GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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SENATE BILL 527* Second Edition Engrossed 5/2/89

Short Title: Notice of Settlement Act. (Public)		
Sponsors: Senator Ezzell.		
Referred to: Judiciary I.		
March 20, 1989		
A BILL TO BE ENTITLED AN ACT TO PROVIDE A MEANS OF RECORDING A NOTICE DOCUMENT PRIOR TO A REAL ESTATE CLOSING WHICH WOULD FIX AT THAT TIME THE PRIORITY OF TITLE DOCUMENTS RECORDED LATER IN CONNECTION WITH THAT REAL ESTATE CLOSING AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.		
The General Assembly of North Carolina enacts: Section 1. The General Statutes are amended by adding a new Chapter 47D		
to read: "CHAPTER 47D.		
"§ 47D-1. Short title. This Chapter shall be known as the 'Notice of Settlement Act.' "§ 47D-2. Purpose. The underlying purpose and policy of this Chapter is to modernize the law governing the transfer of a legal or equitable title to real property, or interests therein, by simplifying the settlement of real property transactions and facilitating the disbursement of funds in connection with the settlement of real property transactions. "§ 47D-3. Definitions.		

Unless it is plainly evident from the context that a different meaning is intended, as

used herein:

- 1 (1) 'Business day' means a day during which the office of the register of deeds of the county in which the real property which is the subject of a notice of settlement is open to the public for the filing of documents.
 - (2) 'Deed' means any instrument conveying a legal or equitable title to, or an interest in, real property for other than security purposes.
 - (3) 'Grantee' means the person to whom a legal or equitable title to real property, or an interest therein, shall be conveyed pursuant to a settlement.
 - (4) 'Mortgage' means a mortgage, deed of trust, or other instrument conveying a legal or equitable interest in real property for security purposes.
 - (5) 'Mortgagor' means the person executing a mortgage pursuant to a settlement.
 - (6) 'Mortgagee' means the grantee, beneficiary, or secured party in a mortgage.
 - (7) 'Person' means any individual, firm, corporation, governmental unit or subdivision, or other legal entity that may hold a legal or equitable title to, or interest in, real property under the laws of the State of North Carolina.
 - (8) 'Settlement' means the delivery of the instrument conveying a legal or equitable title to, or interest in, real property to the grantee for valuable consideration as agreed upon by the parties to the transaction.
 - (9) <u>'Settlement attorney' means the attorney signing the notice of</u> settlement authorized by this Chapter.

"§ 47D-4. Instrument; designation; filing; index of notice of settlement; fee.

Any attorney licensed to practice law in the State of North Carolina having responsibilities with reference to a settlement that he in good faith reasonably believes will occur within seven business days or any person who holds of record the legal or equitable title to, or interest in, real property to be conveyed pursuant to a settlement may file an instrument designated a 'notice of settlement' in the office of the register of deeds of the county in which the real property is situated. The notice shall be indexed in the indexes provided for real estate conveyances, shall be filed as a real estate instrument, and shall be indexed under the name of the person who holds of record the legal or equitable title to, or interest in, the real property to be conveyed pursuant to a settlement as grantor or grantors. No indexing under the 'grantee' portion of the indexes shall be required. The register of deeds shall charge a fee for such filing in accordance with that charged for the filing of deeds. The fee shall be paid by the person conveying the legal or equitable title to, or interest in, real property to a grantee, unless otherwise agreed by the parties to the transaction.

"§ 47D-5. Signature; content; acknowledgement.

The notice of settlement shall be signed and acknowledged in accordance with G.S. 47-38 by the settlement attorney or other person authorized by this Chapter to file a notice of settlement. Such notice shall set forth the address and telephone number of such attorney or person, the name or names of the person or persons who hold of record

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the legal or equitable title to, or interest in, the real property to be conveyed pursuant to
 1
    a settlement, and a legal description of the real property.
 3
     "<u>§ 47D</u>-6. Form.
        The form of the notice of settlement shall be substantially as follows:
 4
 5
        Name(s): )
 6
       (Current owner(s) of record)
 7
 8
 9
               )
10
       (Street address)
11
12
13
       (City or town, and state)
14
15
              AND
16
17
       (Name of grantee(s))
18
19
              AND
                                                       NOTICE OF SETTLEMENT
20
21
22
23
       (Name of settlement attorney,
24
        if any)
25
26
       (Street address)
27
28
               , North Carolina )
29
       City or town)
30
31
32
       (Telephone number)
33
34
               NOTICE is hereby given pursuant to Chapter 47D of the North Carolina
    General Statutes of a settlement affecting title to the following described real property
35
    of the captioned record owner or owners:
36
37
38
               (legal description - mandatory)
39
40
        (street address and/or tax map references are optional)
41
42
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1	This notice shall be effective from the time of, and for seven business days
2	following the day of, filing of this notice in the office of the register of deeds of the
3	county in which the above real property is situated.
4	
5	Signature of settlement attorney
6	or record owner or owners
7	
8	North Carolina, County
9	I (here give the name of the official and his official title), do hereby certify
10	that (here give the name of the settlement attorney or record owner or owners)
11	personally appeared before me this day and acknowledged the due execution of the
12	foregoing instrument. Witness my hand and (where an official seal is required by law)
13	official seal this the day of (year).
14 15	
16	
17	Official Seal
18	Official Scal
19	
20	
21	
22	
23	
24	Signature of officer
25	
26	Prepared by the above named
27	settlement attorney or
28	
29	
30	
31	"§ 47D-7. Constructive notice; priority.
32	A deed or mortgage delivered pursuant to a settlement and properly registered in the
33	county where the real property is situated within seven business days following the day
34	of filing of a notice of settlement pursuant to this Chapter with respect to such
35	settlement, shall impart constructive notice to purchasers for value, lien creditors and
36	other persons, and establish priority in such real estate in the grantee or mortgagee
37	under the deed or mortgage from the time of filing of the notice of settlement; provided
38	the deed or mortgage registered pursuant to the settlement bears a legend, signed by the
39	signatory of the notice of settlement, that is in a form and substance substantially as
40	follows:
41	<u>'This instrument was delivered at the settlement referred to in the notice of</u>
42	settlement filed by the undersigned on (date) .'
43	"§ 47D-8. Duration of notice; priority; number of filings.

1 2

4 5

- (a) The notice of settlement shall be effective as provided in G.S. 47D-7(a) from the time of, and for seven business days following the day of, filing of the notice of settlement pursuant to this Chapter. If the deed or mortgage delivered pursuant to a settlement for which the notice was filed has not been properly registered in the county where the real property is situated within the seven business day period, the notice of settlement shall become absolutely void, and the priority of the grantee or mortgagee under the deed or mortgage registered subsequent to said seven business day period shall date from the time of registration of the deed or mortgage, and not from the time of the filing of the notice of settlement.
- (b) Only one notice of settlement may be filed with respect to any settlement and if a settlement does not occur within seven business days following the day of the filing of the notice of settlement, no further or additional notices may be filed with respect to the settlement for which the notice was filed.

"§ 47D-9. Early termination of notice of settlement.

The signatory of a notice of settlement filed pursuant to this Chapter may terminate the notice at any time during the duration of its effectiveness as provided in G.S. 47D-8(a) by filing a notice of termination in a form substantially as follows:

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18
        Name(s): )
       (Current owner(s) of record)
19
20
21
22
       (Street address)
23
24
25
26
       (City or town, and state)
27
28
              AND )
29
30
       (Name of grantee(s))
31
32
                                                        TERMINATION OF
33
                    AND
                                                        NOTICE OF SETTLEMENT
                                                 )
34
35
36
       (Name of settlement attorney,
37
        if any))
38
       (Street address)
39
40
41
              , North Carolina )
42
       (City or town)
43
44
              )
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1	(Telephone number)
2	
3	NOTICE is hereby given pursuant to Chapter 47D of the North Carolina
4	General Statutes that the notice of settlement filed by the undersigned on
5	is hereby terminated.
6	
7	
8	Signature of settlement attorney or record
9	owner or owners
10	
11	North Carolina, County
12	I (here give the name of the official and his official title), do hereby certify
13	that (here give the name of the settlement attorney or record owner or owners)
14	personally appeared before me this day and acknowledged the due execution of the
15	foregoing instrument. Witness my hand and (where an official seal is required by law)
16	official seal this the day of (year).
17	
18	Official Seal
19	
20	
21	
22	
23	
24	Signature of officer
25	
26	Prepared by the above named settlement
27	attorney or
28	118 AFTD 10 Co 1.214
29	"§ 47D-10. Severability.
30	If any provision of this Chapter or the application thereof to any person or
31	circumstances is held invalid, the invalidity shall not affect other provisions or
32	applications of this Chapter which can be given effect without the invalid provision or
33 34	application, and to this end the provisions of this Chapter are severable." Sec. 2. This act shall become effective October 1, 1989.
4 /L	Nec / Inic act chall become effective Lictober L 1989