Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 10-0843.01 Duane Gall

HOUSE BILL 10-1288

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A BILL FOR AN ACT CONCERNING THE ABILITY OF A COMMERCIAL REAL ESTATE BROKER TO SECURE PAYMENT OF COMMISSIONS EARNED, AND, IN CONNECTION THEREWITH, ENACTING THE "COMMERCIAL REAL ESTATE BROKERS COMMISSION SECURITY ACT".

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Existing law allows architects, building contractors, auto mechanics, and others to enforce debts through creation of a lien on real

HOUSE 3rd Reading Unam ended March 9,2010

> ended 2nd Reading March 8, 2010

or personal property. The bill extends this enforcement mechanism to real estate brokers who procure tenants for commercial real estate, either under a listing agreement or a written compensation agreement.

The bill places conditions on the real estate broker's right to the lien, including an obligation to seek mediation of the dispute; to give notice of the intent to pursue enforcement of the debt through the lien process, both before and after recording the notice of lien; and to commence a lawsuit within 6 months if the debt is not paid.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Title 38, Colorado Revised Statutes, is amended BY
3	THE ADDITION OF A NEW ARTICLE to read:
4	ARTICLE 22.5
5	Commercial Real Estate Brokers
6	Commission Security Act
7	38-22.5-101. Short title. This article shall be known and
8	MAY BE CITED AS THE "COMMERCIAL REAL ESTATE BROKERS
9	COMMISSION SECURITY ACT".
10	38-22.5-102. Definitions. AS USED IN THIS ARTICLE, UNLESS THE
11	CONTEXT OTHERWISE REQUIRES:
12	(1) "COMMERCIAL REAL ESTATE" MEANS ANY REAL PROPERTY
13	OTHER THAN REAL PROPERTY CONTAINING ONE TO FOUR RESIDENTIAL
14	UNITS. "COMMERCIAL REAL ESTATE" DOES NOT INCLUDE SINGLE-FAMILY
15	OR MULTI-FAMILY RESIDENTIAL UNITS INCLUDING CONDOMINIUMS,
16	TOWNHOUSES, OR HOMES IN A SUBDIVISION WHEN SUCH REAL ESTATE IS
17	SOLD, LEASED, OR OTHERWISE CONVEYED ON A UNIT-BY-UNIT BASIS EVEN
18	THOUGH THE UNITS MAY BE PART OF A LARGER BUILDING OR PARCEL OF
19	REAL PROPERTY CONTAINING MORE THAN FOUR RESIDENTIAL UNITS.
20	(2) "OWNER" MEANS THE OWNER OF RECORD OF REAL ESTATE AND
21	INCLUDES AN AGENT OF SUCH OWNER.

-2-

1	(3) "Real estate broker" has the meaning set forth in
2	SECTION 12-61-101, C.R.S.
3	(4) "RENEWAL COMMISSION" MEANS AN ADDITIONAL COMMISSION
4	THAT MAY BECOME PAYABLE TO A REAL ESTATE BROKER IF A LEASE IS
5	LATER RENEWED OR MODIFIED TO EXPAND THE LEASED PREMISES OR
6	EXTEND THE LEASE TERM.
7	38-22.5-103. Brokers' lien for compensation for services -
8	requirements. (1) A REAL ESTATE BROKER SHALL HAVE A LIEN ON
9	COMMERCIAL REAL ESTATE, IN THE AMOUNT OF THE COMPENSATION AS
10	SET FORTH IN THE LISTING AGREEMENT OR COMPENSATION AGREEMENT
11	BETWEEN THE REAL ESTATE BROKER AND THE OWNER, IF:
12	(a) SUCH REAL ESTATE IS LISTED WITH THE REAL ESTATE BROKER
13	UNDER TERMS OF A WRITTEN AGREEMENT FOR THE PURPOSE OF LEASING
14	ANY INTEREST IN THE COMMERCIAL REAL ESTATE OR IS THE SUBJECT OF A
15	WRITTEN COMPENSATION AGREEMENT BETWEEN THE REAL ESTATE
16	BROKER AND THE OWNER; AND
17	(b) THE REAL ESTATE BROKER HAS PROVIDED LICENSED SERVICES
18	THAT RESULTED IN THE PROCURING OF A PERSON OR ENTITY WHO HAS
19	LEASED ANY INTEREST IN THE COMMERCIAL REAL ESTATE IN ACCORDANCE
20	WITH THE LISTING AGREEMENT OR COMPENSATION AGREEMENT.
21	
22	(2) NOTWITHSTANDING SUBSECTION (1) OF THIS SECTION,
23	COMMERCIAL REAL ESTATE IS NOT SUBJECT TO A REAL ESTATE BROKERS'
24	LIEN TO ENFORCE THE PAYMENT OF A RENEWAL COMMISSION IF THE
25	PROPERTY IS CONVEYED TO A BONA FIDE PURCHASER BEFORE THE
26	RECORDING OF A NOTICE OF LIEN PURSUANT TO SECTION 38-22.5-104.
27	38-22.5-104. Notice of intent - lien notice - service - contents -

-3-

1	$\textbf{filing.} \hspace{0.1in} \textbf{(1)} \hspace{0.1in} \textbf{THE REAL ESTATE BROKER SHALL SERVE A NOTICE OF INTENT}$
2	TO RECORD A NOTICE OF LIEN UPON THE OWNER AT LEAST THIRTY DAYS
3	BEFORE RECORDING THE NOTICE OF LIEN WITH THE COUNTY CLERK AND
4	RECORDER OF THE COUNTY IN WHICH THE COMMERCIAL REAL ESTATE IS
5	LOCATED. SUCH NOTICE OF INTENT SHALL BE SERVED BY PERSONAL
6	SERVICE OR BY REGISTERED OR CERTIFIED MAIL, RETURN RECEIPT
7	REQUESTED, ADDRESSED TO THE LAST-KNOWN ADDRESS OF THE OWNER OR
8	THE OWNER'S AGENT, AT LEAST THIRTY DAYS BEFORE RECORDING OF THE
9	NOTICE OF LIEN WITH THE COUNTY CLERK AND RECORDER. IF THE NOTICE
10	OF INTENT IS SERVED UPON THE OWNER'S AGENT, A COPY OF THE NOTICE
11	SHALL ALSO BE SERVED UPON THE OWNER OF RECORD BY PERSONAL
12	SERVICE OR BY REGISTERED OR CERTIFIED MAIL, RETURN RECEIPT
13	REQUESTED, ADDRESSED TO THE OWNER'S LAST-KNOWN ADDRESS, AT
14	LEAST THIRTY DAYS BEFORE RECORDING OF THE NOTICE OF LIEN WITH THE
15	COUNTY CLERK AND RECORDER.
16	(2) THE NOTICE OF LIEN SHALL STATE THE NAME OF THE REAL
17	ESTATE BROKER, THE NAME OF THE OWNER, A LEGAL DESCRIPTION OF THE
18	PROPERTY UPON WHICH THE LIEN IS BEING CLAIMED, THE AMOUNT FOR
19	WHICH THE LIEN IS CLAIMED, AND THE REAL ESTATE LICENSE NUMBER OF
20	THE REAL ESTATE BROKER. THE REAL ESTATE BROKER SHALL SIGN THE
21	NOTICE OF LIEN, AND ATTEST THAT THE INFORMATION CONTAINED IN THE
22	NOTICE IS TRUE AND ACCURATE AS TO HIS OR HER KNOWLEDGE AND
23	BELIEF.
24	38-22.5-105. Mediation period. The real estate broker
25	SHALL MAKE A GOOD FAITH EFFORT TO ATTEMPT TO RESOLVE THE
26	NONPAYMENT OF THE COMMISSION THROUGH MEDIATION. THE
27	MEDIATOR'S RECOMMENDED RESOLUTION IS NOT BINDING UNLESS THE

-4- 1288

1	PARTIES SO AGREE IN WRITING. THE PARTIES SHALL JOINTLY APPOINT AN
2	ACCEPTABLE MEDIATOR AND SHALL SHARE EQUALLY IN THE COST OF THE
3	MEDIATION. MEDIATION SHALL COMMENCE WHEN A WRITTEN NOTICE
4	REQUESTING MEDIATION IS DELIVERED BY ONE PARTY TO THE OTHER AT
5	THE PARTY'S LAST-KNOWN ADDRESS, AND, UNLESS OTHERWISE AGREED,
6	THE MEDIATION SHALL TERMINATE IF THE ENTIRE DISPUTE IS NOT
7	RESOLVED WITHIN THIRTY DAYS THEREAFTER. THIS SECTION DOES NOT
8	IMPAIR THE ABILITY OF A REAL ESTATE BROKER TO RECORD A NOTICE OF
9	LIEN IF A RESOLUTION IS NOT AGREED UPON BY BOTH PARTIES.
10	38-22.5-106. When lien attaches - effect of payment by
11	installments. (1) The Lien Created by Section 38-22.5-103 attaches
12	TO AN INTEREST IN COMMERCIAL REAL ESTATE WHEN ALL OF THE
13	FOLLOWING CONDITIONS ARE MET:
14	(a) THE REAL ESTATE BROKER EITHER:
15	(I) PROCURES A PERSON OR ENTITY WHO LEASES THE PROPERTY IN
16	ACCORDANCE WITH A WRITTEN LISTING AGREEMENT WITH THE OWNER; OR
17	(II) HAS EARNED A FEE OR COMMISSION IN ACCORDANCE WITH A
18	WRITTEN COMPENSATION AGREEMENT WITH THE OWNER;
19	(b) The real estate broker serves a notice of intent to
20	RECORD A NOTICE OF LIEN UPON THE OWNER OR OWNER'S AGENT AS
21	PROVIDED IN SECTION 38-22.5-104;
22	(c) THE REAL ESTATE BROKER MAKES A GOOD FAITH ATTEMPT TO
23	OBTAIN SETTLEMENT THROUGH MEDIATION AS PROVIDED IN SECTION
24	38-22.5-105; AND
25	(d) At least thirty days after serving the owner with
26	NOTICE OF INTENT TO RECORD A NOTICE OF LIEN, THE REAL ESTATE
27	BROKER RECORDS A NOTICE OF THE LIEN IN THE OFFICE OF THE CLERK AND

-5- 1288

1	RECORDER OF THE COUNTY IN WHICH THE COMMERCIAL REAL ESTATE IS
2	LOCATED.
3	$(2)\ Notwith standing paragraph (d)\ of subsection (1)\ of this$
4	SECTION:
5	(a) IF PAYMENT IS DUE IN INSTALLMENTS AND A PORTION OF THE
6	PAYMENT IS DUE AFTER THE LEASING OF ANY INTEREST IN COMMERCIAL
7	REAL ESTATE, A CLAIM FOR A LIEN FOR ONLY THAT PORTION MAY BE
8	RECORDED WITHIN NINETY DAYS AFTER THE TENANT TAKES POSSESSION
9	OF THE LEASED PROPERTY OR NINETY DAYS AFTER THE COMPENSATION IS
10	DUE UNDER THE COMPENSATION AGREEMENT, WHICHEVER IS LATER; AND
11	(b) THE LIEN SHALL BE EFFECTIVE AS A LIEN AGAINST THE
12	COMMERCIAL REAL ESTATE ONLY TO THE EXTENT MONEYS ARE STILL
13	OWED TO THE REAL ESTATE BROKER BY THE OWNER. ANY CLAIMS FOR A
14	LIEN FOR FUTURE INSTALLMENT PAYMENTS SHALL ONLY BE RECORDED
15	WITHIN NINETY DAYS AFTER THOSE INSTALLMENT PAYMENTS BECOME DUE
16	IN ACCORDANCE WITH THE WRITTEN AGREEMENT.
17	(3) THE LIEN ATTACHES FOR PURPOSES OF THIS SECTION WHEN THE
18	CLAIM FOR LIEN IS RECORDED, AND SHALL NOT RELATE BACK TO THE DATE
19	OF THE WRITTEN AGREEMENT.
20	38-22.5-107. Conditions on validity of lien - subsequent service
21	of notice to owner - action commenced within six months. (1) NO
22	LIEN CLAIMED BY VIRTUE OF THIS ARTICLE SHALL HOLD THE PROPERTY
23	LONGER THAN TEN DAYS AFTER THE RECORDING OF THE NOTICE OF LIEN
24	${\tt UNDERSECTION38-22.5-104UNLESSTHEREALESTATEBROKERPROVIDES}$
25	A COPY OF THE NOTICE OF LIEN TO THE OWNER OR OWNER'S AGENT BY
26	PERSONAL SERVICE OR BY REGISTERED OR CERTIFIED MAIL, RETURN
27	RECEIPT REQUESTED, ADDRESSED TO THE LAST-KNOWN ADDRESS OF SUCH

-6- 1288

1	PERSON, WITHIN TEN DAYS AFTER RECORDING THE NOTICE OF LIEN.
2	(2) NO LIEN CLAIMED BY VIRTUE OF THIS ARTICLE SHALL HOLD THE
3	PROPERTY LONGER THAN SIX MONTHS AFTER THE RECORDING OF THE
4	NOTICE OF LIEN UNDER SECTION 38-22.5-104 UNLESS AN ACTION HAS BEEN
5	COMMENCED WITHIN THAT TIME TO ENFORCE THE SAME, AND UNLESS ALSO
6	A NOTICE STATING THAT SUCH ACTION HAS BEEN COMMENCED IS FILED FOR
7	RECORD WITHIN THAT TIME IN THE OFFICE OF THE COUNTY CLERK AND
8	RECORDER OF THE COUNTY IN WHICH THE PROPERTY IS SITUATED. WHERE
9	TWO OR MORE LIENS UNDER THIS ARTICLE ARE CLAIMED OF RECORD
10	AGAINST THE SAME PROPERTY, THE COMMENCEMENT OF ANY ACTION AND
11	THE FILING OF THE NOTICE OF THE COMMENCEMENT OF SUCH ACTION
12	WITHIN THAT TIME BY ANY ONE OR MORE OF SUCH LIEN CLAIMANTS IN
13	WHICH ACTION ALL THE LIEN CLAIMANTS AS APPEAR OF RECORD ARE MADE
14	PARTIES, EITHER PLAINTIFF OR DEFENDANT, SHALL BE SUFFICIENT.
15	38-22.5-108. Liens having priority over brokers' lien.
16	(1) VALID PRIOR RECORDED LIENS, MORTGAGES, AND ENCUMBRANCES
17	HAVE PRIORITY OVER A REAL ESTATE BROKERS' LIEN. SUCH RECORDED
18	LIENS, MORTGAGES, AND ENCUMBRANCES INCLUDE, BUT ARE NOT LIMITED
19	TO:
20	(a) A VALID MECHANICS' LIEN CLAIM THAT IS RECORDED AFTER
21	THE BROKER'S NOTICE OF LIEN BUT WHICH RELATES BACK TO A DATE PRIOR
22	
	TO THE RECORDING DATE OF THE BROKER'S NOTICE OF LIEN;
23	TO THE RECORDING DATE OF THE BROKER'S NOTICE OF LIEN; (b) A PRIOR RECORDED LIEN SECURING REVOLVING CREDIT OR
23	(b) A PRIOR RECORDED LIEN SECURING REVOLVING CREDIT OR
2324	(b) A PRIOR RECORDED LIEN SECURING REVOLVING CREDIT OR FUTURE ADVANCES OF CONSTRUCTION LOANS; AND

-7- 1288

1	LIEN HAS BEEN RECORDED PURSUANT TO SECTION 38-22.5-106 AND THE
2	INDEBTEDNESS HAS BEEN PAID IN FULL OR THE LIEN IS NOT VALID AND
3	ENFORCEABLE IN ACCORDANCE WITH THIS ARTICLE AND OTHER
4	APPLICABLE LAW, THE REAL ESTATE BROKER SHALL ACKNOWLEDGE
5	SATISFACTION OR RELEASE OF SUCH LIEN IN WRITING WITHIN TEN DAYS
6	AFTER RECEIVING WRITTEN DEMAND FROM THE OWNER AND SHALL
7	RECORD A WRITTEN RELEASE OR SATISFACTION OF THE LIEN IN THE OFFICE
8	OF THE CLERK AND RECORDER OF THE COUNTY IN WHICH THE PROPERTY IS
9	LOCATED.
10	38-22.5-110. Spurious liens. Section 38-35-204 applies to
11	LIENS ASSERTED PURSUANT TO THIS ARTICLE.
12	38-22.5-111. Substitution of bond allowed - lien to be
13	discharged. (1) Whenever a brokers' lien has been recorded in
14	ACCORDANCE WITH THIS ARTICLE, THE OWNER OF ANY INTEREST IN THE
15	PROPERTY SUBJECT TO THE LIEN MAY, AT ANY TIME, FILE WITH THE CLERK
16	OF THE DISTRICT COURT OF THE COUNTY WHEREIN THE PROPERTY IS
17	SITUATED A CORPORATE SURETY BOND OR SIMILAR FINANCIAL
18	ASSURANCE. SUCH BOND OR ASSURANCE SHALL BE IN AN AMOUNT EQUAL
19	TO ONE AND ONE-HALF TIMES THE AMOUNT OF THE LIEN PLUS COSTS
20	ALLOWED TO DATE AND IS SUBJECT TO APPROVAL BY A JUDGE OF THE
21	DISTRICT COURT WITH WHICH SUCH BOND OR ASSURANCE IS FILED.
22	(2) THE BOND OR ASSURANCE SHALL BE CONDITIONED THAT, IF THE
23	LIEN CLAIMANT IS FINALLY ADJUDGED TO BE ENTITLED TO RECOVER ON
24	THE CLAIM UPON WHICH THE LIEN IS BASED, THE PRINCIPAL OR SURETY
25	SHALL PAY TO SUCH CLAIMANT THE AMOUNT OF THE JUDGMENT,
26	INCLUDING ANY INTEREST, COSTS, OR OTHER SUMS TO WHICH THE
27	CLAIMANT WOULD BE ENTITLED UPON FORECLOSURE OF THE LIEN.

1288 -8-

(3) UPON THE FILING OF A BOND OR UNDERTAKING AS PROVIDED
IN THIS SECTION, THE LIEN AGAINST THE PROPERTY SHALL BE
IMMEDIATELY DISCHARGED AND RELEASED IN FULL, AND THE REAL
PROPERTY DESCRIBED IN SUCH BOND OR UNDERTAKING SHALL BE
RELEASED FROM THE LIEN AND FROM ANY ACTION BROUGHT TO
FORECLOSE THE LIEN, AND THE BOND OR UNDERTAKING SHALL BE
SUBSTITUTED. THE CLERK OF THE DISTRICT COURT WITH WHICH THE BOND
OR UNDERTAKING HAS BEEN FILED SHALL ISSUE A CERTIFICATE OF
RELEASE, WHICH SHALL BE RECORDED IN THE OFFICE OF THE CLERK AND
RECORDER OF THE COUNTY IN WHICH THE ORIGINAL REAL ESTATE
BROKERS' LIEN WAS FILED, AND THE CERTIFICATE OF RELEASE SHALL SHOW
THAT THE PROPERTY HAS BEEN RELEASED FROM THE LIEN AND FROM ANY
ACTION BROUGHT TO FORECLOSE THE LIEN.

SECTION 2. Act subject to petition - effective date - applicability. (1) This act shall take effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 11, 2010, if adjournment sine die is on May 12, 2010); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part shall not take effect unless approved by the people at the general election to be held in November 2010 and shall take effect on the date of the official declaration of the vote thereon by the governor.

(2) The provisions of this act shall apply to cases in which a written listing agreement or compensation agreement is entered into on or after the applicable effective date of this act.

-9- 1288