notice of lien; or (3) In lieu of cash, deposit in the registry of the court the bond of a surety company licensed to do business in this state in the amount of one hundred fifty percent (150%) of the amount claimed in the notice of lien. On proper proof of payment or deposit and on motion of the owner or lessee or tenant, any justice of the superior court shall enter ex parte, an order discharging and releasing the notice of lien and dismissing the cause as to the owner or lessee or tenant and as to all persons having any title, claim, lease, mortgage, attachment, or other lien or encumbrance, and upon entry of the order, the property shall be as if no notice of lien was recorded. Provided, however, that with respect to the escrowed funds and/or surety bond, proceeds the real estate broker's lien attaches to such escrowed funds and/or surety bond proceeds whichever applies;

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(b) The requirement to establish an escrow account or election to take measures described in subdivision (a)(2) or (a)(3) above, shall not be cause for any party to refuse to complete or

- 1 <u>close the transaction.</u>
- 2 SECTION 2. This act shall take effect upon passage and shall apply to claims for
- 3 compensation based on written instruments executed on or subsequent to the effective date.

LC01203

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### **EXPLANATION**

### BY THE LEGISLATIVE COUNCIL

OF

### AN ACT

### RELATING TO PROPERTY - COMMERCIAL REAL ESTATE BROKER LIEN ACT

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This act would establish the Commercial Real Estate Broker Lien Act.

This act would take effect upon passage and shall apply to claims for compensation based on written instruments executed on or subsequent to the effective date.

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