## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

FILED SENATE
Apr 4, 2017
S.B. 602
PRINCIPAL CLERK

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## SENATE BILL DRS35269-MQf-88 (03/16)

Short Title:	Lien Agent/Notice of Cancellation. (Public	
Sponsors:	Senator Lee (Primary Sponsor).	
Referred to:		
A BILL TO BE ENTITLED  AN ACT TO MAKE VARIOUS CHANGES TO THE STATUTES GOVERNING LIEN AGENTS FOR THE PURPOSE OF PROVIDING FOR THE CANCELLATION OF A NOTICE TO LIEN AGENT.  The General Assembly of North Carolina enacts:  SECTION 1. G.S. 44A-11.1 reads as rewritten:  "\$ 44A-11.1. Lien agent; designation and duties.		
property subject contacts the cancellations more than five real property, attorney to chave no furth cancellations	ay attorney who, in connection with a transaction involving improved real ect to this section for which the attorney is serving as the closing attorney, lien agent in writing and requests copies of the notices to lien agent and of notice to lien agent received by the lien agent relating to the real property not be business days prior to the date of recordation of a deed or deed of trust on the shall be deemed to have fulfilled the attorney's professional obligation as closing eck such notices to lien agent and cancellations of notice to lien agent and shall er duty to request that the lien agent provide information pertaining to notices of received subsequently by the lien agent."  CCTION 2. G.S. 44A-11.2 reads as rewritten:	
"§ 44A-11.2.	Identification of lien agent; notice to lien agent; effect of notice.	
claimant has filed, the pot designated lie approved for notify the lie Notice to Lie of Notice to I (r) Th this section sh	r any improvement to real property subject to G.S. 44A-11.1, if a potential lient been paid an amount satisfactory to resolve the Notice to Lien Agent previously tential lien claimant may file a Cancellation of Notice to Lien Agent with the en agent within 15 days of receipt of payment utilizing an Internet Web site such use by the designated lien agent, containing all information required to a agent of the cancellation. A potential lien claimant may file a Cancellation of Agent with the designated lien agent for any reason at any time. A Cancellation in Agent may only be filed for preexisting Notice to Lien Agent filings.  e Cancellation of Notice to Lien Agent to be given pursuant to subsection (q) of all include the following information:  CANCELLATION OF NOTICE TO LIEN AGENT	
(1)	number (if available), and electronic mailing address (if available):	



improve the real property described below:

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Receive cancellations of notices to lien agent and renewals of notice to lien <u>(9)</u> agent delivered by potential lien claimants pursuant to G.S. 44A-11.2.

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- (d) For services rendered pursuant to each designation as a lien agent for improvements to real property comprising one- or two-family dwellings, a lien agent shall collect a fee of twenty-fivethirty dollars (\$25.00)(\$30.00) from the owner. For services rendered pursuant to each designation as a lien agent for all other improvements to real property, the lien agent shall collect a fee of fifty-fifty-eight dollars (\$50.00)(\$58.00) from the owner.
- The Department shall publish on its Web site a current list of lien agents registered pursuant to this section."

**SECTION 4.** This act becomes effective January 1, 2018.