1	State of Arkansas	A D:11	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2803
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5	By: Representative Lamoureux		
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8		For An Act To Be Entitled	
9		CREATE THE REAL ESTATE LICENSEE	
10		IST REAL ESTATE LICENSEES IN CO	
11		E TRANSACTIONS WITH COLLECTION	OF FEES;
12	AND FOR OT	HER PURPOSES.	
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15	AN AOTH	Subtitle	
16		TO CREATE THE REAL ESTATE LIEN	
17	LICENSE	E ACI.	
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21	DE II ENACIED DI INE GENE	TAL ASSEMBLE OF THE STATE OF AF	KANSAS:
22	SECTION 1. Effecti	ive July 1, 2005, Arkansas Code	Title 18 Chapter 48
23		itional subchapter 8 to read as	- · · · · · · · · · · · · · · · · · · ·
24	18-48-801. Title.	teronar subchapter o to read as	TOTTOWS.
25		all be known and may be cited as	s the "Real Estate
26	Licensee Lien Act".	<u> 20 1110111 0110 1110, 20 02000 01</u>	, 0110 11001 1200000
27			
28	18-48-802. Definit	cions.	
29	As used in this sub		
30		e rent" means the rent designate	ed in a lease as base
31	rent, or a similar term,	for the possession and use of o	commercial real
32	estate.		
33	<u>(B) "B</u>	Base rent" does not include sepa	arate payments made by
34	tenants for insurance, ta	axes, utilities, or other expens	ses <b>;</b>
35	(2)(A) "Comm	mercial real estate" means:	
36	<u>(</u>	(i) A fee simple, freehold, leas	sehold, or other

1	title, interest, or possessory estate in real property located in the State
2	of Arkansas; and
3	(ii) Real property if the property is identified as
4	commercial real estate in the representation agreement.
5	(B) "Commercial real estate" does not mean an interest in
6	real property which is:
7	(i) Improved with one (1) single-family residential
8	unit or one (1) multifamily structure with four (4) or fewer residential
9	units; or
10	(ii) Improved with single-family residential units
11	such as condominiums, townhouses, timeshares, or houses in a subdivision that
12	may be sold, leased, or otherwise disposed of on a unit-by-unit basis;
13	(3) "Days" means calendar days;
14	(4) "Disposition" means a voluntary transfer or conveyance of
15	commercial real estate;
16	(5) "Escrow closing agent" means the person or entity who
17	receives documents and funds for recording and disbursement in the completion
18	of a transaction for the disposition of commercial real estate;
19	(6) "Lease" means a written agreement affecting commercial real
20	estate that creates a landlord and tenant relationship under which the holder
21	of a fee simple interest or possessory estate in commercial real estate
22	permits another to possess the commercial real estate for the period of time
23	contained in the lease;
24	(7) "Licensee" has the same meaning as in §17-42-103(10)(A);
25	(8)(A) "Net rental proceeds" means the base rent paid by the
26	tenant under a lease, less any amounts currently due under the terms of liens
27	which have priority over a lien created under this subchapter.
28	(B) Net rental proceeds are personal property to which $a$
29	lien created by this subchapter attaches;
30	(9) "Owner" means a person or entity which is vested in record
31	fee title or a possessory estate in commercial real estate;
32	(10)(A) "Owner's net proceeds" means the gross sales proceeds
33	from the disposition of commercial real estate described in a notice of claim
34	of lien against proceeds under this subchapter less:
35	(i) Amounts necessary to pay all encumbrances and
36	liens which have priority over the lien created by this subchapter other than

1	those permitted to remain by the buyer of the commercial real estate; and
2	(ii) Owner's closing costs, such as real estate
3	excise tax, title insurance premiums, real estate tax and assessment
4	prorations, and escrow fees required to be paid by the owner under an
5	agreement with the buyer of the commercial real estate.
6	(B) "Owner's net proceeds" includes any gross sales
7	proceeds which are:
8	(i) Held by a third party for purposes of completing
9	an exchange of real estate which is deferred from federal income tax under
10	section 1031 of the Internal Revenue Code of 1986, as it existed on January
11	1, 2005, but are not used later for that purpose; and
12	(ii) Personal property to which a lien created by
13	this subchapter attaches;
14	(11) "Real property" means one (1) or more parcels or tracts of
15	land, including appurtenances or improvements; and
16	(12) "Representation agreement" means a commercial real estate
17	agreement between a licensee and an owner under which the owner agrees to pay
18	a licensee a fee, commission, or other consideration upon:
19	(A) Either the disposition or lease of commercial real
20	estate, or
21	(B) Entering into an agreement for the disposition or
22	<u>lease of commercial real estate.</u>
23	
24	18-48-803. Lien upon personal property.
25	(a)(1) A licensee shall have a lien in the amount which the owner has
26	agreed to pay the licensee under a representation agreement upon:
27	(A) The owner's net proceeds from the disposition of
28	commercial real estate; and
29	(B) The net rental proceeds from the lease of commercial
30	real estate.
31	(2) The liens created under subdivision (a)(1) of this section
32	are:
33	(A) Upon personal property, not upon real property; and
34	(B) Available only to the licensee identified in the
35	representation agreement and may not be assigned voluntarily or by operation
36	of law.

1	(b)(1) Subject to the requirements of subdivisions (b)(2) and (3) of
2	this subsection, a lien created under subdivision (a)(1) of this section is:
3	(A) Effective on the date of the recording of a notice of
4	claim of lien upon proceeds in accordance with subdivision (b)(2) of this
5	subsection; and
6	(B) Perfected by recording the notice of claim of lien
7	upon proceeds with the circuit court clerk in the county or counties in which
8	the commercial real estate is located.
9	(2)(A) A lien created as the result of a disposition of
10	commercial real estate is not effective unless it is recorded before the deed
11	conveying the commercial real estate is recorded in the office of the circuit
12	county clerk in the county or counties in which the commercial real estate is
13	located.
14	(B) On or before the date the deed conveying the
15	commercial real estate is recorded, the licensee shall deliver a copy of the
16	notice of claim of lien against proceeds to the escrow closing agent closing
17	the disposition of commercial real estate in the manner provided in §18-48-
18	807 if the identity of the escrow closing agent is actually known by the
19	licensee.
20	(3) A lien created as the result of a lease of commercial real
21	estate is:
22	(A) Not effective unless it is recorded before the tenant
23	takes possession of the leased commercial real estate; and
24	(B) Null and void unless the licensee delivers a copy of
25	the notice of claim of lien against proceeds to the owner of the commercial
26	real estate in the manner provided in § 18-48-807 within ten (10) days of
27	recording the licensee's notice of claim of lien against proceeds.
28	
29	18-48-804. Waiver of right to a lien — Action by licensee.
30	(a) A licensee may waive his or her right to a lien under this
31	subchapter in the representation agreement.
32	(b) If the court finds that payment is due to the licensee in an action
33	to recover amounts due under a representation agreement in which the licensee
34	has waived his or her right to a lien, the court shall award actual damages,
35	a reasonable attorney's fee, and expenses.

36

1	18-48-805. Notice of claim of lien on proceeds.
2	(a)(1) A notice of claim of lien against proceeds shall state:
3	(A) The name, address, and telephone number of the
4	licensee;
5	(B) The date of the representation agreement;
6	(C) The name of the owner of the commercial real estate;
7	(D) The legal description of the commercial real estate as
8	described in the representation agreement;
9	(E) The amount of the claimed lien expressed as either a
10	specified sum, a percentage of the sales price, or a formula;
11	(F) The real estate license number of the licensee;
12	(G) That the lien claimant has read the notice of claim,
13	knows its contents, and believes:
14	(i) That thhe statements contained in the notice of
15	claim to be true and correct; and
16	(ii) That the claim is made pursuant to a valid
17	representation agreement and is not frivolous; and
18	(H) That thhe information contained in the notice of claim
19	is true and accurate to the knowledge of the signatory.
20	(2) The notice of claim of lien against proceeds shall be
21	notarized.
22	(3) A copy of the representation agreement shall be attached to
23	the notice of claim of lien against proceeds.
24	
25	18-48-806. Delivery of notice of claim of lien.
26	(a) Except for service of process as required in civil actions subject
27	to the Arkansas Rules of Civil Procedure, notices to be delivered to a party
28	under this subchapter shall be by:
29	(1) Service of process;
30	(2) Registered or certified mail, return receipt requested;
31	(3) Personal or electronic delivery and evidence of delivery in
32	the form of a receipt or other paper or electronic acknowledgment by the
33	party to whom the notice is delivered; or
34	(4) An affidavit of service.
35	(b) Delivery of the notice is effective at the time of:
36	(1) Personal service;

Ţ	(2) Personal or electronic delivery; or
2	(3) Three (3) days after deposit in the mail.
3	(c)(1) Notice to a licensee or owner of commercial real estate may be
4	sent to:
5	(A) The address of the licensee or owner that is provided
6	in the representation agreement; or
7	(B) Any other address contained in a written notice from
8	the licensee or owner to the party giving the notice.
9	(2) If no address can be found under the provisions of
10	subdivision (c)(1) of this section, the notice may be given to:
11	(A) The licensee at his or her most recent address of
12	record with the Arkansas Real Estate Commission; and
13	(B) The owner at the address of the owner's commercial real
14	estate.
15	
16	18-48-807. Release of notice of claim of lien.
17	(a) If a licensee records a notice of claim of lien against proceeds
18	and knows that he or she is not entitled to receive compensation under the
19	terms of the representation agreement, the licensee shall record a written
20	release of the notice of claim of lien against proceeds within five (5) days
21	after demand by the owner of the commercial real estate.
22	(b) If the amount claimed in the notice of claim has been paid, a lier
23	claimant shall promptly record a satisfaction or release of the notice of
24	claim of lien within five (5) days after receipt of payment of the amount
25	claimed in the notice of claim.
26	(c)(l) In a disposition of commercial real estate, the escrow closing
27	agent shall pay to the lien claimant the owner's net proceeds up to the
28	amount claimed in the notice of claim of lien against proceeds.
29	(2) If the amount claimed in the notice of claim is to be fully
30	or partially paid to the lien claimant by the escrow closing agent upon
31	disposition, the lien claimant shall submit a release of his or her notice of
32	claim of lien against proceeds to the escrow closing agent who shall hold the
33	release in escrow pending disposition and payment.
34	(d)(l)(A) A notice of claim of lien against proceeds recorded under
35	this subchapter shall be released upon the recording of a receipt by the
36	office in which the notice of claim was recorded that shows a deposit of an

1	amount equal to the lien claimed.
2	(B) The deposit shall be held pending a resolution of
3	amounts due to the licensee and the owner.
4	(2) If the court determines in an action by the owner to compel
5	delivery of the release by the lien claimant that the delay in providing the
6	release was unjustified, the court shall:
7	(A) Order the release of the notice of claim of lien; and
8	(B) Award the costs of the action including a reasonable
9	attorney's fee.
10	
11	18-48-808. Disputed claim - Order to show cause.
12	(a)(1) A licensee who has a lien on net proceeds under § 18-48-802(b),
13	has recorded a notice of claim of lien against proceeds, and complied with
14	the requirements of this subchapter or an owner of commercial real estate may
15	$\underline{\text{dispute a recorded notice of claim of lien against proceeds filed under this}$
16	subchapter by filing a complaint in the circuit court of the county where the
17	commercial real estate or a portion of the real estate is located for an
18	order directing the licensee to appear before the court and show cause why $\underline{\boldsymbol{a}}$
19	release of the notice of claim against proceeds should not be granted.
20	(2) If after a hearing a court determines that the owner is:
21	(A) Not obligated to pay the licensee a commission under
22	the terms of a representation agreement, it shall issue an order:
23	(i) Releasing the notice of claim of lien against
24	proceeds; and
25	(ii) Awarding costs and a reasonable attorney's fee
26	to the owner; or
27	(B) Obligated to pay the licensee a commission under the
28	terms of a representation agreement, the court shall issue an order awarding
29	costs and a reasonable attorney's fee to the licensee.
30	(b)(l) A licensee who has a lien on net rental proceeds under § 18-48-
31	802(b), has recorded a notice of claim of lien against proceeds, and complied
32	with the requirements of this subchapter may file a complaint in the circuit
33	court for the county where the commercial real estate or a portion of the
34	real estate is located for an order directing the owner to appear before the
35	court and show cause why the relief requested in the complaint should not be
36	granted.

1	(2) If after a hearing the court determines that the owner is:
2	(A) Obligated to pay the licensee a commission under the
3	terms of a representation agreement, the court shall:
4	(i) Issue an order enjoining the owner from paying
5	the net rental proceeds from the lease to any party other than the licensee;
6	(ii) Order the owner to pay the net rental proceeds
7	to the licensee; and
8	(iii) Award a reasonable attorney's fee and expenses
9	to the licensee; or
10	(B) Not obligated to pay the licensee a commission under
11	the terms of a representation agreement, the court shall issue an order
12	awarding a reasonable attorney's fee and expenses to the owner.
13	(c)(1) A complaint authorized by subsection (a) or subsection (b) of
14	this section shall be filed within twelve (12) months of the date that the
15	notice of lien against proceeds was recorded.
16	(2) Proceedings under this subsection shall not affect other
17	rights and remedies available to the parties under this subchapter or
18	otherwise.
19	
20	18-48-809. Priority of lien claims.
21	If recorded prior to the recording of a notice of claim of lien against
22	proceeds, the following liens have priority over a lien created under this
23	subchapter:
24	(1) Statutory liens, mortgages, deeds of trust, assignments of
25	rents, and other encumbrances, including all advances or charges made or
26	accruing thereunder, whether voluntary or obligatory; and
27	(2) Modifications, extensions, renewals, and replacements to any
28	of the liens listed in subdivision (1) of this section.
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